

Beard Mm Estato Bond 10 Bumham Eliphus Quard of Julier Hatherony 83 Bumham David Guard of Fullers heirs 110 Baldwin Hung - Baldwin 123. RS

Cotrelle Roberts Estate Bond 2 Dovlitto Aaron & Guard of Daniel Carter 84 Dwall Tho! Quard, of Ann Eliza Crippen 100 Caldwell Thomas, a 24, 34. Constright Authory u u 28 Converse Edward of Darm Price 90.
Cochran Javiel Grand of Cochrans. 104
Caldwell Lane herheirs 114
Clement David Guard of D Muight (16
Converse Apa u & E. G. Converse him 130

Epps John Guara of Willis H Chps 1/2 Epps John - Olive Spain 1/7. Elwell J. H. J. E. Fairfield 125. Fairfula Gen M. Guard of Smithsheirs 129 RS

Sand South A. Estate Bond 7. Harries MM. Estato Bond 29. Hobert Joseph a a 44 Hatheway Ebeneza P. _ 50 Site Just Juan of Man Michael 97. Haskins Rich & Guara of Whites heins 88 Harp. Mm guard of Lacob Bowersmith 89. Hays Im Quard of Bonersmiths heirs 95 Hays Im Quard of Bonersmiths heirs 95 Harris John - hishin 107-132 Hill S. M. a Nany McColly 118 Hains Atlantic a - Haines 120 Graham mm " huis 108 Havrillaredions ... Havon 121 Hamington Solon - Beara 122

Invin Saul A. Estate Bone 20 Min Fra Estate Bond 39. Regarter SK great of Somia Libson Fenkins Mary Gnand of her heis 90

Lockwood Israel Estato Bond, 1 M Holow Matitda? Estato, Bound 5 Leckey Mm u u 36 Murphy Joseph S. Estato ~ 17. Month Sand L. . 11. Sockwood Angeline Juand of Baracl Sockwood hinsborne 79 Long Thomas Quard, of Late Red his 85 Miller Latte Guar Jof Hatherough heirs. Bound 80 Lee C. Smand of M & Sheldon 105 Meint Saul, quanto Readings, heirs Laughead It. u . C. Idams MBratuer Stewl heard of m Allen Al Donald George, Suara of Malanals. Myers Adam Tuand of Michael Myers heirs -Miller Law Guard ofher maiors 103 Mantyn Steward a Mechem 5. heirs 119 Mitchel Dixon Quard of Enos Reed 126 Mmasters Dal a "Initho heirs 133 McCombs John a ser a 134

Novill Mon Estato Bond 18. Ozerbargh Nicholas, Grana of Not. Parker PQ RS TU VW Prier John: Estate Bross 4.
Batterson Alex? Estate a 8
Butsick forces. 43
Pryno Summer Guard of Clique Lann aux
Batrick Levi Guard of Patrick 194 82) PQ RS TU VW

Stone James Estate Brud J. Snodgrags Samuel Estate Bond 19 Stewart James Estate - 25 Red John Buard of hodgrass his Red John 32. - I. Carter Robinson John M. . Rineys Smith Stephens Estato Scott William - 54 Smith Almira Guard of Smiths 128 Reed John 3? Grand. of Lucius Huller 145

John Heman? Estate Bond 6. Janner Able - 46 Jyler Saml Guard of his chil? James David a of Dannes 8%. Wilson A. W. Estato Bono 21.
Williams John 9.
Wilch David Guard of Williottshein Bono 81.
Which David Guard of Williottshein Bono 81.
Whight David Guard of Churches heirs 92.
Whight David P. Guard of C. Winget 106.
Wilberto. Guard of Rachel Huff 127.

KNOW ALL MEN BY THESE PRESENTS. That we, Angeline Sockwood, M. H. Wadhams & James Henderson are held and firmly bound unto the State of Ohio in the sum Lever hum dread Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this day of April A. D. 1849. WHEREAS Angeline Lockwood has This day been appointed Executrix of the estate of Israel Lockwood deceased Now if the said Angeline Lockwood Executive as aloresaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to he possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased: Secondly, and administer according to law, and to the will of the testator all his goods, chattels, rights and credits; and the proceeds of all his real estate that may be sold for the payment of his debts or legacies which may at any time come to the possession of the executive or to the possession of any other person for her Thirdly. And render upon oath a just account of her administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in fuli force and virtue in law. Angeline Sockwood [Seal] SIGNED AND SEALED IN James Henderson [Seal] [Seal.]

Altest. Janus Kinkado je Clerk

KNOW ALL MEN BY THESE PRESENTS, That we,	
Samuel Cotrell. C. Leo and J. B. Hayrus	
are held and firmly bound unto the State of Ohio in the sum fry Hundred	/ 1
Dellars to the parment of which well and truly to be made we bind ourselves, our heirs, ex	ecutors, and
deverally firmly by these presents: WITNESS our hands and seals	this 144
day of Afril A. D. 1849. WHEREAS the Said Samuel Colin	decea
Now if the said Samuel Cotrell Executor as aforesaid, shall make	
to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rig	hts & credits.
of the testator, which are by law to be administered and which shall have come to his possessi	on & a knowl
of the testator, which are by law to be administrate and which contains of the deceased:	
edge; and also if required by the Court an inventory of the real estate of the deceased:	attale right
Secondly, and administer according to law, and to the will of the testator all tree goods, ch	/ rigur
and credits; and the proceeds of all his real estate that may be sold for the payment of	debts o
legacies which may at any time come to the possession of the executor or to the possession of an	y other perso
for him - 1.	
Thirdly. And render upon oath a just account of hee administration within eighteen mont	hs and at an
other time when required by the Court or the law: then this obligation shall be void, otherwise	be and remai
in fuli force and virtue in law.	
SIGNED AND SEALED IN	[Seal.]
apen Court, 212M Hayrus	[Seal.
C. Lie	[Seal.]

[Seal.] [Seal.]

A. True Copy of Original Bond 3 Mest James Mintadep Clerk 3

THOW ALL MEN BY THESE PRESENTS. That we

KNOW WITH HIRU DA THEND STREET	
Orister Fox, James Bost and Henry Tox	
are held and firmly bound unto the State of Uhio in the sum Live Herria	tred
Dollars, to the payment of which well and truly to be made we bind ourselves, our he	rs, executors, and
administrators, jointly and severally, firmly by these presents: WITNESS our hands an	d seals this
County Ohis, have this day appointed Chester Fox.	Administrator
Now if the said Chester For Administrator - Executor as aforesaid, she	il make and return
to the Court on oath within three months, a true inventory of all the moneys, goods chatt	els, rights & credits,
of the testator, which are by law to be administered and which shall have come to heep p	ossession & a knowl-
edge; and also if required by the Court an inventory of the real estate of the deceased	
Secondly, and administer according to law, and to the will of the testator all he's go	ods, chattels, rights
and credits; and the proceeds of all his real estate that may be sold for the paymen	t of his debts or
legacies which may at any time come to the possession of the creation or to the possession	n of any other person
for him -	
Thirdly. And render upon oath a just account of heis administration within eightee	n months and at any
other time when required by the Court or the law: then this obligation shall be void, other	rwise be and remain
in full force and virtue in law. Chester Hax	
ALGERT AND SEALED IN V	[Seal.]
Open Court James 13 Dort	[Seal.
Henry Fox	[Seal]
	[Seal.]

Altest, James Kinkaw Clerk 3

[Seal.] [Seal.

[Seal]

[Seal.]

KNOW ALL MEN BY THESE PRESENTS. That we, Pheba Pice Sunpson Price gesse Bell and Serrout Eckhart are held and firmly bound unto the State of Ohio in the sum Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this 2900 day of May A. D. 1849. WHEREAS Pheba Price Vineferon Price have this day been appointed by the Court Executions of John Frier secures Now if the said Pheba Hompson Price Executors as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to their possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased: Secondly, and administer according to law, and to the will of the testator all hero goods, chattels, rights and credits; and the proceeds of all his real estate that may be sold for the payment of his debts or legacies which may at any time come to the possession of the executor or to the possession of any other person for There Thirdly. And render upon oath a just account of The administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law. Thebe & Price SIGNED AND SEALED IN Le Mont Eckert Ilsse Bell

A true Copy of Original Bono 3 Attest, fames Kinkade Clerk 3

KNOW ALL MEN BY THESE PRESENTS. That we,

James M. Adow Samuel Wheeler and John G. Ma	elou-
are held and firmly bound unto the State of Ohio in the sum Three hounds	ed.
Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, ex-	ecutors, and
administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals day of firm A. D. 1849. WHEREAS holour to Common the Country Chio, have the day appointed the Laint annual to the said farmed Madon deese. Now if the said farmed Madon Executor as aforesaid, shall make to the Court on oath within three months, a true inventory of all the moneys, goods chattels, right of the testator, which are by law to be administered and which shall have come to he possession.	ce and return
edge; and also if required by the Court an inventory of the real estate of the deceased:	
Secondly, and administer according to law, and to the will of the testator all for goods, ch	attels, rights
legacies which may at any time come to the possession of the executor or to the possession of an for fraire. Thirdly. And render upon oath a just account of his administration within eighteen month	
other time when required by the Court or the law: then this obligation shall be void, otherwise t	be and remain
in fuli force and virtue in law.	
SIGNED AND SEALED IN } PRESENCE OF Very Market Ma	[Seal.]
PRESENCE OF & Samuel Wheeles	[Seal.
Henry Wolford John C. M. Adon	[Seal]
first died ersette	[Seal.]
A True Copy of Original Bond 3 Abbet, James Kinkade fr. Clerk, 3	

KNOW ALL DIEN BY THESE PRESENTS. That we, Harraw Toby Charles Joby. Archibald Brooks and Sevi Phelps are held and firmly bound unto the State of Obio in the sum Wigh Amudred Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this 15 12 day of August A. D. 1849. WHEREAS Harlow Tobyand Charles Loby. Now if the said Harlow Joby Charles Johy Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to Their possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased: Secondly, and administer according to law, and to the will of the testator all goods, chattele, rights and credits; and the proceeds of all his real estate that may be sold for the payment of his debts or legacies which may at any time come to the possession of the executor or to the possession of any other person for them Thirdly. And render upon oath a just account of Their administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law. Harlow Sober Charles Sober A.G. Brooks Levi Phelfes SIGNED AND SEALED IN

[Seal.]

[Seal. [Seal] [Seal.]

A. hur Copy of Original Bond &

Know all men by thiese presents.	. 470,
	· /
Shepard Gandy Jacob Gandy and Richard	Judy
are held and firmly bound unto the State of Ohio in the sum	indred.
Dellars to the payment of which well and truly to be made we bind ourselves, o	ur heirs, executors, and
the and saverally firmly by these presents: WITNESS our han	ds and seals this
1 1 D 1040 Wassers Mc Comminant	new outer, with the
Thepard Gandy Exegutor of the Last Will Hestamult	of Hung It Law
Now if the said Shepard Gandy Executor as aforesa	id, shall make and retur
to the Court on oath within three months, a true inventory of all the moneys, goods	chattels, rights & credit
to the Court on oath within three around the chall have come to	possession & a know
of the testator, which are by law to be administered and which shall have come to	CO P
adder, and also if required by the Court an inventory of the real estate of the dec	eased:
Secondly, and administer according to law, and to the will of the testator all	goods, chattels, right
and credits; and the proceeds of all his real estate that may be sold for the p	ayment of Med debts
legacies which may at any time come to the possession of the executor or to the pos	session of any other pers
for him	
Thirdly. And render upon oath a just account of his administration within e	ghteen months and at a
other time when required by the Court or the law: then this obligation shall be voi	d, otherwise be and rema
signed AND SEALED IN & Sheppard San	dy [Seal.]
PRESENCE OF Street Gundle	[Seal.
P1 - P	[Seal.]
ouename, ena	Y (Seal)

A Time Copy of Original Bond 3

KNOW ALL MEN BY THESE PRESENTS. That we, Robert Oderiston, Whester Toy and Mary Patterson are held and firmly bound unto the State of Ohio in the sum Hour Hernauca Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this 20 90 May of Novemba A. D. 1849. WHEREAS The Court of Common Pleas of Minion County this have this day Confirmed the appointment of the bound Education as Executor of the islate of Alexander Patterson deceased Now if the said Robert & demours Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to his possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased: Secondly, and administer according to law, and to the will of the testator all her goods, chattels, rights and credits; and the proceeds of all his real estate that may be sold for the payment of his debts or legacies which may at any time come to the possession of the executor or to the possession of any other person Thirdly. And render upon oath a just account of his administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain Tober Edmiston in fuli force and virtue in law. SIGNED AND SEALED IN PRESENCE OF Chester Hox Many Patterson Apen Court

A true Copy of Original Bond & Attest, James Krietade p clerk }

[Seal.

[Seal.] [Seal.]

KNOW ALL MEN BY THESE PRESENTS. That we,

1	The Asher David Asher and Invin Johnson	
	are held and firmly bound unto the State of Ohio in the sum Que Thousane	0
	Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, execu	itors, and
	administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this	leas o
2	Minon County has this day Confirmed the appointment of John Ast recutor of the talated traffer the States deceased John Asher Executor as aforesaid, shall make	and ratur
	Now if the said John Asher Executor as aforesaid, shall make	O I'i
	to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights	& credits
	of the testator, which are by law to be administered and which shall have come to his possession	& a know
	edge; and also if required by the Court an inventory of the real estate of the deceased:	
	Secondly, and administer according to law, and to the will of the testator all hes goods, chat	tels, right
	and credits; and the proceeds of all his real estate that may be sold for the payment of her	odebts o
3.	legacies which may at any time come to the possession of the executor or to the possession of any o	ther perso
	for hein -	
11.	Thirdly. And render upon oath a just account of head administration within eighteen months	
	other time when required by the Court or the law: then this obligation shall be void, otherwise be	and remai
•	or full force and virtue in law.	1029
	SIGNED AND PLACE OF	[Seal.]
1	onon thura	[Seal.]
70	huddown David x Asher	[Seal]
	man &	[Seal.]
3	A The Copy of Original Bond 3	

KNOW ALL MEN BY THESE PRESENTS. That we, Cliphas Bigalow, William B. Invin & John Labin are held and firmly bound unto the State of Ohio in the sum Sexteen Hundred Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this 29 M day of Refetember A. D. 185%. WHEREAS the Country of Seliphas Begalow as Executes of the Last will and testament of Alpheno Bigalow Cator Soid Country deseased Now if the said Eliphas Bigalow Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to his possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased: Secondly, and administer according to law, and to the will of the testator all fully goods, chattels, rights and credits; and the proceeds of all two real estate that may be sold for the payment of two debts or legacies which may at any time come to the possession of the executor or to the possession of any other person for him Thirdly. And render upon oath a just account of he's administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain William B. Invin John F. Sabin in fuli force and virtue in law. SIGNED AND SEALED IN PRESENCE OF

Altest. James Kinkado f Clerk 3

2 [Seal,

[Seal] [Seal.]

Twow all men by these presents, that we, John G. Menett Vaniel Menett. Apollos Eastman & Albert R. White are held and finity bound unto the State of Chio in the Sum of Five hundred dollars, to the payment of which well and truly to be made we bried auralves, our heirs, Executors, and administrators fourthy and Severally, finily by these presents, Witness Our hands and Jeals this 30 Hday of September ASI. 1851. Whereas the Court of Common Pleas of Union County this day Confirmed the appointment of John G. Merrett & Daniel Menettase yeutors of the Lastwill and testament of Samuel Merrett deceased, Now if the Said John & & Daniel Merrett. Executors as aforesaid, Shall make and return to the Court on Cath within three months a true inventory of all the moneys goods chattels, rights & credits of the testator which andy law to be administered and which shall have come to their passesseon & Knowledge: and also if regima by the Court an inventory of the nal estate of the deceased, Lecondly, And administer according to Law and to the will of The lestator all his goods, chattels rights and credits; and the proceeds of all his real estate that may be sola for the payment of his debtoor legacies which may at any time Come to the possession of the Executors arto the possession of any other person for them. Hindly, And render upon Catha just account of Their Adu = inistrator within eighteen months and at any other times When required by the Court or the Law; then This abligation Shall be void atherwise be and remain in full force and voitue in Law, John G. Merritt Reals Dignew and Sealed in } Daniel AMerit Sias presence of ARMite leag I Kinkado p Appelles Castman Real

Attend Copy of Original Bones Start James Kinhado p clerk

Rebecca Musphy Joseph & Ross & Jess Bul are held and firmly bound unto the State of Ohio, in the sum of Three Annasea to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 29 th day of May, 1. D. 1849 Whereas, the Court have this day appointed Rebecca Murphy Admin = istrative of the islate of Joseph Murphy deceased Now if the said Rebecca Murphy as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to her possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administratory or to the possession of any other person for her. Thirdly. And render upon oath a true account of her administration within eighteen months and at any other times when required by the Court or the Law Fourthly. And pay any balance remaining in her hands upon the settlement of her accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Joseph It Rosa [SEAL.] [SEAL.] in open court [SEAL.] [SEAL.]

Alter Games Kinhado for Clerk

Know all Men by these Presents that We, Marles M. Lyon, Abram Nowill & William Inship are held and firmly bound unto the State of Ohio, in the sum of Jevelve hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 29 and day of Many A. D., 1849 Whereas, the Court have this day appointed Wharles W. Lyon Administrator of the Estato of William Novville deceased Now if the said Oharles MLyon — Administrator as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to krispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. OW Levon SEAL.D Signed and scaled) Abram Stowil CISEAL) William Inshup EISEAL B O ISEAL Altest, James Minkadop Clerk

The property of the property o

know all Men by these Presents that Her

Know all Men by these Presents that We, must Anodgrass, James Reed When Reed are held and firmly bound unto the State of Ohio, in the sum of Fevelve Hundred dollars, to the payment of which well and truly to be made we bind ourselves, our beirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 30 Lday of Many A. D., 1849 Whereas, the Court have this day appointed annes A Shoodgeass Administrator of the islation annual Sundgrass late of Union County of the said farmes of Trockgrass - Administrator as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to Acopossession and knowledge: or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator, or to the possession of any other person for him Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be voidy otherwise be and remain in full force and virtue in law. [SEAL] Signed and sealed) John Reed 1st [SEAL.] Jakin presence of CR. [SEAL.]

SARE! ALENE.

Mest: James Kinhadop Clerk

[SEAL.]

Know all Men by these Presents that We, James Juner, William IV. Frank and Jeremiah Ourl are held and firmly bound unto the State of Ohio, in the sum of Chrice humaned dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this / day of fund A. D., 1849 Whereas, the Court have this day appointed James Furner Adminis = trator of the relate of Samuel & Irvin deceased Now if the said dances Hurner us aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to his possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for free Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct.

Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. [SEAL.]

Signed and sealed) in presence of)

James Jumer Jeremiah Gurl

[SEAL.]

[SEAL.]

[SEAL.]

A Thud Coffy of Evigual Bone 3 Allist. James Kin Made for Clerk 3

22

Know all Men by these Presents that We, Archibald & From leyprian See and Andrew M. Gill hee held and firmly bound unto the State of Ohio, in the sum of Sex hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and scale this 17 the day of August.

A. D., 1849 Whereas, the Court have this day appointed Archibald S. Inoin Admin = estrator De fonce non with the will annexed of the Estate of John S. Invin deceased Now if the said Archibald Invited Administrator as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to his possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for him Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. [SEAL.] Archibald Servino Signed and scaled) [SEAL.] in presence of) [SEAL.] [SEAL.]

Altest James Kinhado for clerk 3

324 teds strongs with to will be sough

the second residue and the second residue as a second

which was a second of the second of the second

the state of the same of the same particular to the same of the

the first time to be a second of the second

The of Finance of the Control of the

reduced of their burgaments of the control of the c

the first the property and an entered from the controller appears their region and the controller appears the cont

ALL THE CONTROL OF THE PARTY OF THE PARTY.

Justin The Special State of th

Moses Fullington from Smith and Elephas Begalow are held and firmly bound unto the State of Ohio, in the sum of Two Thousand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 6 & day of October 1. D., 1849 Whereas, the Court have this day appointed Moses Pulling Tow Admin istrator of the Estate of Thomas Caldwell descased Now if the said Mases Fullington as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to hispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for him Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such

persons as the Court or the Law shall direct.

Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed in presence of

Noah Granger

Mases Fullington Eliphas Digilow

TSEALD CISEALD CISEALD

-[Stritter]

A Time Copy of Original Bond 3 Altest, James Kirkado fr Clerk 3 Russes all New South Presents the world

and delivery the second second

TABLE TO THE RESIDENCE OF THE PARTY OF THE P

Know all Men by these Presents that We, Joel A leonverse. Rufus & lease and Il. Recev are held and firmly bound unto the State of Ohio, in the sum of Four Annance to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 2000 day of Avecuber A. D., 18/19 Whereas, the Court have this day appointed foel of Converse Administrator of the estate of fames Stewart deceased. Goel N. Converse as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to hispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for Auru Thirdly. And render upon oath a true account of dres administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. [SEAL.] Signed and scaled) [SEAL.] ameatin Radopelk. [SEAL.] [SEAL.]

Atmo Copy of Original Bond 3 Attest. James Kinkado fr Clerk 3 Vision all Ben le skear Fremus, that We-

Know all Men by these Presents that We, Machine Bourson, Mailes Bodking M.A. Baahans dollars, are held and firmly bound unto the State of Ohio, in the sum of Sex humaned dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 1722 day of annuary A. D., 1837 Whereas, the Court have this day appointed the Robertson Administrator of the estate of the said Now if the said Administrator as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to be possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased.

Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all real estate that may be sold for the payment of real debts which may at any time come to the possession of the administrator or to the possession of any other person for river.

Thirdly. And render upon oath a true account of real administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct.

Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

Charles Bothin

M. D. Wadhams

[SEAL.]

[SEAL.]

[SEAL.]

A Timo Copy of Enginal Bound 3 Allest James Knihade fr Clerk Burey all Men my thray Freezewhilling West

Know all Men by these Presents that We, Joursa Lock Denjamin Hanington and Patrick Rice are held and firmly bound unto the State of Ohio, in the sum of Six hundred to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 27 Ray of Many A. D., 1850 Whereas, the Court have this day appointed Course ishahirothe Calabor John Stock deceased. Now if the said louisa lock as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to heapossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administratory or to the possession of any other person for her Thirdly. And render upon oath a true account of Arey administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in her hands upon the settlement of her accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. SEALD Signed and scaled) GISE M. in presence of Dentamin Harrington huldloate-Mary & Tice Alliet James Richado f clerk

Know all Men by these Presents that We, John Countrials John Hutchisson and Jacob Demypacker are held and firmly bound unto the State of Ohio, in the sum of Sixteen hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 28 Dday of Many A. D., 1850 Whereas, the Court have this day appointed John Courthight Administrator of the Estate of Authory Countright deceased Now if the said John Countright as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to hispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator, or to the possession of any other person for him Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in Lis hands upon the settlement of Lis accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. (SEAL.) Stohn Cortright Signed and sealed) SEAL. John Hutchisson Jacob Pennypacker apen Court. SEAL A mie Copy of Original Bond 3 Allest James Kinhade freler ? 3

Part of the control o

Know all Hen by these Presents that We, Cliver Hairs are held and firmly bound unto the State of Ohio, in the sum of Two Thousand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 27 day of Many A. D., 1850 Whereas, the Court have this day appointed Oliver Hames Administrator of the estate of Minny Hains deceased
Now if the said Oliver P. Hains Admini as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and eredits, of the deceased, which have or shall come to hispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all Aris real estate that may be sold for the payment of Aris debts which may at any time come to the possession of the administrator or to the possession of any other person for free Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Oliver & Hames QSEAL) Signed and sealed) Benjamin Vickers SISEAL. in presence of) William Bales [SEAL] SEALT Altest James Kinkade frelerk 3

ADASSE

Know all Men by these Presents that We, Christiana Imeth Thomas Foreman and William Richers are held and firmly bound unto the State of Ohio, in the sum of Three Thousand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 2 y Hay of May A. D., 1850 Whereas, the Court have this day appointed Christiana Smith Administrating of the relate of slipting I with deceased Now if the said Christiana Smith as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to herpossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrate or to the possession of any other person for her Thirdly. And render upon oath a true account of her administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in her hands upon the settlement of her accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Ohristiana Smil Signed and sealed) Thomas Forman E[SEAD] in presence of SEAL S Thu Dleato SEALD John Nerohouse Coration Carrow A Time Copy of Original Bone 3 Alterto James Kinkadof Clerk 3

Know all Men by these Presents that We, Richard M. All.
Madison Cumingham and James Ponder Ter -
are held and firmly bound unto the State of Ohio, in the sum of Six humaned dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this 27 hday of ellary
A. D., 1850 Whereas, the Court have this day appointed tech and WATTinson Administrator of the Estatoof James M. Cardoso
Now if the suid Trahand W. Athanson Administrator
as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys,
goods, chattels, rights, and credits, of the deceased, which have or shall come to Lispossession and knowledge;
or also if required by the Court an inventory of the real estate of the deceased.
Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased
and the proceeds of all his real estate that may be sold for the payment of free debts which may
at any time come to the possession of the administrator, or to the possession of any other person for him
Thirdly. And render upon oath a true account of fus administration within eighteen months and at any
other times when required by the Court or the Law
Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such
persons as the Court or the Law shall direct.
Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.
Signed and scaled) Ticho W. Sthinson (SEAL)
in presence of Madison Curringham (SEATE)
Daniel Evans James Pomdester GEALS
George Cost
A trade of a Comming Board to

Altest: James Kinkade for clerk

State all from the Mere Present food We.

Exprian Levand John Johnson are held and firmly bound unto the State of Ohio, in the sum of hree thousand to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this y to day of fund A D., 1850 Whereas, the Court have this day appointed William Richey Adminis = trator of the Estator Slephen Smith late of Union County Chio, dead, Now if the said William Richey as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to Lio possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased Secondly. And administer according to law, all the moneys, goods, chattels, rights, and gredits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for hum Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law Fourthly. And pay any balance remaining in Luchands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. SEAL Signed and scaled) SEAL. in presence of (SEAL) James Kin Kadop clerk & [SEAL)

Altest James Kinkade poler &

west don't receive by would be will like would

Know all Men by these Presents that We, Charles Thellis James Vullington and John Mitchell are held and firmly bound unto the State of Ohio, in the sum of Five Thousand dollars. to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 13 th day of Aug ust 1. D. 1850 Whereas, the Court have this day appointed Charles Phillis Administrator See bones from of the Estate of Thomas Caldwell declared, us ajoresaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to Lecopossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased Secondly. And administer according to law, all the moneys, goods, chattels, rights, and gredits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person fortune Thirdly. And render upon outh a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. SEAL T Signed and sealed) James Fullington (SEALD in presence of (SEAL) wiRadop Clk (ISEAL)

A Ino Copy of Original Bond 3 Med. James Rinhaw r clerk 3

Know all Men by these Presents that We, Charles Phillis, James Hullington William Buy, John H. Bumham A.S. Bates and Jell Krimball are held and firmly bound unto the State of Ohio, in the sum of Fifty Thomsand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 12 Hd day of August A. D., 1850 Whereas, the Court have this day appointed Charles Phellis and James Now if the said Charles Phellis and Janus Fullington Administrators.

Administrators.

As aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys. goods, chattels, rights, and credits, of the deceased, which have or shall come to the possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrators or to the possession of any other person for theme Thirdly. And render upon oath a true account of Ther administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in their hands upon the settlement of their accounts to such · persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. SEALD 1 Charles Thellis Signed and sealed) TSEAL B James Fully gton in presence of TSEAL B William King IN Converse John H. Bumham [SEAL.] A.A. Woodworth A. S. Bates of M. Kimball Deal Altert. James Kinkade fr Clerk 3

Know all Men by these Presents that We, Lerry & Hager Zachanah Noteman and Edwin Converso are held and firmly bound unto the State of Ohio, in the sum of Five humaned to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 12th day of August A. D., 1850 Whereas, the Court have this day appointed Levery F. Hager Somministrator of the Estato of William Lee Reydercases Now if the said Levy of Hager

Administrator

as aforesaid, shall make and return to the Court on oath within three mouths, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to hispossession and knowledge; er also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for him Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Pourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Lewy F. Hager Edwin G. Converse 3 Noteman Signed and sealed) GSEAL. in presence of [SEAL.] Famian Converso 5 [SEAL.]

A Down Copy of Original Bond 3 Altest, Janua Minkade fr Clerk 3 new oil Stee Eg three Presents that Will.

the state of the second second

The first of the second second

The second of th

and also write along the court of a court of the court of

After the state of the first of the first of the state of

Making the second second party of the second polytopic and second respectively.

Contract to the same of the same of

LIEUTE CONTRACTOR OF THE PARTY OF THE PARTY

Know all Men by these Presents that We, D. E. Lawrence, John Wood & William C. Piper are held and firmly bound unto the State of Ohio, in the sum of Five humared to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seeks this 12th day of August A. D. 1850 Whereas, the Court have this day appointed JE. Lawrence administrator of the Estate of William M Galloway diceased Now if the said of E. Lawrence as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to his possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased

and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for him Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law

Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct.

Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed) in presence of Mu Bleats. John F. mods W.C. Piper

6 SEALD SEAL D (ISEAL) (ISEAL)

Atrue Copy of Original Bond Altest James Kinkadup Clerk

Know all Men by these Presents that We folin Curry James A lenny and	William Meriget
are held and firmly bound unto the State of Ohio, in the sur	ourselves, our heirs, executors, and administrators,
to the payment of which well and truly to be made we bind	outside the same of the same o
jointly and severally, firmly by these presents; witness our	hands and seals this /J M day of Jungus!
A. D., 1850 Whereas, the Court have this day appointed	John lewy administrator
A. D., 1850 Whereas, the Court have this day appointed of the Estato of William Bea	not deceased
Now if the said when Curry	
Garagid shall make and return to the Court on oath w	ithin three months, a true inventory of all the moneys,
goods, chattels, rights, and credits, of the deceased, which	have or shall come to Mes possession and knowledge;
or also if required by the Court an inventory of the real es	date of the deceased.
Secondly. And administer according to law, all the mone	ys, goods, chattels, rights, and credits, of the deceased
and the proceeds of all his real estate that may b	e sold for the payment of Mis debts which may
at any time come to the possession of the administrator	or to the possession of any other person for him
Thirdly. And render upon oath a true account of hu	
other times when required by the Court or the Law.	/ / · · · · · · · · · · · · · · · · · ·
Fourthly. And pay any balance remaining in his h	ands upon the settlement of /2 accounts to such
the Courter Inc taky blind without	
Fifthly. And deliver the Letters of Administration into	Court in case any will of the deceased sixtue in law
duly proven and allowed, then this obligation shall be voice	John Cenry SEALS
Signed and sealed	Ma Winger ESEALT
in presence of)	James A Centry (SEAL)
	[SEAL]

Attest James Kinkadop clerk

"AM hour consent count to me me ment

the second to the second the second to the second to

Know all Men by these Presents that We, James B. Cook, Joshua Judy and games Jumer ore held and firmly bound unto the State of Ohio, in the sum of Six humared to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 13 th day of August A. D., 1830 Whereas, the Court have this day appointed Junes Blook Administrator of the Estate of Fra Mine deceased James B. book as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to his possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for him Thirdly. And render upon oath a true account of Aus administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. ASEAL. James Turner Signed and sealed) JSEAL) in presence of) SEAL (SEAL)

Attest James Strikadof clerk 3

Moow all Men by theer Presents that two

Attended to the second of the

NAMES AND ADDRESS OF THE PARTY OF THE PARTY

NAME OF THE PARTY OF THE PARTY

TABLE

Linguis .

Know all Men by these Presents that We,

William Benson, Samuel Lager 2 2 and Abraham Lager are held and firmly bound unto the State of Ohio, in the sum of Three humaned dollars to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, joinily and severally, firmly by these presents; witness our hands and seals this 7 & day of October 1. D , 1830 Whereas, the Court have this day appointed William Benson Administrator On the Estate of John Benson deceased

Now if the said William Benson as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, guods, chattels, rights, and credits, of the deceased, which have or shall come to help possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased.

Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator, or to the possession of any other person for him Thirdly. And render upon oath a true account of Aus administration within eighteen months and at any other times when required by the Court or the Law Fourthly. And pay any balance remaining in hero hands upon the settlement of hero accounts to such

persons as the Court or the Law shall direct.

Fiftbly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed) Janus Rii Rade Samuel Lager son

SEAL ? (SEAL) SEAL. SEAL P

Ather James Kinkado polerk 3

Know all Men by these Presents that We, Hung Baldwin James M Welsh and Philip Snider are held and firmly bound unto the State of Ohio, in the sum of Fwo tumcured dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 21 at day of November A. D., 1850 Whereas, the Court have this day appointed Henry Baldwin Administrator On the Estate of Thomas J. Baldwin latofllion Court, this deceased. Now if the said Hunny Valdovin as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to hispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for furni Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Janua Melsh Philip Swider ASEAL? OSEAL [SEAL] Doughty) (ISEALA)

A The Copy of Enginal Bone 3 Attest James Kinkado peler 8 And the second of the second o

Book all fire by these Persons that Wes-

And the state of t

apparent of the reserved from a particular day and resident production of the control of the con

desired of treatments in the property of the p

the same of the last to the same of the last to the same of the sa

reflected on Date Separated with the construction of party term over the construction of the construction

Lake !

Links of the second of the sec

- dates

Marken Gatrick, John F. Salin and Jerea H. Clement are held and firmly bound unto the State of Ohio, in the sum of Sixteen hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 19th day of November 4. D. 1850 Whereas, the Court have this day appointed Mathew Gratich Administra = Tovon The estate of Moses Patrick late of Union County Ohis deceased.

Now if the said Mathew G. Patrick - Administrator as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to his possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all two real estate that may be sold for the payment of two debts which may at any time come to the possession of the administrator, or to the possession of any other person for him Thirdly. And render upon oath a true account of Lio administration within eighteen months and at any

other times when required by the Court or the Law Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct.

Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed) in presence of

SEAL Mathew G. Patrick ISEAL. Jend N. Clement

Attest. James Kinkado fr Clerk 3

Marken Gatrick, John F. Satin and Jerea H. Clement are held and firmly bound unto the State of Ohio, in the sum of Sixteen hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 19 12 day of November 4. D., 1850 Whereas, the Court have this day appointed Mathew Gratien Administra = Now if the said Mathew J. Patrick Minon County Ohis deceased. as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys,

goods, chattels, rights, and credits, of the deceased, which have or shall come to help possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased.

Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator, or to the possession of any other person for him. Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct.

Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed) in presence of

SEAL Matthew G. Patrick ISEAL F Jeno H. Clement

Attest James Kinkadof Clerk 3

Know all Men by these Presents that We, James Armstrong, A. G. Benton and Horaco Beach are held and firmly bound unto the State of Ohio, in the sum of Five hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 18th day of November A. D. 1800 Whereas, the Court have this day appointed James Annstrong Administrator On the estate of Joseph Hobert Lato of Union County this deceased Now if the said games Annstrong as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to hispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased.

Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for human Thirdly. And render upon oath a true account of Lis administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct.

Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed) in presence of) Horace Beach A.G. Benton

TSEALD (SEAL) [SEAL]

Alter James Kinhade p clerk

Know all Men by these Presents that We, Jacob C. Leidle Samuel Cotrell & Lewis Falligh are held and firmly bound unto the State of Ohio, in the sum of three boundred dollars, to the payment of which well and truly to be made we bind ourselves, our boirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 1800 day of November 1. D. 1850 Whereas, the Court have this day appointed Jacob l. Seidle Administrator On The Estate of John Shisterlate of Union County Ohio deceased Now if the said Jacob le Sidle Administrator as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to Luipossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator, or to the possession of any other person for www. Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. GSEALT Signed and sealed) (SEAL) in presence of) ISEAL. The Bloats OSHamitton [SEAL.] Attest James Kinkade p clerk 3

Know all Men by these Presents that We, William Richey lypnan Lew and Philip Sunder are held and firmly bound unto the State of Ohio, in the sum of Four hundred to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this # day of December A. D. 1850 Whereas, the Court have this day appointed William Richey Administrator on the Estate of Able Lanner late of Union County Whis deceased Now if the said William Richery as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to hee possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator, or to the possession of any other person for him Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. SEAL Signed and sealed) SEAL! Jakuikaduh Clerk SEALD A Imo Copy of Original Bond

Altest, Janus Krickado for clerk

Know all Men by these Presents that We, Emily Fairfield gasob Fairfield and Signothy A. Elwell are held and firmly bound unto the State of Ohio, in the sum of Three thousand to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 13 th day of farmany A. D., 1857 Whereas, the Court have this day appointed builly Fairfield Administrating Ow the Islate of George W. Fairfield, late of this Country deceased. as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to her possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrative or to the possession of any other person for her Thirdly. And render upon oath a true account of her administration within eighteen months and at any other times when required by the Court or the Law Fourthly. And pay any balance remaining in her hands upon the settlement of her accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Enrich Fairfield JA. Choice Jacob Fairfield Signed and scaled) John presence of luk Attest James Snikado f clerk

Gaseph Coo and GA Cassil Philip low are held and firmly bound unto the State of Ohio, in the sum of Three Thous and dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 28 may of January 1. D. 185/ Whereas, the Court have this day appointed Maryleve Administrating Outholstate of Vaniel leve late of Minion County Ohio deceased Admini as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to her possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all her real estate that may be sold for the payment of her debts which may at any time come to the possession of the administrative or to the possession of any other person for him. Thirdly. And render upon oath a true account of her administration within eighteen months and at any other times when required by the Court or the Law Fourthly. And pay any balance remaining in her hands upon the settlement of her accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. BISEAL Signed and sealed) SEAL in presence of } SEALS James Kriskado peler & Altert James Kinhade p clerk 3

and safe specially as not be read

Know all Men by these Presents that We,

Rebecca Williams, Benjaman Hofrkins. and Renben Plann

are held and firmly bound unto the State of Ohio, in the sum of Lovo Housand dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this 14 Pd day of April

A. D. 1857 Whereas, the Court have this day appointed Rebecca Hilliams

Administratory on the Island of John Williams late

of Union County Chio deceased

Now if the said Rebecca Williams

Administratory

as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to her possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased.

Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrative or to the possession of any other person for her Thirdly. And render upon oath a true account of her administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in her hands upon the settlement of her accounts to such persons as the Court or the Law shall direct.

Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

Benjamin Hopkins Reliber P. Mann

ISEAL SEAL SEAL SEAL

A time copy of Original Bond 3 Altest James Kinkadop Clerk Magazin and through rough and the friend of the main we had considered the secondary of the properties of the first of the main with the secondary of the main with the secondary of the main when the secondary of the main with the secondary of the main when the secondary of the

Know all Men by these Presents that We, Denjamin Hopkins Mary Arm Hatheway, Eliphas Buliham and Are held und firmly bound unto the State of Ohio, in the sum of Six Thousand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 14 th day of April A. D., 1857 Whereas, the Court have this day appointed Benjamin Affelins and Mary Ann Hatheways Administrators of the Islate of Coloneses P. Hatheway late of Now if the said Benjamin Hopkins & Mary Ann Hatheway Administrators as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to the possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator 3 or to the possession of any other person for them. Thirdly. And render upon oath a true account of Therr administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in their hands upon the settlement of their accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Denjamin Hopkins PSEAL Signed and scaled) Samuel & Recor Eliphas Burnham in presence of) Altest. James Knikadop clerk,

MARKET ALL THE THE PERSONAL WAR THE

know all Men by these Presents that We, are held and firmly bound do to the State of Ohio, in the sum of Twolve Annared dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by those presents; witness our hands and seals this 15th day of April A. D., 1957 Whereas, the Court have this day appointed Sannel Woods Samuerstrator On the Estate of John & Moods late of Union County Ohis deceased Now if the said Samuel Woods as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator, or to the possession of any other person for fruit Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Home Gabriel & Signed and sealed) CISEAL D James Kin Rado Jelen R, (SEAL) Altest James Rinhado fr Clark 3

6 12

Wugw all Men by these Presents that We, Jasper Cornerse Charles Converse & Ammilon P. Adams are held and firmly bound unto the State of Ohio, in the sum of One Thousand to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 13 th day of September 1. D., 1857 Whereas, the Court have this day appointed aspen R Lonouse Administra = ton of the Estato of Edwin & Genverse lato of their County Chis deceased Now if the said basper T. Converse as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to hispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for Au Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. affer Clowerse Signed and sealed) Charlesbonverse ISEAL. Lakin presence of clerk, 3 AP. Adams

Altest James Hirkado polick 3

Know all Men by these Presents that We, Andrew It Beard Vavid Beard and Tobest Oung are held and firmly bound unto the State of Ohio, in the sum of Che Thousand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this Da day of October A. D. 1857 Whereas, the Court have this day appointed the Laid Andrew H Bland Administrator of the Estate of James J. Beard labor Umon County Chio deceased Now if the said Andrew H. Beard as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to his possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for him Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. David Beard Robert Blumy Signed and sealed) Lat M. Robinson 3

Altest James Kinkado freler ?

Know all Men by these Presents that We, Bugamin Welsh James Il Welsh and John Cassill are held and firmly bound unto the State of Ohio, in the sum of Hour houndred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and scals this 25th day of October A. D. 1857 Whereas, the Court have this day appointed Blujamin Welsh Administrator of the Islato of William I cott late of Whion County whis de ce asea Now if the said Denjamin Welsh as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to his possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for here Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. (SEAL) John Cassic Signed and sealed) in presence of Illin Rado p

Atmo Copy of Original Bound & Alted James Rinkado frelich

53 How all Men by these Presents that We, Chiphas Dumham of Cl, Baker OR & Reed and Sunner Payne are held and firmly bound unto the State of Ohio, in the sum of Housand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 27 Lday of Jeeember 1. D., 185/ Whereas, the Court have this day appointed Eliphas Burnham Administrator of The Estate of David Bumham deceased. Now if the said Cliphas Burnham Administrator us aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to his possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all fris real estate that may be sold for the payment of his debts which may et any time come to the possession of the administrator or to the possession of any other person for hum Thirdly. And render upon oath a true account of Lais administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Clephas Burnham (SEAL) Signed and sealed) [SEALA JO Baker in presence of of D. Reca QSEAL P Sunner Payme Altest fames Kinkado fr Clerk 3

56. Know all Men by these Presents that We, Thomas M Ewing discome all then by these Presents that the Jeremiah lever and Charles tathtim are held and firmly bound unto the State of Ohio, in the sum of leight hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators. jointly and severally, firmly by these presents; witness our hands and seals this 6 th day of farmany A. D., 1852 Whereas, the Court have this day appointed Thomas M Eving Administrator ThoEstato of John Gudtuen lato of Union County Ohis deceased Now if the said Thomas M. lewing as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights, and credits, of the deceased, which have or shall come to dispossession and knowledge; or also if required by the Court an inventory of the real estate of the deceased. Secondly. And administer according to law, all the moneys, goods, chattels, rights, and credits, of the deceased and the proceeds of all his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator, or to the possession of any other person for furn Thirdly. And render upon oath a true account of Lis administration within eighteen months and at any other times when required by the Court or the Law. Fourthly. And pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or the Law shall direct. Fifthly. And deliver the Letters of Administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law. Jemiah burk be Rathburk (SEAL) Signed and scaled) [SEAL.] in presence of) Danies Buton ? Allest games Kinkado polerk

Know all men by these presents, that we, Angeline Lockwood M. A. Wadhams and Hames Denderson
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Oul hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this /4/20 day of April Whereas, Augeline Lockwood has this day been apprinted by the Constof Common Pleas of Union County Sockwood, Malvina Sockwood, French Sockwood VIsrael Lockwood, minor Children of Gerael Laskwood deceased. Now the condition of the above obligation is such, that if the above bound Augeline Jackwood shall well and truly pay over all moneys, which by virtue of said appointment may come into her hands, and do and perform all the duties required of her by law as such Guardian; then this obligation to be void; otherwise to be and remain in full force and Angeline Sockwood Lead virtue in law. Al H. Wadhams Signed and sealed? apen Const Altert James Kinhady clerk

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of I wenty five hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 29 th day of May A. D. 18 49

Whereas, the Count of Common Gleas of Murion County Ohio have this day appointed the Said James C. Miller Inardian of Educathan Hatheway aged 11. years and Edicas Hatheway aged 9 years minor heirs of Edicas Hatheway aged 9 years minor heirs

Now the condition of the above obligation is such, that if the above bound

which by virtue of said appointment may come into heigh hands, and do and perform all the duties required of here by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and scaled

James W. Miller Reals John Reed 3 2 Los William B Inoin

A Time Cofry of Original Bonde S Attest James Kinhade of Clerk

All of Enion county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 29 the day of Mary 1. D. 18-49

Whereas, The Courd of Common Pleas of Union County Ohio have this day appointed the Saise David Melch Guardian of Sarah Jane Elliott ages Six agears ald January 24, 1849 & John Elliott Journeaux ald March 19, 1849 Children of Sabriel Telliott dee March 19, 1849 Children of Sabriel Telliott dee Saise David Melch March 19, 1849 Children of Sabriel Telliott dee Saise Sa

which by virtue of said appointment may come into fies hands, and do and perform all the duties required of

by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

Signed and sealed!
in presence of !

CM. Rosette

Fathaniel Raymond

David Welch Led BWelch Samus Roberts

Alter James Rinksdep clerk

And the common of the state property and the common track the first of the left party and a state of the common track the com

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this. 300 day of May A. D. 1849

Whereas, The Court of Common Pleas of Union Count Of

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Sammer Fayne. Elephas Burnham & Leorge M Sonald

Whereas, The Court of Common Pleas of Union County Obio has This day appointed Summer Payned Guardian of Eliza Samders aged Eleven years

Now the condition of the above edigation is such, that if the above bound shall

shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of himself law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and scaled! in presence of (

Sunner Dayne Eliphae Burnham George M Glonald

Altest. James Ruikadof Clerk

Know att men by these presents, that we, Cliphas Bunham

Summer Payne and Robert DReed

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Cight hum area dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this Both day of May A. D. 1849

Whereas, Sulvet Hatherbay aged 14 this day Came into

presents. Witness our hands and seals this 30th day of May A. D. 1849
Whereas, Sulich Hatheway aged 14 this day Came into
Court and made choice of Eliphas Bumham
as her Guardian. Which Choice is confinince
by the Court of Common Pleas of Minor County
ahia

Now the condition of the above obligation is such, that if the above bound

shall well and truly pay over all modeys, which by virtue of said appointment may come into hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed for the Court

Eliphas Burnham R D Reed Summer Dayne

Altest James Kinkade p clerk, 3

Aaron I Dolitto and Samuel Robinson

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this twenty mutth day of May A. D. 18 49 Merers, Aaron D Doolittle was this day appointed quardian of Daniel Carter aged therewayears and therespon appeared in apen Court and accepted Said appointment

Now the condition of the above obligation is such, that if the above bound

Aaron D Dvolitte shall well and truly pay over all moneys, which by virtue of said appointment may come into heigh hands, and do and perform all the duties required of humby law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed?

Samuel Robinson Este

Altest James Kinhade p clerk

Know all men by these presents, that we, Thomas Long, Vandever Reed and Samuel March All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Six hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, Witness our hands and seals this 3 att day of May Whereas, The Court of Common Pleas of Union County Ohio have this day appointed Thomas Long Guardian of Eenos Reed agent 10 years Meenes Reed aged I years David Reed agent years David Reed agent years new agente years and James A. Reed agent years minor Acris of James le. Reed -Now the condition of the above obligation is such; that if the above bound Thomas Vong shall well and truly pay over all moneys,

which by virtue of said appointment may come into free hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

Signed and sealed/ in presence of (apen Court.

States of size to shire presents, that we

Janaever Rua Lamuel Marsh

Altest James Kinhader clerk

Know all men by these presents, that we,

John Reld. James R. Modgrass & James Reco

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Jive hundred — dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 30 th, day of Mary A. D. 18 49

Whereas, John Reed, has This day been by the Count

of Common Pleas of Minion Count, this appointed

Juardian of Me Smith Snodgrass agas 7 years

leynes Inodgrass agas of grant & Susan Snodgrass

agas & months merior children of Samuel

Snodgrass, late of Laid County deers

La Kinkade pelle }

A me Copy of Enginal Bond S Alled: James Rinhade f clerk

Samuel Tyler and Solon Haning tow All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Five hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 3/24 day of May A. D. 1849 Whereas The court of Common Pleas have this day appointed Samuel Tyler, quardian af Cynthia Tyleragea & years and Abi Tyler aged be years and Samuel R. Tyler aged 4 years minor heirs of the Said Samuel Tyler

Now the condition of the above obligation is such, that if the above bound shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of frie by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Samuel Tyler Solon Harrington

Signed and scaled in presence of {

The state of the s

Attest James Kinhade p clerk)

Know all men by these presents, that we, Nechard Hoskins, Benjamin Welsh and John Berge Score all deed by those personits, that we, All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Three hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by those presents. Witness our hands and seals this 124 day of from A. D. 18 49 Whereas, Sarah fano White aged 12 years this day came juto Court and made choice of Richard Hoskins as her Quardian which choice is Confirmed by the Court also the Court have this day appointed the Said Richard Hoshins quardian of Isaace White aged to years infant Hins of Isaace White deceased Now the condition of the above obligation is such, that if the above bound Richard Haskins shall well and truly pay over all moneys, which by virtue of said appointment may come into hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Richard Hoskins Sea Signed and scaled Altert James Kinhadop clerk

Engw all area by those presents, that we, virtue in law.

Know all men by these presents, that we, Milliam Hayse and James B. Morris
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 29 th day of May A. D. 1849 Whereas, gaeob Bowersmith 2nd this day came into court quardian which choice was approved by the countral Common Pleas aflicion Country This,

Now the condition of the above obligation is such, that if the above bound William Hayse shall well and truly pay over all moneys, which by virtue of said appointment may come into free hands, and do and perform all the duties required of free by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and William Hays. Trab

Signed and sealed) in presence of i. Many M Mezmen {

Altest James Knihadep clerk

Many Junkins. David Conklin and Jacob Bowersmith Figure all more by these presents, that was, all of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and souls this 30th day of May A. D. 18 49 Whereas, Jacob Jenkins this day Carrie, with made choice of Mary genting ashis Grandian, which choice was of Union County of Now the condition of the above obligation is such, that if the above bound shall well and truly pay over all moneys, which by virtue of said appointment may come into her hands, and do and perform all the duties required of her by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law. Signed and sealed in presence of William Hays. Alted James Tinkach fr clerk? Major all situ by these percents that we Know all men by these presents, that we, All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this Whereas, The Court of Common Cleas of Muign County K regarted grandian of Louisa Gibson agged & years Luly 14-1848 minor child of Now the condition of the above obligation is such, that if the above bound Humele Thezarted shall well and truly pay over all moneys; which by virtue of said appointment may come into his hands, and do and perform all the duties required of hunby law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and An Regardo Red virtue in law. Signed and sealed in presence of Splu Court. Attats James Kinhado for clerk

Laure all mon by these presents, that we, Know all men by these presents, that we, All of Cnion county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these whereas, The Control Common Pleas of My on County This have This day appointed the Said Samuel Merrett Grandign af Miller Reading agent Lycars minor henz of Reuben Reading agent Lycars Now the condition of the above obligation is such, that if the above bound shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of humby law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Dannel Memi Taker Randall Lesse Bower Signed and sealed) Attest James Rinkadegr clerto

know all men by these presents, that we, All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Sixteen hum dred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by thes. presents. Witness our hands and seals this 14 th day of August A. D. 1849 Whereas, Susannah Gensel agen 17 years Rebecca Hensel aged 13 years, George Heusel aged 19 years and Herry Gensel aged 15 years, this day appeared in Open Contract made Choice of Daniel Wright as Their quardian which Choice is Constituted by the Court of Com Pleasafthion County oliv Now the condition of the above obligation is such, that if the above bound shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Waniel Winght Mr. H. Frank Signed and sealed Atmo Copy of Enginal Bond Attest James Kinkad for Clev B3

Lauruel MBratney Abijah Landy and Richard MBratney All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these 15 D day of August A. D. 1849 presents. Witness our hands and seals this-Whereas, William Allen This day anade Choice of Samuel M Bratiey as his guardian which Choice was this day confirmed by the Court of Common Pleas of Minion County Now the condition of the above obligation is such, that if the above bound which by virtuo of said appointment may come into his hands, and do and perform all the duties required of from by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law. Stijah Gandy Signed and sealed! MI Brokhy Moron I Ame Copyoflingmal Dond & Attest pames tinhaufr clerk?

Know all men by these presents, that we, William Hays. Isaac Anderson & Felkner All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Eight hundred dollars, current money; to the payment of which, well and trulto be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by the presents. Witness our hands and seals this 15 th day of August A. D. 18 49 Whereas, Pathain Bewersmith aged 17. years. Nancy Bowersmith aged 15 years and Isaac Bowersmith aged 14 years this day made choice of William Hays as Their quardian which choice was this day confirmed by the Combot Common Pleas of Union County ohio, and the Court have also this day appointed the Laid William Hays grandian of Magdelena Bowersmith aged Now the condition of the above philgation is such, that if the above bound William Hays shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of Lumby law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and William Hays Signed and sealed? Joseph Hutchisson & Altest James Rinkade for clerk

Know all med by these presents, that we, Joseph Conklin, David A. Price and David Baughman All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and saverally, firmly by these presents. Witness our hands and seals this 10th day of August and made choice of Loseph Conflin as his grandian which is Constrined by the court of Common Pleas of Union County, Ohio Now the condition of the above obligation is such, that if the above bound shall well and truly pay over all moneys, which by virtue of said appointment may come into hee hands, and do and perform all the duties required of huir by law as such Guardian, then this obligation to be veid; otherwise to be and remain in full force and virtue in law. Laseph ConKlin Leavier Baughman Ll A Price Signed and sealed in preschee of Attest James Kinkade p clerk

Know all men by these presents, that we, Juse Gill, John Cassil and William B. From All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Two Amared dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these 20 th day of Avverrher A. D. 18 49 Whereas, Many Jane Rickard aged 14 years This day Came inthe Court and made choice of lesse sice as her Guardian, which choice is confirmed by the Court of Common Pleas of Union County Now the condition of the above obligation is such, that if the above bound shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of hum by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Tesso Gill John Cassil virtue in law. Signed and sealed) Altest, James Kinkade p clerk

know all men by these presents, that we, All of Cnion county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of dollars, current money; to the payment of which, well and truly Dix hundred to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 2127 day of November A. D. 1849 Whereas, The Courthave this day appointed George McDonald quardian of Albertine McSlonald and also Angeline Il Stonald has this day made Choice of Laid George Mc Stonald as her mardian which choice is Confirmed by the Ohio 1 Now the condition of the above obligation is such, that if the above bound shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of by law as such Guardian, then this obligation to be soid; otherwise to be and remain in full force and virtue in law. Signed and scaled Atme Copy of Original Sond Street, Samuel Rukade for Clerk Adam Myers. Presley Said and John Myers All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Hive hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 20th day of Avventber A. D. 1849 Whereas, The Court of Common Pleas of Union County Ohio has this day appointed Adam Myers Greardian of Michael Myers aged 12 years Lewis Myers aged 7 years of Michael Myers aged 4 years infant heirs of Michael Myers decod Now the condition of the above obligation is such, that if the above bound Adam Myers shall well and truly pay over all moneys, which by virtue of said appointment may come into hus hands, and do and perform all the duties required of by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Adamhis Uyers Reald Presley Said Real John nia lyers Lead cirtue in law. Signed and sealed in presence of Altest, Sames Tenkade fr clerk?

Know all men by these presents, that we, Thomas Divall and Stephen H. Tinney All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Four Hundred _ dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 23 2 day of November A. D. 1849 Whereas, Ann Eliza brippen, this day came into court and made Choice of Thomas Devall as her quardian. Which Choice was this day Consisted by the Court of Common Pleas Now the condition of the above obligation is such, that if the above bound Thomas Duvall shall well and truly pay over all moneys, which by virtue of said appointment may come into heis hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Thomas Divall state virtue in law. Signed and sealed/ Attre Copy of Original Bond Sond Altest. James Rinhade r clerk?

Know all men by these presents, that we, Joseph Claseock, M. H. Wadhams & Andrew Newland All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Two hundred - dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 22 day of November A. D. 1849 Whereas, Thomas Glascock and John Glascock this day came into Court and made choice of Joseph blascock as their quardian which choice is confirmed by the Court of Common Pleas of Union County, and whereas also the Court have this day appointed the Said Joseph Glas cock quardian of Hiram Glas cock his minor children Now she condition of the above obligation is such, that if the above bound Joseph Glascock shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of Srien by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Andrew Newland Reals M. H. Wadhams Deut Signed and sealed) in presence of I & Lugham Irson Ingersal A how Copy of Original Bond 3 Attest. James Kinhade fr Clerk 3

Efow all men by these presents, that we, Sanford W. Hill. William Days and Silas Piersol
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Four Hundred _ dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 21 et day of Avenuber A. D. 1849 Whereas, John M. Golley aged 14 years this day Came into Court and made choice of Sanford W. Hill as his gnardian, which choice is this day confirmed by the Court of Common Pleas of Union County Oliv

Now the condition of the above obligation is such, that if the above bound

Lauford W. Hill , ___ shall well and truly pay over all monoys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Sanford W. Hill Teak William Hays Dias Silas Peirool East

Signed and scaled in presence of

Moon all most by these permats, that he,

Attest James Krishade for clerk

All of Union county, and State of Ohio; are held and firmly bound unto the State of Ohio in the penal sum of Swenty five bundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 28th day of Mary A. D. 1850

Whereas, Mariah Reed aged 17 years and Rosama Reed aged 15 years this day appeared in apen County and made choice of Lane Miller as their Juandian which choice was this day Confirmed by the Court of Common Pleas of Union County.

Now, the condition of the above obligation is such, that if the above bound—

Shall well and truly pay over all moneys, which by virtue of said appointment may come into her hands, and do and perform all the duties required of

her by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

Jane Miller Teat

Trinothy H. Elwell Tead

Signed and sealed?
In presence of Sohn B. Couts
Rosama Larorence

Name and room for them presented the treet we

Atmo Copy of Original Bond S Alter, James Krishado fr clerk 3 Know all men by these presents, that we, David Cochran Robert Spain and & All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Swo thousand dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 284 day of May A. D. 1850 Whereas, Thomas Il leochran and Alma of lochran This day Came into Court and made choice of David Cochran as Their quardian which Choice was this day Confirmed by the Court of Common Pleas of Union County This, and the Const also have this day appointed the Laid David Cochran quardian of Thomas & Cochran min child of James Cochran Now the condition of the bove obligation is such, that if the above bound a shall we shall well and truly pay over all moneys, which by virtue of said appointment may come into her hands, and do and perform all the duties required of .. him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and David Ovehran Deal Samuel St. Reed Teals Robert Spain Teals virtue in law. Signed and sealed/ in presence of Minkade fr CM Attest: James Kinkade fr-clert

Lyprian See and William G. Malin All of Union younty, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of dwo hundred -dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 30th day of May A. D. 1850 Whereas, Martha A Sheldon minor heir of Eli Sheldon deceased, This day camo into Court and made Choice of Cypnian Lev as her Guardian, Which Choice was This day Confirmed by The Control Common Pleas of Union County ohio Now the condition of the above obligation is such, that if the above bound Dyprian Lee shall well and truly pay over all moneys, which by virtue of said appointment may come into haco hands, and do and perform all the duties required of frum by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and Cypnian See Teals

James Kenkady 3

Amo Cofsycof Enginal Bona & Allest. James Kinhade for Clerk

William C. Malin Elato

Know all men by these presents, that we,
David Winger and James W Evans
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
dollars, current money; to the payment of which, well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 30th day of May, A. D. 1850
Whereas, Cyman See Minget This day Came
hulo Count and made Chaice as David
Muget as his guardian which Choice
Common Pleas aflicion County Olice
Now the condition of the above obligation is such, that if the above bound avid Winger shall well and truly pay over all moneys,
which by virtue of said appointment may come into hands, and do and perform all the duties required of
by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.
Signed and sealed) David & Mingel Dealed
Illerial Security Security Sec
agency of

Atme Capyof Enginal Bone 3 Altest. James Kinhadof Clerk 3 Made all men by these presents, that we,

to new firming pile of miles to displace their bosons global fore the first season of the San Arrente model to the

engin of which otherwise has made in the control of the control of

Character / /

Andrews in resp. for the middle for which should be a look from the medical feet for the con-

ten stot i i w immerias at et emmes. De sil a empleo di est andaretti de la california de l

I fedurated from 5

John Harris, Garrett Harris and Isaac Brown

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 16 the day of August A. D. 1850

The Constaf Common Pleas of Union County Chio has This day appointed And Laid John Harris Guardian of Hannah Harris minor hir of Hannah Harris Mains deceased

Now the condition of the above obligation is such, that if the above bound

Shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed a fun presence of Luke

John Harriss Real Grane Brown Rate

Attest James Kinkade for clerk 3

Milian Graham Christian Lyars & William Frascy

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Surchmured & Len _______ dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 13 do day of August A. D. 18 30 Whereas, The Court of Common Pleas of Union County Ohio have this day appointed William Graham quardian of blas Graham agad 18 years. Pally Iraham agad 11 years and Lucy Ann Graham agad 18 years. Pally Iraham agad 11 years and Lucy Ann Graham Graham Shalm Shaham Shaham

Signed and sealed of the seale

Mon Graham Ceal Christian Myers Dead Mr. Jussey Con

Attest James Tinkade freler

Know all men by these presents, that we,

Meholas Ozoubaugh and John Johnson

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Three Hemened — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this /4 th day of August A. D. 1800

Whereas, The Count of Common Please of Union County, Ohio has this day appointed Archolas Ozoubaugh Guardian of Nathan Silas Parker agent 12 years

On the 28 day of July 1850

Now the condition of the above obligation is such, that if the above bound

Archolas Ozerbangh shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed of in processes of for Count. Salstinkade he M.

we said many is in a line was the party

Nicholas his Ozenbaragh Caro

Ather Copy of Original Bones
Attest James Kinhadof Clerk

Mow all men by these presents, that we,

I aria Burnham. William Sabriel and Samuel K. Reed

Alfrof Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Seven hundred dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 18 the day of November A. D. 1850

Whereas, Pheba Fuller aged 16 years this day Cameinto Court

and made Choice of Llavid Burnham as her Suardian

tohich Choice is this day Confirmed by the Court of Common

Pleas of Union County Ohio, and Johereas baid Court has

also this day appointed the Said Llavid Burnham

Guardian of Mary I Fuller aged 11 years

Now the condition of the above obligation is such, that if the above bound

AMERICAN DESIGNATION OF STREET, STREET

David Burnham shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed in presence of Laking Labrica Lead

And Labrica Lead

Laking Radop MR

A True Copy of Original Bond

AND REAL SECOND SECOND SECOND SECOND BEING MAKEN

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One hundred — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 18th day of November A. D. 1850 Whereas, Laniel Carter agent 14 years march 3 1850 This

day Came into Court and made choice of John Reed 3 as his quardian, which choice is Confirmed by the Court of Common Pleas of Union County Oliv

Noy the condition of the above obligation is such, that if the above bound

Know all men by these presents, that we,

shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed } in presence of }

Sohn Reed 32 Deals Renben PMann Reals Eliphas Burnham Rial

Attest James Richado p Clerk

Agreement and account of the control of the control

Now the condition of the above obligation is such, that if the ab

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Cight humand — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 1800 — day of November A. D. 1850—
Whereas, Willis H. Epps aged 19 years this day Canw into Court and made choice of John Epps as his buardian which Choice is Confirmed by the Court of Common

John Epps. Richard Epps and Amos A. Williams

Know all men by these presents, that we,

Now the condition of the above obligation is such, that if the above bound

Shire Topics

shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and souled and

John Epps Lead Richard Epps Lind Amos A Williams Gald

Attest James Kinhado fr Clerk 3

Loane N. Laughead, John bassiv and William Ligget
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 20th day of Avocuber A. D. 1850
Whereas, Clarisa Adams, aged 14 years this day came
the court and made choice of Isaae No much ead
the Court of Common Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed ; in presence of

Isaae N Langhead Read Fohn Cassie Read William Ligget Read Know all men by these prese

Lane Caldwell Lames Fullington And charles Phellis

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Juvety Hive hunared dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 2000 day of November A. D. 1850

Whereas, The Court of Common Pleas of Union County Ohio have this day appointed Lane Caldwell quardian of Hamil Caldwell aged to years, George Caldwell aged & years Moses Caldwell aged or years and Thomas B Caldwell aged of years and

Now the condition of the above obligation is such, that if the above bound

Shall well and truly pay over all moneys,
which by virtue of said appointment may come into her hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed) in presence of }

James Fullington Geal Charles Phellis Quas

Attest James Kinhade fr Clerk

Show all men by these presents, that we,

When MRobinson Danus Thompson Ose and Philip Suider

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Forty Eight hundred dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this DD day of November A. D. 1850

Whereas, Rachael M Romey and John Millow Romey

This day Came into Court and Made choice

of John M Robinson as Their Guasdian which

Choice was this day Confirmed by the Court

of Common Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound

Shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed)
in presence of

John Me Robinson Qual Philip Snider Ceal Cypnian Lee Qual Thompson Qual

Alter James Rinhade feles }

Know all men by these presents, that we,

David Dement and David Wright

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Hour hundred — dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 14 th day of April A. D. 18 IT

Whereas, David Wright aged about 17, minor Child of

William Wright deceased this day came into

Court and made choice of Lavid Clement as his

Guardian. Which Choice is Confirmed by the Court

of Common Pleas of Laid County of Union

Now the condition of the above obligation is such, that if the above bound

David Clement shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of

him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

Signed and sealed) in presence of }

David S. Clement Quals

Attest James Krishade frelerk

Runn all men by these presents, that was

The Thes and Richard Espes
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Two hundred _ dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 14th day of April A. D. 18 J

Whereas, The Court of Common Pleas of Union County Olio of Olive Spain minor child of Albert Spain

Now the condition of the above obligation is such, that if the above bound

Know all men by these presents, that we,

Sohn Cf2/2 shall well and truly pay over all moneys, which by virtue of said appointment may come into hands, and do and perform all the duties required of from by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and John Tepps Lead Richard Epps Dead

Signed and sealed }

Attest. James Kinkade fr Clerk

spaces all more by these personers, that was

e some fatting out in make the state of the second closely closely that the deal of the state and species of the closely out that the closely will be consequently and the closely out that the closely will be consequently out to consequently out the closely out that the closely out that the closely out the closely out the closely out the closely out that the closely out the closel

and the state of t

the ten of the second s

Actions to save one planticle from their space of a contract personal factor of the fa

they would have a second the said on manufact they are a manage of the said and the

The second secon

Know all men by these presents, that we,

Sanford M. Hill, James Hompson and John Hutchisson
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Hour hundred __ dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 14 th day of April A. D. 1857
Whereas, Nancy M. Clothey aged 14 years this day Camo
into Court and made Choice of Sanford W. Hill
as her Guardian. which Choice is Confirmed
by the Court of Common Pleas of Union County
Chio

Now the condition of the above obligation is such, that if the above bound

Sandy With the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed | in presence of |

James Thompson Redd John Hutchieson Read

Attest James Kinkede for Clerk

Many all seen by these presents, that was

As in Linux return, and rearry of come are herd and firmly belond one the Main of the six of semistants of the semistant

/\$3 a sent 1

In an elemental words to be a summary of section with the solution of the \mathcal{S}

to be a processed of the services, has not been thought to the contract of the

and the second most of control of the party of the party

The second of the second of the second of

Know all men by these presents, that we,

Stewart Il Centire Samuel Gamble and John Gamble

All of Union county, and Stat: of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of dollars, current money; to the payment of which, well and truly to be made, we hind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 14 had day of Africa A. D. 1807

The Const of Common Pleas of fluion Ohio have this day appointed Sewart Montine Grandian of Eliphas Mechem aged to years and Ansel Mechem aged 8 years infant heirs of Ansel Mechem aged 8 years infant

Now the condition of the above obligation is such, that if the above bound

Lew and M. Contine — shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

virtue in law.

Signed and sealed }

Slewart McIntire Deal Samuel Gamble Deal

A Time Copyrof Enginal Bond Sound Allest James Stukade polente

Marine of the second se

and the second s

The state of the first the state of the stat

de militare de la companya di malima. El militario.

to be a part of the former time to the content of the orbit of the content of the

The received of elementational development that of a secretary family of the first section is

Signed and sealed on presence of of the Bloats

Winner Delbac

Attes

Attantie Haynes. John Wesley Smith and Salomon Haynes

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One Hornaud — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this /# day of Africa A. D. 1857

The Court of Common Pleas of Union County, Ohio have This day appointed Attantie Haynes quardian of Amos Haynes agent years in Luly and Milliam A. Harries agen 3 years in July heirs of Milliam W. Harries deceased -

Now the condition or me avove obligation is such, that if the above bound

which by virtue of said appointment may come into her hands, and do and perform all the duties required of her by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Altantie her Haines Dead Solomon Haines Dead Ishn Wesley Smith Dead

Attest James Kinhade frelest?

per their stressor stade to come in many

a warm to see all out and the second adversaries and the second functions again and the second business and the

the limb that into a manifest what is the manifest of the second second

At a second to the second second second second second second second second

the second of the second of

Dome Transported A real date in Department is smaller

Apparent the raws very allumbate than the total and the salar and the salar many parts that designs that the salar salar

has some first at a many times that a first first in the real property is a many transfer and a many or and a many times and

t braces out and I to respect to the control of the

The second secon

Marcellus Hawn James Catch & Joseph Hawn

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Ohio made, we hind ourselves, our heirs, executors and administrators, jointly and severall, firmly by these presents. Witness our hands and seals this 18th day of April A. D. 18

Whereas, The Court of Coure on Pleas of Union County Ohis have this day appointed Marcellus Hawn guardian of Samuel & Hawn aged two years on that of March 1851 —

Now the condition of the above obligation is such, that if the above bound

Marcellus Hawn shall well and truly pay over all moneys, which by virtue of said appointment may come into him hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed)
to presence of

Hardions Hawn Seal Joseph Hawn Seal Sames Ketch Caso

Attest. James Kinhade peler ?

Laow all men by these presents, that we,

Solon Harrington, George Richard and Furrow Clemento

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Six hum ared ______ dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 17 th day of Afril A. D. 18 ST

Whereas,

Samuel Beard Princer Son of Ionah Beard deese, appeared in Open Count and made choice of Jolon Harrington as his quardian which Choice was this day Confirmed by the Court of Common Pleas of Union County Ohio _____

Now the condition of the above obligation is such, that if the above bound

which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed of in presence of brilish Auron Malinda Clemmens

partaint same an monte on the sunda

Solon Harrington Quas George M Richard Dead F Blemento Escal

Attest James Knihade p clerk

Remark from the control of the contr

Change of the sound because the annual terms

Know all men by these presents, that we,

Huny Waldwin. Hiram Keeler and Levin H. Hastings

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Jwohundred dellars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 30th day of June A. D. 18 IT Whereas, Jachomiah Baldwin This day Came into Court and made choice of Henry Baldwin ashis Juardian which Choice is this day Confirmed by the Court of County of Micon Pleas of Said County of Micon Now the condition of the above obligation is such, that if the above bound Huny Baldwin — shall well and truly pay over all moneys,

which by virtue of said appointment may come into hands, and do and perform all the duties required of

by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

Signed and sealed in presence of fames Kinkerdup 3

Herry Baldwin Dead Hiram Keder Dead Levin H. Hastings Dead

Attest. James Rinkade pelest

The state of the s

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Six hundred ____ dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 30 th day of Line A. D. 1827

Whereas, The Const of Common Pleas of Union County Ohio have this day appointed the Said Levi Patrick quardian of Joseph Patrick aged 6.

Years and David Patrick aged 13 years infant heirs of Ira Patrick deceased ____

Now the condition of the above obligation is such, that if the above bound

Levi Fahrick

shall well and truly pay over all moneys,
which by virtue of said appointment may come into hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed in presence of

Levi Patrick Seal 4. R. Hopkins Geal Shu Smith Elas

Ame Copy of Original Bond S Altest James Kink ade polest?

Smothy H. Elwell, Reuben B. Mann and Dixon Mitchell

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of dollars, current money; to the payment of which, well and truly to be made, we hind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this frist day of Luly A. D. 18 JT

Whereas, the Court of Common Pleas of Union County Ohio have This day appointed the Said Lincothy H. Eshvell quardian of Sybil E. Fairfield minor heir of beinge M. Fairfield deceased

Now the condition of the above obligation is such, that if the above bound

Shinothy A. Elwell — shall well and truly pay over all moneys; which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Junithy H. Elwell Ceal

Signed and sealed !

Open Court

AND LOSS AND LOSS OF THE PARTY AND THE PROPERTY OF

Altest. James Rinhade polert

Dixon Mitchell Beal

Renben PMann Quals

All of Union county, and Stat of Ohio, are held and firmly bound unto the State of Chio in the penal sum of Seven hundred — dollars, current money; to the payment of which, well and truly to be made, we hind ourselves, our heirs, executors and administrators, jointly and severall, firmly by these presents. Witness our hands and seals this 30 D day of Dune A. D. 1851 Whereas, Enos Reed, minor Don of Lames G. Reed This day Came into Court and made choice of Dixon Milehell as his quardian which choice is This day confirmed by the Court of C

Now the condition of the above obligation is such that if the above bound

Know all men by these presents, that we,

Dixon Mitchell shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands and do and perform all the duties required of him by law as such Guardian then this obligation to be void; otherwise to be and remain in full force end virtue in law.

Signed and sealed } in presence of }

Llixon Milehell Ceals Samuel March Ceals Edwin Spain Real

Attest Games Kin Rade for Clerk

All of Union county, and State of Obie, are held and firmly bound unto the State of Obio in the penal sum of One hundred dollars, current money; to the payment of which, well and truly to be made, we hind ourselves, our heirs, executes and administrators, jointly and severalle, firmly by these presents. Witness our hands and seals this & Ho day of Duly A. D. 1827

Whereas, Rachel Haff agree differen years this day come into the court of common Pleas and onade choice of Christopher Wilber asher quardian which choice is Confirmed by the Courty Ohio

County Ohio

County Ohio

Now the condition of the above obligation is such, that if the above bound

Ohristopher Willer — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of

him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

Signed and sealed)

William of the theory at many the manufacture.

Christopher Wilber Qual Thomas Long Seal John Lohnson Real

Altest. James Kinkade frelik

Almira In the Laureston M. Hawbanko & John Cassel

All of Union county, and State of Ohio, are hold and firmly bound unto the State of Ohio in the penal sum of

Lix hundred — dollars, current money; to the payment of which, well and truly

to be made, we hind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 8 the day of Duly A. D. 18 27

Whereas, The Court of Common Pleas of Union County

Ohio has this day appointed the said Almira

Smith Juardian of lecclia Smith aged to years

and Immer R. Smith aged & years murior

heirs of Milliam Il Smith lator of Union County

Ohio deceased—

Now the condition of the above obligation is such, that if the above bound

Shall well and truly pay over all moneys, which by virtue of said appointment may come into her hands, and do and perform all the duties required of her by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed

In presence of

Advistory M. Hambauk Geals

Attest. James Kinhade pelerk

John Cassil Dead

Lawrestow M. Fairbanks, William B. Inoin & William M. Robinson

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Dix hundred - dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severall, firmly by these presents. Witness our hands and seals this 8th day of July A. D. 1857 Whereas, Charles W. Smith and William ASmith

meinor herrs of William I Smith late of Muion County Ohio deceased This day Came into Court and made Choice of Laureston M. Fairbanks as Their quarder = an which Choice is Confirmed by the Court of Common Pleas of Said Union County

Now the condition of the above obligation is such that if the above bound Laurestow M. Fairbanks - shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian then this obligation to be void; otherwise to be and remain in full force and

John Bleats }

many and the state of a country of the same of the same in a

Lonston M. Hanbank Ced mm Robinson Digs William B. Inoin Qual

Attest James Kinhade for clerk

Know all men by these presents, that we, Asa Converse, Francis & Raahler
Sanah Marshall and Bailey Magaridge All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
All of Union county, and State of Ohie, are held and firmly bound unto the State of Ohio in the penal sum of
Sixteen hundred - dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 30th day of September A. D. 1837
Whereas, Luke & Couverse aged 18 years Lames y. Converse aged 15 years
and Hester Am Couvere aged Byears. This day Came into Court
And made Choice o Asa Converse as their Guardian which choice
is Congrued by the Court of Common Pleas of Union County Ohio, And the
Good ales appoint the said Asa Converse quardian of Lasper R.
Words and Il means Sum & Corners and a years Street
aged Leven years and Kilbourn Converse aged 5 years all minor
herrs of Edwin I Converse late of the Country of Union deceased.
Now the condition of the above obligation is such, that if the above bound
Aser Converse shall well and truly pay over all moneys;
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
hum by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law. Asa Converse Deap
Signed and sealed Morgan - 18"
an presence of s
Samus Rinkadop elerk & Tonah Marshall Glad
He Morgage Tead
1 6

Altest James Kinkade for Clerk?

Daviel Farmer. Alexander R. Bowen In of Union county, and State of Ohio, are held and firmly bound unto the Three Hundred dollars, current money; to the obe made, we bind ourselves, our heirs, executors and administrators, it resents. Witness our hands and seals this first day of Whereas, Sharlott Farmer agea Thirteen Steir of Able Tarmer later of Union County One made thoree of Dav Grandian. Which is approved to American which is approved to	ne State of Ohio in the penal sum of e payment of which, well and truly ointly and severally, firmly by these October A. D. 1857
whereas, Sharlott James Later of Union Chis day. Came into the Court of Cou	e payment of which, well and truly cointly and severally, firmly by these Qctober A. D. 1857 Mars Onnior
whereas, Sharlott James aged Thirteen Stirs of Able James Late of Union Chird day. Came into the Court of Com	October A. D. 1857 Mars Onion
Whereas, Sharlott Farmer aged Thirteen this day of Chiros of Able Tarmer late of Union Court of Com	years onino
heir of Able Tanner late of Union of This day. Came into the Court of Con	years minor
This day Came into the Court of Con	2 4 11 .
This day Came into the Court of con County and made choice of Day	ounty Opio deceas
County and made choice of Dav	umon Pleas alle
0 111111	id Fanner as h
mardian, which is approved	by the Court -
	/
Now the condition of the share obligation is such that if the share haved	
Now the condition of the above obligation is such, that if the above bound David Farmer shall	well and truly pay over all moneys,

which by virtue of said appointment may come into has hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

Signed and sealed }

virtue in law.

ARRowen Ceal Mins Ceal

Attest James Rinhade polish.

Know all men by these presents, that we, John Harriss, Garrett Harriss and William Harriss All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Sixteen hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this (6 93 day of Cetoter A. D. 1807 The Court of Common Pleas of Union County John Harris Guardian of Hannah Harris minor heir of Hannah Hanis deceased and whereas laid Court has this day to wir Oct to. 1851 ardered that a new bond be executed in the place of the former bond Now the condition of the above obligation is such, that if the above bound which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian then this obligation to be void; otherwise to be and remain in full force and John Hames Deal Signed and sealed / Garrett Harriss Deal

Attest. James Rinhadof Clerk

William Harriss Teal

Methousand dollars, to be made, we bind ourselves, our heirs, executors, presents. Witness our hands and seals this 10 Whoreas, Daniel Smith aged 140 Slephen Smith Latoofle Came into Court and me	ageo	trators, jeday of C	letor Letor	ber her	A. D. 18.
presents. Witness our hands and seals this 10 Whereas, Dathanine Smith Daniel Stephen Smith Lattoflle	ageo	day of C	ayea mor	ber her	A. D. 18.
Whoreas, Catharine Smith Daniel Smith aged 140 Slephen Smith Latoofle	agio	15 m	yea	her	and is of
Whoreas, Catharine Smith Daniel Smith aged 140 Slephen Smith Latoofle	agio	15 m	yea	her	and is of
Stephen Smith latofle	years.	m	inor	her	is of
Slephen Smith latoofle	cion Cor	C /	~1.		-
Came it Port		uly (Thio.	dies	2. This
- me and court and m	ade ch	oiec	al Da	mes	Womas
as Their Guardian W	hich	Cho	rice	ios	trin de
Confirmed by the Con	Ans	Con	mo	-u - 0	Pleas
Union County Ohi					
The coming or a	_				
Now the condition of the above obligation is such, the	t if the above	e hound			
James Umasters	_		mall and r	anda assa	over all mone

Attest James Kinhade p clerk

Know all men by these presents, that we, John McCounter Andrew Smith and Richard Haskins
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of One Thorsaud dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this LOV day of October A. D. 1857 Whereas, Thomas Smith aged 17 years This day Came into Court and made choice of John M. Combo as his Guardian which Choice was This day Confirmed by the Court of Common Heas of Union County Ohio and The Court have also this day appointed the said John McCombs quardian of Isaac Smith aged Il years both minor heirs of Stephen Smith late Now the condition of the above obligation is such, that if the above bound John M. Combs — shall well and truly pay over all moneys, which by virtue of said appointment may come into hands, and do and perform all the duties required of by law as such Guardian, then this obligation to be yold; otherwise to be and remain in full force and virtue in law.

Signed and sealed in presence of Richard Hoskins Ceal Richard MBratney Seal Afluith Ceal Country Lacol W. Hoskins 3

"out that items in white it will the water

Attest James Kinkader Clerk

Thow all men by these presents that we John Reed 3? Eliphas Bumham. J.O. Daker are held and frinely bound unto the State of Chio for the use of Sucins Juller in the Sum of Sixteen hundred dollars. To the payment Of Which well and Truly we bried Ourselves our heirs Executors and assigns -The Condition of the above Oblegation is such that whereas the Court of Conserver Pleas of Ullion County Ohio after a verdict from five freeholders of Said County. That the Said Sucins Julier is a deaf and dumb man aged about Ho years a resident of Land County. having real estate worth about \$500, and personal property worth about \$ 300, and is incapable of Taking charge of his affairs) have an the 27th day of Dec. 1851 at a Special meeting of Said Court, appointed John Reed 30 quardian of Said Lucine Fuller. Now of the Daid John Reed 300 Shall Well thuly pay over all moneys which by virtue of said appointment may Come into his hands, and do and perform all the duties required of him by law as buch quardian. Then this Obligation to be void; Otherwise to be and remain an full force and virtue in Law. Dated This 27th day of December 1851 John Reed 32 Eliphas Burnham 20. Baker

Attest James Stinkade p Clerk



