

Probate, NC, Nash, SAMUEL BRYANT 1787

BRYANT Administrator

Bond 1787

Probate, NC, Nash, SAMUEL BRYANT 1787

State of North Carolina

KNOW ALL MEN BY THESE PRESENTS that we **UNITY BRYANT, JOHN BONDS** and **WILLIAM CHAPMAN** are held and firmly bound on to his Excellency **RICHARD CASWELL** Esquire governor and his successors in the sum of one thousand pounds to be paid to his excellently his successors or assigns to which payment well and truly to be made we find ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 12th day of February Anno Domini 1787.

THE CONDITION OF THE ABOVE OBLIGATION is such that if the above bound in **UNITY BRYANT** administrators of all and singular the goods chattels rights and credits of **SAMUEL BRYANT** Jr deceased to make or cause to be made a true and perfect inventory of all and singular the goods chattels rights and credits of the said deceased which have or shall come to the hands knowledge or possession of the said **UNITY BRYANT** or into the hands or possession of any person for him and the same so made do exhibit or cause to be exhibited in to the XXX office & one attested copy to the county court were orders for administration were issued within ninety days after the state of these presents and in the same goods chattels and credits of the deceased at the time of his death which at any time hereafter or that have already come into the hands or possession of the said **UNITY BRYANT** or into the hands or possession of any other person or persons for him do administer according to law and further do make or cause to be made a true and just accounting of his administration within one year after these presents and all the rest and residue of the said goods and chattels and credits which shall be bound upon the said Administration and the same being first examined and Allowed by the governor and Council general or County Court shall deliver to such person or persons respectively as the same shall be due pursuant to the true intent and meaning and meaning of the act in this case made and provided and if it is appear that any will and testament was made by the deceased and the executor or executors therein named to exhibit the same into the court and request and have it allowed and approved of accordingly if the above bound **UNITY BRYANT** being there to requested to render and deliver the said letters of administration testimony being first had and made in the said then the above obligation to be void otherwise to remain in full force and virtue.

UNITY BRYANT
JOHN BONDS
WILLIAM CHAPMAN.

Sealed and delivered in the presence of

WILLIAM HALL

Probate, NC, Nash, SAMUEL BRYANT 1787

BRYANT Administrator

Bond

1787

Probate, NC, Nash, SAMUEL BRYANT 1787

BRYANT Inventory

November 6th 1786

Probate, NC, Nash, SAMUEL BRYANT 1787

January 27th 1787

Then taken a true inventory of the estate of **SAMUEL BRYANT**, deceased

[INVENTORY LIST]

UNITY BRYANT, administrator

Probate, NC, Nash, SAMUEL BRYANT 1787

THOMAS BRYANT Administrators

Bond

1801

Probate, NC, Nash, SAMUEL BRYANT 1787

State of North Carolina

KNOW ALL MEN BY THESE PRESENTS, that we **THOMAS BRYANT, WILLIAM HAMMONS, and SAMUEL BRYANT** are held and firmly bound unto his Excellency **BENJAMIN WILLIAMS** Esquire Captain-General and Commander and chief in and over the said state, in the sum of one thousand pounds current money; to be paid to the said Governor, his successors or assigns. To the which payment, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, and dated this 13th day of May A. D. 1801.

THE CONDITION OF THE ABOVE OBLIGATION is such, that if the above bounden **THOMAS BRYANT** administrator of all and singular that goods and chattels, rights and credits of **SAMUEL BRYANT** deceased do make, or caused be made a true and perfect inventory of all in singular the goods and chattels, rights and credits of the deceased, which have, or shall come to the hands, knowledge or possession of the said **THOMAS BRYANT** or into the hands or possession of any person or persons for him and the same so made, do exhibit, or cause to be exhibited, to the court for the county of for said, within 90 days from the day date of these presents; and the same goods, chattels and credits, and all other goods, chattels, and credits of the deceased, at the time of his death, which at any time here after shall come into the hands or possession of **THOMAS BRYANT** were into the hands or possession of any person or persons for him, do well and truly administer according to law; and further do make, or cause to be made, a true and just account of his said Administration within 90 days after the date of these presents; and all the rest and residue of the said goods, chattels and credits, which shall be bound remaining upon the said administrators account, the same being first examined and allowed by the court of said County, shall deliver and pay under such person or persons respectively to which the same shall we do, pursuant to the true intent and meaning of the act in that case made and provided: and if it show up here, that any will or Testament was made by the said deceased, and the executor or executive orders of the there in named will, do exhibit the same into court, making request to have the same allowed and approved of accordingly; if the said **THOMAS BRYANT** above bounden, being thereunto required, do render that said letters of administration, approbation of such Testament being first had and made in the said Court; than this obligation to be void and of no effect, otherwise to remain in full force and virtue

THOMAS BRYANT
WILLIAM HAMMONS
SAMUEL BRYANT

Signed and sealed in the presence of

WILLIAM HALL

Probate, NC, Nash, SAMUEL BRYANT 1787

State of North Carolina

KNOW ALL MEN BY THESE PRESENTS that we **JOHN BONDS, JONAS WILLIAMS, WILLIAM CHAPMAN** are held in firmly bound unto the justices of the county court of Nash in the sum of five hundred pounds to which payment well and truly be made unto the said justices and their successors we bind ourselves and each of our heirs, executors and administrators jointly and severally, firmly by these presents.

Sealed with our seals and dated this 13th day of August 1787.

THE CONDITION OF THE ABOVE OBLIGATION is such that whereas the above bound **JOHN BONDS** was on the day of the date of these presents appointed guardian to **SAMUEL BRYANT**, orphan of **SAMUEL BRYANT**, deceased. Now if the said **JOHN BONDS** shall well and truly pay and deliver or cause to be paid and delivered unto the said orphan all such estate as xxx is or hereafter shall appear to be due to the said orphan when and as soon as he shall attain to lawful age or when thereto required by the said justices as also save harmless the said justices then heirs, executors & administrators from all trouble and damages that shall or may arise about the said estate, then the above obligation to be voided or else to remain in full force and virtue.

**JOHN BONDS
JONAS WILLIAMS
WILLIAM CHAPMAN**

Sealed Delivered in the presence of

WILLIAM HALL

Probate, NC, Nash, SAMUEL BRYANT 1787

1787 November 17th

Account of sale of the estate of **SAMUEL BRYANT** deceased in part

WILLIAM CHAPMAN
UNITY BRYANT

by **HARNELL ELLIN**

Probate, NC, Nash, SAMUEL BRYANT 1787

An inventory of the estate of **SAMUEL BRYANT** and taken by the executors this 10th day of February ad 1795

[INVENTORY LIST]

JOHN SUMNER
WILLIAM BRYANT

Probate, NC, Nash, SAMUEL BRYANT 1787

State of North Carolina

KNOW ALL MEN BY THESE PRESENTS that we **WILLIAM HAMMONS, BENJAMIN BOON [BOONE]** and **SOLOMON COLLINS** are held in firmly bound unto red numb bum bun and Wilson Taylor Esquires and the rest of the justices assigned to keep the peace for Nash County in the just and full sum of one thousand pounds current money of the said state to be paid to the said **REDMUND BUNN** and **WILSON TAYLOR** their heirs executors administrators or assigns. To the which payment well and truly be made we bind ourselves and every of us our and each of our heirs executors and administrators jointly and severally firmly by these presents.

Sealed with our seals and dated this 12th day of May 1795.

WHEREAS THE ABOVE BOUNDEN **WILLIAM HAMMONS** have been this day by the worshipful Court of said County appointed Guardian to **POLLY BRYANT** orphan of said **SAMUEL BRYANT** deceased now the condition of the above obligation is such that if the said **WILLIAM HAMMONS** Guardian has aforesaid show well and truly discharge is Guardianship by taking care of and improving all the estate belonging to the said orphan and shall also settle his guardianship accounts with a quart of said County as required by law and that he will deliver up to the said **POLLY BRYANT** orphan as aforesaid when he shall attain lawful age all such estate as he thought of right to be possessed of or sooner if required agreeable to the true intent and meaning of the act of the general assembly in such case made and provided than this obligation to be buoyed otherwise to remain in full force and virtue.

WILLIAM HAMMONS
BENJAMIN BOONE
SOLOMON COLLINS {his mark}

Sealed Delivered in the presence of

WILLIAM HALL

Probate, NC, Nash, SAMUEL BRYANT 1787

State of North Carolina

KNOW ALL MEN BY THESE PRESENTS that we **WILLIAM HAMMONS, BENJAMIN BOON [BOONE]** and **SOLOMON COLLINS** are held in firmly bound unto red numb bum bun and Wilson Taylor Esquires and the rest of the justices assigned to keep the peace for Nash County in the just and full sum of one thousand pounds current money of the said state to be paid to the said **REDMUND BUNN** and **WILSON TAYLOR** their heirs executors administrators or assigns. To the which payment well and truly be made we bind ourselves and every of us our and each of our heirs executors and administrators jointly and severally firmly by these presents.

Sealed with our seals and dated this 12th day of May 1795.

WHEREAS THE ABOVE BOUNDEN **WILLIAM HAMMONS** have been this day by the worshipful Court of said County appointed Guardian to **SALLY BRYANT** orphan of said **SAMUEL BRYANT** deceased now the condition of the above obligation is such that if the said **WILLIAM HAMMONS** Guardian has aforesaid show well and truly discharge is Guardianship by taking care of and improving all the estate belonging to the said orphan and shall also settle his guardianship accounts with a quart of said County as required by law and that he will deliver up to the said **SALLY BRYANT** orphan as aforesaid when he shall attain lawful age all such estate as he thought of right to be possessed of or sooner if required agreeable to the true intent and meaning of the act of the general assembly in such case made and provided than this obligation to be buoyed otherwise to remain in full force and virtue.

WILLIAM HAMMONS
BENJAMIN BOONE
SOLOMON COLLINS {his mark}

Sealed Delivered in the presence of

WILLIAM HALL

Probate, NC, Nash, SAMUEL BRYANT 1787

State of North Carolina

KNOW ALL MEN BY THESE PRESENTS that we **THOMAS BRYANT** and **DRURY WILLIAMS** are held in firmly bound on to **DENTON MANN, DAVID PRIDGEN** and **LEWIS DORTCH** Esquires and the rest of the justices assigned to keep peace for Nash County and the just full sum of two thousand pounds current money of the said state to be paid to the said justices there are heirs executors administrators or assigns to the which payment well and truly to be made we bind ourselves and every of us our and each of our heirs executors and administrators jointly and severally firmly by these presents.

Sealed with our seals and dated this 14th day of November 1797.

WHERE HAS THE ABOVE BOUNDEN **THOMAS BRYANT** half been this day before the worshipful Court of said County guardian by **MILBERRY BRYANT** orphan of said **SAMUEL BRYANT** deceased now the condition of the above obligation is such that if the said **THOMAS BRYANT** Guardian as aforesaid shall well and truly discharge his guardianship by taking care of and improving all the estate belonging to the said orphan and shall also settle his Guardianship accounts with the court of said county as required by law and that he will deliver up to the said **MILBERRY BRYANT** orphan aforesaid when he shall attain lawful age all such a state as he ought to have right to be possessed of or sooner if required agreeable to the true intent and meaning of the act of the general assembly in such case made and provided then this obligation to be void otherwise to remain in full force and virtue.

THOMAS BRYANT
DRURY WILLIAMS

Signed, sealed and delivered in the presence of

WILLIAM HALL

Probate, NC, Nash, SAMUEL BRYANT 1787

An account of the sales of the estate of **SAMUEL BRYANT** Jr, deceased, sold the 19th of March 1787.

**LODWICK ALFORD
WARREN ALFRED
BENJAMIN BRYANT
ROBERT BRYANT
UNITY BRYANT
BURREL BURGE
JACOB CARTER
SOLOMON CARTER
WILLIAM CHAPMAN JR.
WILLIAM CHAPMAN
PETER HOPKINS
JOSEPH NASH
WILLIAM PAW
JOHN RICE
APPLEWHITE RICKERSON
JAMES ROGERS
HARMON STRICKLAND
HENRY STRICKLAND**

Sold by me **SOLOMON CARTER**

Probate, NC, Nash, SAMUEL BRYANT 1787

```
##### # # ##### ##### # # ##### ##### # #  
# # ## ## # # # ## # # # # # ## ##  
# # # # # # # # # # # # # # # # # # # # # #  
##### # # # # ##### ##### # # # # # # # #  
# # # # # # # # # # # # # # # # # # # # # #  
# # # # # # # # # # # # # # # # # # # # # #  
##### # # ##### ##### # # # # # # # # # # # #
```

Transcribed from original documents by Brent R. Brian & Martha M. Brian.

This document and others can be found on our website:

[BMGEN](#)

We claim **COPYLEFT** on the documents that we publish that are our original work.

COPYLEFT "rules" can be reviewed on the web site:

[GNU Free Documentation License](#)

In short, use what you like. But if you use our stuff, mention us as the source.

Brent R. Brian
Martha M. Brian
BrianMitchellGenealogy@gmail.com