

known all ~~then~~ by these ~~present~~, That we Dayton & Francis, a partnership composed of J. U. Dayton and L. W. Francis, principals, and J. M. Coogle, S. R. Cox, B. B. Muhleman, C. M. Founds, C. M. Stone ^{A. M. Francis} sureties are held and firmly bound unto The Board of Education of Magnolia District, Wetzel County, West Virginia,

in the just and full sum of One hundred thousand Dollars, Divided as follows ^{sixty} ~~Sixty~~ five thousand on New High School, Thirty five thousand on Paden City School, to the payment whereof well and truly to be made to the said The Board of Education of Magnolia District, Wetzel County, West Virginia,

as aforesaid, we bind ourselves, our executors, administrators ^{successors} and assigns, jointly and severally, firmly by these presents. Sealed with our seals and dated this _____ day of January, 1923.

The Condition of the above obligation is such, that whereas, the above named Dayton & Francis has entered into a contract with the said Board of Education of Magnolia District, Wetzel County, West Virginia, to furnish all material and erect two certain High School buildings the one situate in New Martinsville, Wetzel County, West Virginia, and the other situate at Paden City, Wetzel County, West Virginia,

Now, therefore, if the said Dayton & Francis shall in all respects comply with the terms and conditions of said contract, and their obligations thereunder, and shall well and truly, and in a manner satisfactory to said Board of Education, complete the work contracted for, and shall save harmless the said Board from any expense incurred through failure of said contractors to complete the work, or for any liability for payment of wages due or materials furnished said contractor,

then the above obligation to be void, otherwise to remain in full force and virtue.

Witness:

Cox (SEAL)

Coogle (SEAL)

Francis (SEAL)

Dayton (SEAL)