

86

Larkin N.Y. Georgia Cherokee County,
Letters temporary bond know all men by these presents, that
Philemon Foster we Larkin N.Y. and
security are held and firmly bound unto James Jordan.
Ordinary in and for said County in the just and full
sum of eight hundred Dollars, for the true payment of
which we bind ourselves our heirs executors, administrators, of
us and each of us firmly by these presents Subscribing with
our hands and sealed with our seals this 27th day of July
1853.

The condition of the above obligation is such that where-
as The above bound Larkin N.Y. has this day applied to the
Ordinary of said County and obtained temporary letters of ad-
ministration of the goods and chattels rights and credits of
Philemon Foster deceased now if the above bound Larkin
N.Y. shall carefully collect and preserve from waste and loss
all the goods chattels and effects of the said Philemon For-
ster deceased and shall make or cause to be made a true and
perfect inventory of all such estate and the same being so pre-
served do surrender up such estate and effects with the inventory
Cherokee County Wills, Administrators' Bonds, Guardianships 1848-1854
afarred to the Ordinary administrator or before the first mon-
day in October next or so soon thereafter as the Court of
Ordinary shall direct with all his acting and doing theron &
faithfully perform the trust reposed in him then this obligation
to be void else to remain in full force in law
Tested and affirmed by Larkin N.Y. J. S.
James Jordan And J. E. Epheson L.S.

Administrator Bond State of Georgia County
Administrator Bond know all men by these presents. That we
Matthew Dunnington, Oliver Dunnington, George Cook and
N. Hartman Wiley securities, are held and firm-
ly bound unto the Ordinary of said County, and his
successors in Office, in the just and full sum of six hundred
dollars, for the payment of which sum, to the said Ordinary
and his successors in Office, we bind ourselves, our
heirs executors, and administrators, in the whole, and for the
same sum, jointly and severally, and firmly, by these presents
sealed with our seals, and dated this 10th day of January
eighteen hundred and fifty three.

The condition of the above obligation is such,

84

That if the above bound Elijah Hincher Administrator of
the goods, chattels and credits of Matthew Diamond late of
this County, deceased, do make a true and perfect inventory of
all and singular, the goods, chattels and credits, both real and
personal, of the said deceased, which have or shall come to
the hands, possession or knowledge of the said Elijah
Hincher or into the hands or possession of any other person or per-
sons, for him; and the same so made, do exhibit to the Court
of Ordinary of said County, who he shall be thereunto required,
and such goods, chattels, and credits do well and truly adminis-
ter according to law, and do make a just and true account
of his acting and doing thereon, when required by the Superior
Court, or Ordinary of said County, and all the rest of the
goods, chattels and credits, both real and personal, which shall
be found remaining upon the account of the said administration,
the same being first allowed by the Court of Ordinary of said
County, shall deliver and pay to such persons, respectively,
as are entitled to the same by law, and if it shall here-
after appear that any last will and testament was made by the
said deceased, and the same be proved before the court, and
the Cherokee County Wills, Administrators Bonds, Guardianships 1848-1854 and
www.georgiapioneers.com
the Elijah Hincher do in such case, if required, render and deliver
or up the said letters of administration, then this obligation to
be void; else, remain in full force.

Signed, sealed and acknowledged
in open Court,
James Jordan Ordinary

Elijah Hincher, principal [Z.B.]
Carr boy. security [Z.B.]
W. de Wiley. security [Z.B.]

Recorded May 17th 1854 James Jordan Ody.

Stephen Griffith & State of Georgia, Cherokee County,
Administrator Bond. Know all men by these presents, that
William Benjamin & we Stephen Griffith, principal, and
James A. Laddot and
Associates, are held and firmly bound unto the Ordinary
of this County, and his Successor in Office, in the just
and full sum of four hundred dollars, for the payment
of which sum, to the said Ordinary and his Successor
in Office, we bind ourselves, our heirs, executors and
Administrators, in the whole, and for the whole time past
and future, and firmly, by these presents sealed with