## LETTERS OF ADMINISTRATION DE BONIS NON WITH WILL ANNEXED.

GEORGIA, MON.OE COUNTY.

BY THE COURT OF ORDINARY OF SAID COUNTY:

Know all men by these presents, that heretofore the last will and testament of George W. Head was duly probated in Common Form in said County, and being without a representative, Mr. G.D. Head of Butts County, Georgia, did apply to be appointed administrator de bonis non, with the will annexed, and citation having issued and having been published as provided by law, and it appearing that the applicant is qualified and an order having been passed at the February Term 1956 of said court of Ordinary, appointing said Mr. G. D. Head as such administrator, de bonis non, with the will of George W. Head annexed, and said Mr. G. D. Head having taken the oath and given the required bond, he is here and now hereby authorized and instructed to exercise all the rights and privileges and perform all duties as administrator de bonis non cum testimento annexo of the estate of George W. Head, late of Monroe County, Georgia, deceased.

Witness my hand and seal of the Urdinary of said County,

this the 6 day of February 1956.

Ordinary and ex-officio Clerk of Court of Ordinary, Monroe Co. Ga.

## GEORGIA. MONROE COUNTY:

## BY THE HONORABLE THE ORDINARY OF SAID COUNTY.

## To all to whom these presents shall come—GREETING:

in the year of our Lord one thousand eight hundred and fifty— ? I the last Will and Testament of Leoge II. Of call of said county, deceased, was exhibited in open Court, and in common form of law, proved and admitted to Record, a Copy of which is hereunto annexed; and administration of all and singular the Goods, Chattels, Credits, Lands and Tenements of said deceased, was granted to Mue. Learnie Ofeast

in and by said Will named and appointed

she having first taken the oath and performed all other requests required by law of here by order of said Court and by virtue of these presents, legally authorized to administer the Goods, Chattels, Credits, Lands and Tenements of said deceased, according to the tenor and effect of said Will and Testament, and according to law, and she is hereby required to render a true and perfect Inventory of all and singular the Goods, Chattels, Credits, Lands and Tenements of the said deceased, appraised and returned to this Court, according to law, and to render a true and correct account to the Ordinary of said County, of here actings and doings, yearly, until here administration is fully completed.

In Witness Whereof, I have hereunto set my hand and affixed the seal of my office, this 2nd day of large 1819

Stephen J. molley Ordinary.