

# STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Robert Mullens, J. E. Johnston  
and E. H. White & W. O. Douglas  
are bound unto the State of Tennessee in the penalty of One Thousand

Dollars. Witness our hands, this 8<sup>th</sup> day of June 1891

The Condition of this Obligation is such. That, whereas, the above bound  
Robert Mullens & J. E. Johnston has been appointed <sup>Executor</sup> ~~Administrator~~  
of Thomas Murray deceased. Now if the said  
shall well and truly, as such <sup>Executor</sup> ~~Administrator~~, perform all the duties which are  
or may be required of them by law, then this obligation shall be void;  
otherwise to remain in full force and virtue. Robt. Mullens

ATTEST:  
John Bowman clk. J. E. Johnston (SEAL)  
Approved June 8<sup>th</sup> 1891 Foster White (SEAL)  
R. D. Pliskus 1891 W. O. Douglas (SEAL)

# STATE OF TENNESSEE, CAMPBELL COUNTY.

TO GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
189, that

late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 189  
Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Calvin Wood J. E. Johnston and J. Henderson Reid are bound unto the State of Tennessee in the penalty of One Thousand

Dollars. Witness our hands, this 2nd day of Sept 1890

The Condition of this Obligation is such, That, whereas, the above bound Calvin Wood has been appointed Administrator of Harrison Wood deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk Calvin Wood (SEAL) J. E. Johnston (SEAL) J. Henderson Reid (SEAL) Approved, Sept. 2nd, 1890 W. D. Perkins Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 1890, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS Clerk of said Court, at office in Jacksborough, the first Monday of 1890

Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Preston Gorins J. W. Reid and Robert Dorsett are bound unto the State of Tennessee in the penalty of One Thousand

Dollars. Witness our hands, this 6 day of October 1890

The Condition of this Obligation is such, That, whereas, the above bound Preston Gorins has been appointed Administrator of Nancy Smith deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk Preston Gorins (SEAL) J. W. Reid (SEAL) Robert Dorsett (SEAL) Approved Oct. 6th 1890 W. D. Perkins Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of Oct. 1890, that

Nancy Smith late of said County, had died intestate, having, whilst living and at the time of her death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of her death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of October 1890

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we A. J. Lynch & J. R. Jones are bound unto the State of Tennessee in the penalty of Two Hundred and Fifty Dollars. Witness our hands, this 6<sup>th</sup> day of Jan'y 1891

The Condition of this Obligation is such, That, whereas, the above bound A. J. Lynch has been appointed Administrator of Chelson Lynch deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
Clerk

Approved Jan'y 6<sup>th</sup> 1891

R. D. Perkins Co. Judge

A. J. Lynch (SEAL)

J. R. Jones (SEAL)

(SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of

1891, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS

\_\_\_\_\_  
Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 1891

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we W. H. Hollingsworth & J. C. Hollingsworth and James F. Sharp are bound unto the State of Tennessee in the penalty of One Hundred Dollars. Witness our hands, this 16<sup>th</sup> day of Jan'y 1891

The Condition of this Obligation is such, That, whereas, the above bound W. H. Hollingsworth has been appointed Administrator of Sarah Robertson deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
Clerk

Approved Jan'y 16<sup>th</sup> 1891

R. D. Perkins Co. Judge

W. H. Hollingsworth (SEAL)

J. C. Hollingsworth (SEAL)

James F. Sharp (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of

1891, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS

\_\_\_\_\_  
Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 1891

Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we J. W. Meador W. J. Meador and R. D. Wheeler are bound unto the State of Tennessee in the penalty of Fifteen Hundred Dollars. Witness our hands, this 17th day of February 1891

The Condition of this Obligation is such, That, whereas, the above bound J. W. Meador has been appointed Administrator of John Meador deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Bowman Clerk J. W. Meador (SEAL) R. D. Wheeler (SEAL) W. J. Meador (SEAL) approved 17th Feb 1891 R. D. Wheeler Esq.

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 1891, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of 1891

Clerk.

In Chancery

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Jesse L. Rogers J. B. Hollingsworth and E. Powers are bound unto the State of Tennessee in the penalty of Two hundred and Fifty Dollars. Witness our hands, this 11th day of March 1891

The Condition of this Obligation is such. That, whereas, the above bound Jesse L. Rogers has been appointed Administrator of John B. Rogers deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Bowman Clerk Jesse L. Rogers (SEAL) J. B. Hollingsworth (SEAL) E. Powers (SEAL) approved 11th Mar 1891 R. D. Wheeler Esq.

Sitter in Chancery court

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of March 1891, that J. B. Rogers

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of March 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we J. W. Meador  
W. J. Meador and R. D. Wheeler  
are bound unto the State of Tennessee in the penalty of Fifteen  
Hundred  
Dollars. Witness our hands, this 17<sup>th</sup> day of February 1891

The Condition of this Obligation is such, That, whereas, the above bound  
J. W. Meador has been appointed Administrator  
of John Meador deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk (SEAL.)  
J. W. Meador (SEAL.)  
R. D. Wheeler (SEAL.)  
W. J. Meador (SEAL.)  
approved 17<sup>th</sup> Feb 1891  
R. D. Wheeler Co. J. J.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
1891, that

late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 1891

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

*In Chancery*  
Know all Men by these Presents, That we Jesse L. Rogers J. B.  
Hollingsworth and E. Powers  
are bound unto the State of Tennessee in the penalty of Two hundred  
and fifty  
Dollars. Witness our hands, this 11<sup>th</sup> day of March 1891

The Condition of this Obligation is such. That, whereas, the above bound  
Jesse L. Rogers has been appointed Administrator  
of John B. Rogers deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk (SEAL.)  
Jesse L. Rogers (SEAL.)  
J. B. Hollingsworth (SEAL.)  
E. Powers (SEAL.)  
Approved 11<sup>th</sup> Mar 1891  
R. D. Wheeler Co. J. J.

*Sittin in Chancery court*

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
March 1891, that J. B. Rogers

late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of March 1891

John Bowman Clerk.

*In Chancery*

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Jesse L. Rogers, J. B. Hollingsworth and E. H. Powers are bound unto the State of Tennessee in the penalty of Five Hundred Dollars. Witness our hands, this 11<sup>th</sup> day of March 1891

The Condition of this Obligation is such, That, whereas, the above bound has been appointed Administrator of E. E. Rogers deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Borman Clerk, Jesse L. Rogers (SEAL.), J. B. Hollingsworth (SEAL.), E. H. Powers (SEAL.) Approved 4 Mar. 1891 R. Perkins Co. Judge.

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Jesse L. Rogers GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of March 1891, that E. E. Rogers late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Borman Clerk of said Court, at office in Jacksborough, the 11<sup>th</sup> day of March 1891. John Borman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John Lyons, Dow Walsh & Wm Allen are bound unto the State of Tennessee in the penalty of Two Hundred and fifty Dollars. Witness our hands, this 18<sup>th</sup> day of March 1891

The Condition of this Obligation is such, That, whereas, the above bound John Lyons has been appointed Administrator of John Coffield deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Borman Clerk, John Lyons (SEAL.), Dow Walsh (SEAL.), Wm Allen (SEAL.) Approved 18<sup>th</sup> Mar. 1891 R. Perkins Co. Judge.

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO John Lyons GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of March 1891, that John Coffield late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased, at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Borman Clerk of said Court, at office in Jacksborough, the 18<sup>th</sup> day of March 1891. John Borman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Silas Woodson  
Wm H. Sharp and Wm Allen  
are bound unto the State of Tennessee in the penalty of Two Thousand  
Five Hundred

Dollars. Witness our hands, this 6<sup>th</sup> day of April 1891

The Condition of this Obligation is such, That, whereas, the above bound  
Silas Woodson has been appointed Administrator  
of Elija Woodson deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk Silas Woodson (SEAL)  
Wm H. Sharp (SEAL)  
W Allen (SEAL)  
Approved April 6<sup>th</sup> 1891  
R. D. Perkins Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Silas Woodson GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
April 1891, that Elija Woodson 6 day  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of April 1891  
John Bowman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John A. Bruce F. M.  
Libson and Joseph Gray  
are bound unto the State of Tennessee in the penalty of One Hundred

Dollars. Witness our hands, this 4<sup>th</sup> day of May 1891

The Condition of this Obligation is such. That, whereas, the above bound  
John A. Bruce has been appointed Administrator  
of Samppson David deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk John A. Bruce (SEAL)  
F. M. Libson (SEAL)  
Joseph Gray (SEAL)  
Approved 4<sup>th</sup> May 1891  
R. D. Perkins Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO \_\_\_\_\_ GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
\_\_\_\_\_ 189\_\_\_\_, that  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 189\_\_\_\_  
\_\_\_\_\_  
Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John Walden  
Wm Allen and Ph Schlossham  
are bound unto the State of Tennessee in the penalty of Two Hundred  
Dollars. Witness our hands, this 1<sup>st</sup> day of June 1891

The Condition of this Obligation is such, That, whereas, the above bound  
John Walden has been appointed Administrator  
of Rebecca Shepard deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk (SEAL.)  
John Walden (SEAL.)  
Wm Allen (SEAL.)  
Ph Schlossham (SEAL.)  
Approved 1<sup>st</sup> June 1891  
R.D. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO John Walden GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
June 1891, that Rebecca Shepard  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of June 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Rufus Sparks Robert  
Dossitt and O.R. Davis  
are bound unto the State of Tennessee in the penalty of Two Hundred  
and Fifty  
Dollars. Witness our hands, this 4<sup>th</sup> day of May 1891

The Condition of this Obligation is such, That, whereas, the above bound  
Rufus Sparks has been appointed Administrator  
of Wm Davis deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL.)  
Rufus Sparks (SEAL.)  
Robert Dossitt (SEAL.)  
O.R. Davis (SEAL.)  
Approved 4<sup>th</sup> May 1891  
R.D. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Rufus Sparks GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
May 1891, that Wm Davis  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of May 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Wm Hicks D.S.  
Delap and A. D. Rutherford  
are bound unto the State of Tennessee in the penalty of Two Hundred  
and fifty  
Dollars. Witness our hands, this 8<sup>th</sup> day of June 1891

The Condition of this Obligation is such, That, whereas, the above bound  
Wm Hicks has been appointed Administrator  
of Caroline Thompson deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk

Wm Hicks (SEAL)

Approved 8<sup>th</sup> June 1891  
A. D. Rutherford Co. Judge

D.S. Delap (SEAL)

A. D. Rutherford (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Wm Hicks GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
8<sup>th</sup> day of June 1891, that Caroline Thompson  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of June 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Caswell Quener  
Jacob Quener & R. D. Wheeler  
are bound unto the State of Tennessee in the penalty of  
Twenty Five Hundred  
Dollars. Witness our hands, this 6<sup>th</sup> day of July 1891

The Condition of this Obligation is such, That, whereas, the above bound  
Caswell Quener has been appointed Administrator  
of Caswell Quener Sr. with the will annexed. Now if the said  
Caswell Quener shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

Caswell Quener (SEAL)

Approved July 6<sup>th</sup> 1891  
R. D. Wheeler Co. Judge

Jacob Quener (SEAL)

R. D. Wheeler (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Caswell Quener GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
July 1891, that Caswell Quener Sr.  
late of said County, had died <sup>partially</sup> intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of July 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John Douglasare bound unto the State of Tennessee in the penalty of Two ThousandDollars. Witness our hands, this 30th day of Aug 1891

The Condition of this Obligation is such, That, whereas, the above bound John Douglas has been appointed Executor of Samuel P. Douglas deceased. Now if the said John Douglas shall well and truly, as such Executor, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John BowmanJohn Douglas (SEAL.)W. R. Perkins (SEAL.)Approved 30th Aug. 1891R. D. Perkins es. JudgeJohn T. Davis (SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO: GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 189, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office in Jacksborough, the first Monday of \_\_\_\_\_ 189

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we W. H. Sharpare bound unto the State of Tennessee in the penalty of Two ThousandDollars. Witness our hands, this 7 day of Sept. 1891

The Condition of this Obligation is such, That, whereas, the above bound W. H. Sharp has been appointed Administrator of Charlotte Wheeler deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John BowmanW. H. Sharp (SEAL.)B. J. Sharp (SEAL.)Approved Sept. 7th 1891R. D. Perkins es. JudgeM. D. Wheeler (SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO W. H. Sharp GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of Sept. 1891, that Charlotte Wheeler

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death; wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of September 1891

John Bowman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we R.B. Rogers and John J. Graham & Jesse L. Rogers are bound unto the State of Tennessee in the penalty of Five Hundred Dollars.

Witness our hands, this 15th day of October 1891

The Condition of this Obligation is such, That, whereas, the above bound R.B. Rogers has been appointed Administrator of O.L. Rogers deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: Winston Baird J.C. R.B. Rogers (SEAL) John J. Graham (SEAL) Jesse L. Rogers (SEAL) Approved Oct 15th 1891 R.B. Rogers Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO R.B. Rogers GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the 15th Monday of October 1891, that O.L. Rogers late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the 15th day of October 1891. John Bowman Clerk. By Winston Baird J.C.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Camelia Logan are bound unto the State of Tennessee in the penalty of One Thousand Dollars.

Witness our hands, this 24th day of November 1891

The Condition of this Obligation is such, That, whereas, the above bound Camelia Logan has been appointed Administratrix of Gagar Logan deceased. Now if the said shall well and truly, as such Administratrix, perform all the duties which are or may be required of her by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Bowman Camelia Logan (SEAL) R.H. Randle (SEAL) Approved Nov 24th 1891 R.H. Randle Judge Joseph May Jr. (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Camelia Logan GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the 24th Monday of Nov. 1891, that Gagar Logan late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the 24th day of Nov. 1891. John Bowman Clerk.

Settled not by adm.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Mary E. Fowler  
vs Ellison & Peter Dix

are bound unto the State of Tennessee in the penalty of One Hundred  
Dollars. Witness our hands, this 29<sup>th</sup> day of December 1891

The Condition of this Obligation is such, That, whereas, the above bound  
Mary E. Fowler has been appointed Administratrix  
of Henry Fowler deceased. Now if the said  
shall well and truly, as such Administratrix, perform all the duties which are  
or may be required of her by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL) Mary E. Fowler (SEAL)  
Approved Dec. 29<sup>th</sup> 1891 Ellison (SEAL)  
R. Perkins Co. Judge Peter Dix (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Mary E. Fowler GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the 29<sup>th</sup> day of  
Dec, 1891, that Henry Fowler  
late of said County, had died intestate having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the 29<sup>th</sup> day of December 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Ph. Schlosshan, Wm. Allen,  
R. Disney, A. J. Agee & M. H. Myers  
are bound unto the State of Tennessee in the penalty of one thousand

Dollars. Witness our hands, this 5<sup>th</sup> day of January 1892

The Condition of this Obligation is such, That, whereas, the above bound  
has been appointed <sup>Public</sup> Administrators & Guardians  
of Campbell County deceased. Now if the said Ph. Schlosshan  
shall well and truly, as such Administrators, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

Ph. Schlosshan (SEAL) Wm. Allen (SEAL)  
R. Disney (SEAL) A. J. Agee (SEAL)  
Approved Jan. 5<sup>th</sup> 1892 M. H. Myers (SEAL)  
R. Perkins Co. Judge (substantial copy)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Ph. Schlosshan GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
January 1892, that necessity requires a Public Administrator & Guardian  
of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of January 1892

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we E. W. Adams  
Squire Hunter & John H. Hunter  
are bound unto the State of Tennessee in the penalty of Two Thousand  
Five Hundred

Dollars. Witness our hands, this 27<sup>th</sup> day of Jan'y, 1892

The Condition of this Obligation is such, That, whereas, the above bound  
E. W. Adams has been appointed Administrator  
of M. D. Whulley deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL) E. W. Adams (SEAL)  
John H. Hunter (SEAL)  
Approved Jan'y 27<sup>th</sup> 1892  
R. D. Perkins Co. Judge Squire Hunter (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO E. W. Adams GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the 27<sup>th</sup> day of  
Jan'y, 1892, that M. D. Whulley  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the 27<sup>th</sup> day of Jan'y, 1892  
John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

(Settled in full)  
Know all Men by these Presents, That we J. H. Amis & W.  
Graham & D. S. Delap  
are bound unto the State of Tennessee in the penalty of one  
Thousand

Dollars. Witness our hands, this 1 day of Feb, 1892

The Condition of this Obligation is such, That, whereas, the above bound  
J. H. Amis has been appointed Administrator  
of Jacob ... Petre deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL) J. H. Amis (SEAL)  
E. W. Graham (SEAL)  
Approved Feb. 1<sup>st</sup> 1892  
R. D. Perkins Co. Judge D. S. Delap (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO J. H. Amis GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
Feb, 1892, that Jacob ... Petre  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of Feb, 1892  
John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we F. W. Meador  
W. J. Meador and R. D. Wheeler  
are bound unto the State of Tennessee in the penalty of Fifteen  
Hundred  
Dollars. Witness our hands, this 17<sup>th</sup> day of February 1891.

The Condition of this Obligation is such. That, whereas, the above bound  
F. W. Meador has been appointed Administrator  
of John Meador deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk (SEAL.)  
F. W. Meador (SEAL.)  
R. D. Wheeler (SEAL.)  
W. J. Meador (SEAL.)  
Approved 17<sup>th</sup> Feb 1891  
R. D. Wheeler Co. J. J.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
189, that

late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 1891

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

*In Chancery*  
Know all Men by these Presents, That we Jesse L. Rogers Jb.  
Hollingsworth and E. Powers  
are bound unto the State of Tennessee in the penalty of Two Hundred  
and Fifty  
Dollars. Witness our hands, this 11<sup>th</sup> day of March 1891.

The Condition of this Obligation is such. That, whereas, the above bound  
Jesse L. Rogers has been appointed Administrator  
of John B. Rogers deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk (SEAL.)  
Jesse L. Rogers (SEAL.)  
J. B. Hollingsworth (SEAL.)  
E. Powers (SEAL.)  
Approved 11<sup>th</sup> Mar 1891  
R. D. Wheeler es. J. J.  
*Sitten in Chancery court*

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
March 1891, that J. B. Rogers

late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of March 1891

John Bowman Clerk

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Jesse L. Rogers, J. B. Hollingsworth and E. H. Powers  
are bound unto the State of Tennessee in the penalty of Five Hundred  
\_\_\_\_\_  
Dollars. Witness our hands, this 11<sup>th</sup> day of March 1891

The Condition of this Obligation is such, That, whereas, the above bound  
of E. E. Rogers has been appointed Administrator  
of E. E. Rogers deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk (SEAL.)  
Jesse L. Rogers (SEAL.)  
J. B. Hollingsworth (SEAL.)  
E. H. Powers (SEAL.)  
Approved Mar. 1891  
R. B. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Jesse L. Rogers GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
March 1891, that E. E. Rogers  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the 11<sup>th</sup> day of March 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John Lyons, Dan Walsh & W. Allen  
are bound unto the State of Tennessee in the penalty of Two Hundred  
and fifty  
Dollars. Witness our hands, this 18<sup>th</sup> day of March 1891

The Condition of this Obligation is such, That, whereas, the above bound  
of John Lyons has been appointed Administrator  
of John Coffield deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk (SEAL.)  
John Lyons (SEAL.)  
Dan Walsh (SEAL.)  
W. Allen (SEAL.)  
Approved Mar. 18<sup>th</sup> 1891  
R. B. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO John Lyons GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
March 1891, that John Coffield  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the 18<sup>th</sup> day of March 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Silas Woodson  
Wm H. Sharp and Wm Allen  
are bound unto the State of Tennessee in the penalty of Two Thousand  
Five Hundred

Dollars. Witness our hands, this 6<sup>th</sup> day of April 1891

The Condition of this Obligation is such. That, whereas, the above bound  
Silas Woodson has been appointed Administrator  
of Elija Woodson deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk Silas Woodson (SEAL.)  
Wm H. Sharp (SEAL.)  
Wm Allen (SEAL.)  
Approved April 6<sup>th</sup> 1891  
R.D. Perkins Co Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Silas Woodson GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
April 1891, that Elija Woodson 6<sup>th</sup> day  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the 6<sup>th</sup> day of April 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John A. Bruce F. M.  
Libson and Joseph Gray  
are bound unto the State of Tennessee in the penalty of One Hundred

Dollars. Witness our hands, this 4<sup>th</sup> day of May 1891

The Condition of this Obligation is such. That, whereas, the above bound  
John A. Bruce has been appointed Administrator  
of Sampson David deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk John A. Bruce (SEAL.)  
F. M. Libson (SEAL.)  
Joseph Gray (SEAL.)  
Approved 4<sup>th</sup> May 1891  
R.D. Perkins Co Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO \_\_\_\_\_ GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
\_\_\_\_\_ 189 \_\_\_\_\_, that  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 189 \_\_\_\_\_

\_\_\_\_\_  
Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John Walden  
Wm Allen and Ph Schlossham  
are bound unto the State of Tennessee in the penalty of Two Hundred

Dollars. Witness our hands, this 1<sup>st</sup> day of June 1891

The Condition of this Obligation is such, That, whereas, the above bound  
John Walden has been appointed Administrator  
of Rebecca Shepard deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk John Walden (SEAL.)  
Wm Allen (SEAL.)  
Ph Schlossham (SEAL.)  
Approved 1<sup>st</sup> June 1891  
R.D. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO John Walden GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
June 1891, that Rebecca Shepard  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of June 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Rufus Sparks Robert  
Dosssett and E.R. Davis  
are bound unto the State of Tennessee in the penalty of Two Hundred  
and Fifty

Dollars. Witness our hands, this 4<sup>th</sup> day of May 1891

The Condition of this Obligation is such; That, whereas, the above bound  
Rufus Sparks has been appointed Administrator  
of Wm Davis deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Rufus Sparks (SEAL.)  
Robert Dosssett (SEAL.)  
Approved 4<sup>th</sup> May 1891  
R.D. Perkins Co. Judge E.R. Davis (SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Rufus Sparks GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
May 1891, that Wm Davis  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of May 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Wm Hicks D.S.  
Delap and A.D. Rutherford  
are bound unto the State of Tennessee in the penalty of Two Hundred  
and fifty  
Dollars. Witness our hands, this 8<sup>th</sup> day of June 1891

The Condition of this Obligation is such. That, whereas, the above bound  
Wm Hicks has been appointed Administrator  
of Caroline Thompson deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk

Wm Hicks (SEAL.)

D.S. Delap (SEAL.)

A.D. Rutherford (SEAL.)

Approved, 8<sup>th</sup> June 1891  
A.D. Rutherford Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Wm Hicks GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
8<sup>th</sup> day of June 1891, that Caroline Thompson  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of June 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Caswell Queener  
Jacob Queener Jr. R. D. Wheeler  
are bound unto the State of Tennessee in the penalty of  
Two Hundred  
Dollars. Witness our hands, this 6<sup>th</sup> day of July 1891

The Condition of this Obligation is such. That, whereas, the above bound  
Caswell Queener has been appointed Administrator  
of Caswell Queener Sr. <sup>with the will annexed</sup> deceased. Now if the said  
Caswell Queener shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

Caswell Queener (SEAL.)

Jacob Queener (SEAL.)

R. D. Wheeler (SEAL.)

Approved, July 6<sup>th</sup> 1891  
R. D. Wheeler Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Caswell Queener GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
July 1891, that Caswell Queener Sr.  
late of said County, had died <sup>partially</sup> intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of July 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John Douglasare bound unto the State of Tennessee in the penalty of Two ThousandDollars. Witness our hands, this 30th day of Aug 1891

The Condition of this Obligation is such, That, whereas, the above bound

John Douglas has been appointed Executor  
of Samuel P. Douglas deceased. Now if the said  
John Douglas shall well and truly, as such Executor, perform all the duties which are  
 or may be required of him by law, then this obligation shall be void;  
 otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL.)  
John Douglas (SEAL.)  
W. R. Perkins (SEAL.)  
Approved 3rd Aug. 1891  
R. D. Perkins Co. Judge John F. Davis (SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO \_\_\_\_\_ GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
 County of Campbell, at the Court House in Jacksborough, on the first Monday of  
 1891, that

late of said County, had died intestate, having, whilst living and at the time of his  
 death, goods and chattels and credits, the ordering and granting administration  
 whereof doth appertain unto us; and we, being desirous that the goods and  
 chattels, rights and credits, may be well and faithfully administered, do grant  
 unto you full power by these presents well and truly to collect and take into your  
 possession all and singular the goods and chattels, rights and credits, which were  
 of said deceased at the time of his death, wheresoever the same may be found, hereby  
 requiring you to make, or cause to be made and returned into our said Court at the  
 next term, a true and perfect inventory of said goods and chattels, rights and cred-  
 its, and also to render a true and clear account of said administration when thereto  
 required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office  
 in Jacksborough, the first Monday of \_\_\_\_\_ 1891

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we W. H. Sharpare bound unto the State of Tennessee in the penalty of Two ThousandDollars. Witness our hands, this 7 day of Sept. 1891

The Condition of this Obligation is such, That, whereas, the above bound

W. H. Sharp has been appointed Administrator  
 of Charlotte Wheeler deceased. Now if the said  
W. H. Sharp shall well and truly, as such Administrator, perform all the duties which are  
 or may be required of him by law, then this obligation shall be void;  
 otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL.)  
W. H. Sharp (SEAL.)  
B. T. Sharp (SEAL.)  
Approved Sept. 7th 1891  
R. D. Perkins Co. Judge W. D. Miller (SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO W. H. Sharp GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
 County of Campbell, at the Court House in Jacksborough, on the first Monday of  
 Sept. 1891, that Charlotte Wheeler

late of said County, had died intestate, having, whilst living and at the time of his  
 death, goods and chattels and credits, the ordering and granting administration  
 whereof doth appertain unto us; and we, being desirous that the goods and  
 chattels, rights and credits, may be well and faithfully administered, do grant  
 unto you full power by these presents well and truly to collect and take into your  
 possession all and singular the goods and chattels, rights and credits, which were  
 of said deceased at the time of his death, wheresoever the same may be found, hereby  
 requiring you to make, or cause to be made and returned into our said Court at the  
 next term, a true and perfect inventory of said goods and chattels, rights and cred-  
 its, and also to render a true and clear account of said administration when thereto  
 required.

WITNESS John Bowman Clerk of said Court, at office  
 in Jacksborough, the first Monday of September 1891

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we R. B. Rogers and John J. Graham & Jesse L. Rogers are bound unto the State of Tennessee in the penalty of Five Hundred

Dollars. Witness our hands, this 15<sup>th</sup> day of October 1891

The Condition of this Obligation is such, That, whereas, the above bound R. B. Rogers has been appointed Administrator of O. L. Rogers deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

Winston Baird D.C. R. B. Rogers (SEAL)  
John J. Graham (SEAL)  
Jesse L. Rogers (SEAL)  
Approved Oct. 15<sup>th</sup> 1891  
R. B. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO R. B. Rogers GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the 15<sup>th</sup> day of October 1891, that O. L. Rogers late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the 15<sup>th</sup> day of October 1891

John Bowman Clerk.  
By Winston Baird D.C.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Camelia Logan

are bound unto the State of Tennessee in the penalty of One Thousand

Dollars. Witness our hands, this 24<sup>th</sup> day of November 1891

The Condition of this Obligation is such, That, whereas, the above bound Camelia Logan has been appointed Administratrix of Cagar Logan deceased. Now if the said shall well and truly, as such Administratrix, perform all the duties which are or may be required of her by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman Camelia Logan (SEAL)  
Approved Nov. 24<sup>th</sup> 1891 R. H. Randle (SEAL)  
R. B. Perkins Co. Judge Joseph Sway Jr. (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Camelia Logan GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the 24<sup>th</sup> day of Nov. 1891, that Cagar Logan late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the 24<sup>th</sup> day of Nov. 1891

John Bowman Clerk.

*Settled notes to Adams*

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Mary E. Fowler  
Or Ellison & Peter Dix  
are bound unto the State of Tennessee in the penalty of One Hundred

Dollars. Witness our hands, this 29<sup>th</sup> day of December 1891

The Condition of this Obligation is such, That, whereas, the above bound Mary E. Fowler has been appointed Administrator of Henry Fowler deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of her by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:  
John Bowman (SEAL) Mary E. Fowler (SEAL)  
Wm. Ellison (SEAL)  
Peter Dix (SEAL)  
Approved Dec. 29<sup>th</sup> 1891  
R. Perkins Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Mary E. Fowler GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the ~~first~~ 29<sup>th</sup> day of Dec. 1891, that Henry Fowler late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the ~~first~~ 29<sup>th</sup> day of December 1891  
John Bowman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Ph. Schlosshan, Wm. Allen  
A. Disney, A. J. Agee & M. H. Myers  
are bound unto the State of Tennessee in the penalty of one thousand

Dollars. Witness our hands, this 5<sup>th</sup> day of January 1892

The Condition of this Obligation is such, That, whereas, the above bound Ph. Schlosshan has been appointed <sup>Public</sup> Administrator & Guardian of Campbell County deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:  
Ph. Schlosshan (SEAL) Wm. Allen (SEAL)  
A. Disney (SEAL) A. J. Agee (SEAL)  
M. H. Myers (SEAL)  
Approved Jan 5<sup>th</sup> 1892  
R. Perkins Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Ph. Schlosshan GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of January 1892, that necessity requires a Public Administrator & Guardian late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of January 1892  
John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we E. W. Adams  
Squire Hunter & John H. Hunter  
are bound unto the State of Tennessee in the penalty of Two Thousand  
Five Hundred  
Dollars. Witness our hands, this 27<sup>th</sup> day of Jan'y, 1892.

The Condition of this Obligation is such. That, whereas, the above bound  
E. W. Adams has been appointed Administrator  
of M. D. Whittier deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL.)  
E. W. Adams (SEAL.)  
John H. Hunter (SEAL.)  
Squire Hunter (SEAL.)  
Approved Jan'y 27<sup>th</sup> 1892  
R. D. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO E. W. Adams GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the ~~first Monday~~ day of  
Jan'y, 1892, that M. D. Whittier  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the 27<sup>th</sup> day of Jan'y, 1892.  
John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

(Settled in full)

Know all Men by these Presents, That we J. H. Amis & W.  
Graham & D. S. Delap  
are bound unto the State of Tennessee in the penalty of one  
Thousand  
Dollars. Witness our hands, this 1 day of Feb, 1892.

The Condition of this Obligation is such. That, whereas, the above bound  
J. H. Amis has been appointed Administrator  
of Jacob Pitru deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL.)  
J. H. Amis (SEAL.)  
W. Graham (SEAL.)  
D. S. Delap (SEAL.)  
Approved Feb. 1<sup>st</sup> 1892  
R. D. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO J. H. Amis GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
Feb, 1892, that Jacob Pitru  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of Feb, 1892.  
John Bowman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we W.D. Douglas, Wm Allen and A.J. Smith are bound unto the State of Tennessee in the penalty of Five Hundred

Dollars. Witness our hands, this 7 day of Feb. 1892

The Condition of this Obligation is such, That, whereas, the above bound W.D. Douglas has been appointed Administrator of Leuk Douglas deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Bowman, Wm P. Douglas, Wm Allen, A.J. Smith (SEAL) Approved Mar. 7 1892 R.D. Perkins Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 189, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS Clerk of said Court, at office in Jacksborough, the first Monday of 189 Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John Douglas, Lewis Bowman & John Jennings are bound unto the State of Tennessee in the penalty of Two Hundred

Dollars. Witness our hands, this 4 day of Apr. 1892

The Condition of this Obligation is such, That, whereas, the above bound John Douglas has been appointed Administrator of Benjamin Baker deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Bowman, John Douglas, Lewis Bowman, John Jennings (SEAL) Approved April 4 1892 R.D. Perkins Co. Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 189, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS Clerk of said Court, at office in Jacksborough, the first Monday of 189 Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we E. H. Utter and  
J. E. Johnston & B. W. Connolly  
 are bound unto the State of Tennessee in the penalty of Two Thousand  
Five Hundred

Dollars. Witness our hands, this 6 day of June 1892

The Condition of this Obligation is such, That, whereas, the above bound  
E. H. Utter has been appointed Administrator  
of Louise F. Utter deceased. Now if the said  
 shall well and truly, as such Administrator, perform all the duties which are  
 or may be required of him by law, then this obligation shall be void;  
 otherwise to remain in full force and virtue.

ATTEST:

J. H. BarkerE. H. Utter

(SEAL.)

J. G. AfricaJ. E. Johnston

(SEAL.)

afforded R. Perkins Co. JudgeB. W. Connolly

(SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO E. H. Utter

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
 County of Campbell, at the Court House in Jacksborough, on the first Monday of  
June 1892, that Mrs Louise F. Utter  
 late of said County, had died intestate, having, whilst living and at the time of his  
 death, goods and chattels and credits, the ordering and granting administration  
 whereof doth appertain unto us; and we, being desirous that the goods and  
 chattels, rights and credits, may be well and faithfully administered, do grant  
 unto you full power by these presents well and truly to collect and take into your  
 possession all and singular the goods and chattels, rights and credits, which were  
 of said deceased at the time of his death, wheresoever the same may be found, hereby  
 requiring you to make, or cause to be made and returned into our said Court at the  
 next term, a true and perfect inventory of said goods and chattels, rights and cred-  
 its, and also to render a true and clear account of said administration when thereto  
 required.

WITNESS John Bowman Clerk of said Court, at office  
 in Jacksborough, the first Monday of June 1892

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we J. H. Quinn  
J. W. Wier and Thos. H. Bowman  
 are bound unto the State of Tennessee in the penalty of Two Thousand

Dollars. Witness our hands, this 12<sup>th</sup> day of Aug. 1892

The Condition of this Obligation is such, That, whereas, the above bound  
J. H. Quinn has been appointed Administrator  
of Mary E. Quinn deceased. Now if the said  
 shall well and truly, as such Administrator, perform all the duties which are  
 or may be required of him by law, then this obligation shall be void;  
 otherwise to remain in full force and virtue.

ATTEST:

John Bowman, clerJordan K. Dulen (SEAL.)afforded Aug. 1st 1892J. W. Wier (SEAL.)R. Perkins Co JudgeThos. W. Quinn (SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO J. H. Quinn

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
 County of Campbell, at the Court House in Jacksborough, on the first Monday of  
Aug. 1892, that Mary E. Quinn  
 late of said County, had died intestate, having, whilst living and at the time of his  
 death, goods and chattels and credits, the ordering and granting administration  
 whereof doth appertain unto us; and we, being desirous that the goods and  
 chattels, rights and credits, may be well and faithfully administered, do grant  
 unto you full power by these presents well and truly to collect and take into your  
 possession all and singular the goods and chattels, rights and credits, which were  
 of said deceased at the time of his death, wheresoever the same may be found, hereby  
 requiring you to make, or cause to be made and returned into our said Court at the  
 next term, a true and perfect inventory of said goods and chattels, rights and cred-  
 its, and also to render a true and clear account of said administration when thereto  
 required.

WITNESS John Bowman Clerk of said Court, at office  
 in Jacksborough, the first Monday of Aug. 1892

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Mariah KnicaidJohn J. Graham  
are bound unto the State of Tennessee in the penalty of One HundredDollars. Witness our hands, this 26<sup>th</sup> day of Aug, 1892The Condition of this Obligation is such, That, whereas, the above-bound Mariah Knicaid has been appointed Administratrix of James Knicaid deceased. Now if the said shall well and truly, as such Administratrix, perform all the duties which are or may be required of her by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John BrownMariah Knicaid (SEAL.)John J. Graham (SEAL.)P. Schlosshan (SEAL.)Approved Aug 26<sup>th</sup> 1892  
R. D. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 189, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS

Clerk of said Court, at office  
in Jacksborough, the first Monday of 189

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John L. CooperJ. S. Lindsay  
are bound unto the State of Tennessee in the penalty of One Thousand  
Five HundredDollars. Witness our hands, this 7 day of Nov, 1892The Condition of this Obligation is such, That, whereas, the above bound John L. Cooper has been appointed Administrator of Calvin K. Cooper deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John BrownJohn L. Cooper (SEAL.)Approved Nov. 7<sup>th</sup> 1892R. D. Perkins  
Co. JudgeJ. S. Lindsay (SEAL.)Calvin Wood (SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 189, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS

Clerk of said Court, at office  
in Jacksborough, the first Monday of 189

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents. That we Wm Wilsonare bound unto the State of Tennessee in the penalty of Two Hundred and Fifty Dollars. Witness our hands, this 7 day of Nov 1892

The Condition of this Obligation is such, That, whereas, the above bound Wm Wilson has been appointed Administrator of Albert H. Wilson deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clk.,  
Approved Nov. 7<sup>th</sup> 1892  
R. H. Perkins Co. Judge

Wm. Wilson. (SEAL)  
James, E. Wilson. (SEAL)  
J. E. Wilson (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Wm Wilson

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of Nov 1892, that Albert H. Wilson late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of Nov 1892

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents. That we J. L. Rose Robert Rose & H. H. Trammellare bound unto the State of Tennessee in the penalty of Fifteen Thousand Dollars. Witness our hands, this 6 day of Dec 1892

The Condition of this Obligation is such, That, whereas, the above bound J. L. Rose has been appointed Administrator of Sidney Wortham deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clk.,  
Approved Dec 6<sup>th</sup> 1892  
R. H. Perkins Co. Judge

J. L. Rose (SEAL)  
Robert Rose (SEAL)  
H. H. Trammell (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO J. L. Rose

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the ~~first~~ 6<sup>th</sup> Monday of Dec 1892, that Sidney Wortham late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the ~~first~~ 6<sup>th</sup> Monday of Dec 1892

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John Longmire Jr.  
Wm. Allen  
are bound unto the State of Tennessee in the penalty of Four Hundred

Dollars. Witness our hands, this 17 day of Dec 1892

The Condition of this Obligation is such, That, whereas, the above bound

John Longmire has been appointed Administrator  
of John S. Longmire deceased. Now if the said  
John Longmire Jr. shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman clk. John Longmire (SEAL.)  
Approved Dec 17<sup>th</sup> 1892 Wm. Allen (SEAL.)  
R.D. Perkins es. Judge J. J. Graham (SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO John Longmire Jr. GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the ~~first~~ 17<sup>th</sup> day of  
Dec, 1892, that John S. Longmire  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the ~~first~~ 17<sup>th</sup> day of Dec 1892

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Wm. Robbins  
are bound unto the State of Tennessee in the penalty of One Hundred

Dollars. Witness our hands, this 6 day of Feb 1893

The Condition of this Obligation is such, That, whereas, the above bound

Wm. Robbins has been appointed Administrator  
of Samuel Robbins deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman Wm. Robbins (SEAL.)  
Approved Feb. 6<sup>th</sup> 1893 J. H. Robbins (SEAL.)  
R.D. Perkins es. Judge Alvin Robbins (SEAL.)  
James J. Ford

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Wm. Robbins GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the  
County of Campbell, at the Court House in Jacksborough, on the first Monday of  
Feb, 1893, that Samuel Robbins  
late of said County, had died intestate, having, whilst living and at the time of his  
death, goods and chattels and credits, the ordering and granting administration  
whereof doth appertain unto us; and we, being desirous that the goods and  
chattels, rights and credits, may be well and faithfully administered, do grant  
unto you full power by these presents well and truly to collect and take into your  
possession all and singular the goods and chattels, rights and credits, which were  
of said deceased at the time of his death, wheresoever the same may be found, hereby  
requiring you to make, or cause to be made and returned into our said Court at the  
next term, a true and perfect inventory of said goods and chattels, rights and cred-  
its, and also to render a true and clear account of said administration when thereto  
required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of Feb 1893

John Bowman Clerk.

ADMINISTRATOR BOND.

[GODEN BROS. &amp; CO., PRINTERS AND BINDERS.]

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we W. H. Burnettare bound unto the State of Tennessee in the penalty of Fifty Thousand  
One ThousandDollars. Witness our hands, this 1<sup>st</sup> day of May 1893

The Condition of this Obligation is such, That, whereas, the above bound W. H. Burnett has been appointed Administrator of John M. Burnett deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
approved  
R. D. Perkins

W. H. Burnett (SEAL)David Larp (SEAL)Henderson W. Dossitt (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO W. H. Burnett

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of May 1893, that John M. Burnett late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of May 1893

John Bowman Clerk.

ADMINISTRATOR BOND.

[GODEN BROS. &amp; CO., PRINTERS AND BINDERS.]

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Th. SchlosshanPublic Administratorare bound unto the State of Tennessee in the penalty of fiftyDollars. Witness our hands, this 31<sup>st</sup> day of July 1893

The Condition of this Obligation is such, That, whereas, the above bound Th. Schlosshan has been appointed Administrator of Lewis Culverson deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

approved Aug July 3, 1893  
R. D. Perkins Sec. Judge

Th. Schlosshan (SEAL)John J. Graham (SEAL)W. J. Mason (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Th. Schlosshan

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first ~~Monday~~<sup>31<sup>st</sup></sup> day of July 1893, that Lewis Culverson late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first ~~Monday~~<sup>31<sup>st</sup></sup> day of July 1893

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Sirtha Caroline Sharp

are bound unto the State of Tennessee in the penalty of Five Hundred  
Dollars. Witness our hands, this 7 day of Aug 1893

The Condition of this Obligation is such, That, whereas, the above bound Sirtha Caroline Sharp has been appointed Administratrix of J. H. Sharp deceased. Now if the said shall well and truly, as such Administratrix, perform all the duties which are or may be required of her by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL)  
Sirtha Caroline Sharp (SEAL)  
J. M. Sharp (SEAL)  
R. B. Sharp (SEAL)  
Approved Aug 7<sup>th</sup> 1893  
C. H. Perkins Co. Judge

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Sirtha Caroline Sharp GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of Aug 1893, that J. H. Sharp late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of Aug 1893

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we John J. Graham

are bound unto the State of Tennessee in the penalty of Three Hundred  
Dollars. Witness our hands, this 27<sup>th</sup> day of September 1893

The Condition of this Obligation is such, That, whereas, the above bound John J. Graham has been appointed Administrator of Eura Henton deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL)  
John J. Graham (SEAL)  
Approved Sept. 27<sup>th</sup> 1893  
H. H. Burkett (SEAL)  
R. B. Perkins Co. Judge  
G. C. Hollingsworth (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO John J. Graham GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first ~~Monday~~ day of Sept. 1893, that Eura Henton late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the 27<sup>th</sup> Monday of Sept. 1893

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we R. D. Whulesare bound unto the State of Tennessee in the penalty of One ThousandDollars. Witness our hands, this 27<sup>th</sup> day of Sept., 1893

The Condition of this Obligation is such, That, whereas, the above bound R. D. Whules has been appointed Administrator of Charley M. Ainsworth deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
Approved Sept 27<sup>th</sup> 1893  
R. D. Perkins Co. Judge

J. D. Wheeler (SEAL)  
R. D. Whules (SEAL)  
R. D. Cop (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO R. D. Whules

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the ~~first~~ 27<sup>th</sup> Monday of Sept., 1893, that Charley M. Ainsworth late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office 27<sup>th</sup> in Jacksborough, the ~~first~~ Monday of September, 1893

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Hannah O. Riley

Robert Ross & J. L. Rose  
are bound unto the State of Tennessee in the penalty of Ten Thousand

Dollars. Witness our hands, this 16<sup>th</sup> day of Oct., 1893

The Condition of this Obligation is such, That, whereas, the above bound Hannah O. Riley has been appointed Administrator of Wm. O. Riley deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of her by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
Approved Oct. 16<sup>th</sup> 1893  
R. D. Perkins Co. Judge

Mrs. Hannah O. Riley (SEAL)  
Robt. Ross (SEAL)  
J. L. Rose (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Hannah O. Riley

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of October, 1893, that Wm. O. Riley late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office 16<sup>th</sup> in Jacksborough, the ~~first~~ Monday of Octob., 1893

John Bowman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we F. M. Comer  
are bound unto the State of Tennessee in the penalty of Five Hundred

Dollars. Witness our hands, this 5 day of Nov. 1893

The Condition of this Obligation is such, That, whereas, the above bound F. M. Comer has been appointed Administrator of John Comer deceased. Now if the said shall well and truly, as such Administrator perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL) J. M. Comer (SEAL)  
Lewis Wilson (SEAL)  
J. M. Allen (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO F. M. Comer GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell at the Court House in Jacksborough, on the first Monday of Nov. 1893, that John Comer late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of November 1893

John Bowman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Catharine Grant  
are bound unto the State of Tennessee in the penalty of One Hundred

Dollars. Witness our hands, this 6 day of Nov. 1893

The Condition of this Obligation is such, That, whereas, the above bound Catharine Grant has been appointed Administrator of Jamin H. Grant deceased. Now if the said shall well and truly, as such Administrator perform all the duties which are or may be required of her by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman (SEAL) Catharine Grant (SEAL)  
J. H. Hodge (SEAL)  
J. M. Allen (SEAL)  
Examined and approved  
Nov. 6 1893  
W. H. Hodge Clerk

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Catharine Grant GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 1893, that late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office in Jacksborough, the first Monday of \_\_\_\_\_ 1893

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we G. E. Hollingsworth & R. D. Wheeler & J. W. Wier & J. M. Ribee Alex Soja are bound unto the State of Tennessee in the penalty of Thirty Thousand

Dollars. Witness our hands, this 26 day of Dec 1893

The Condition of this Obligation is such, That, whereas, the above bound G. E. Hollingsworth & R. D. Wheeler has been appointed Administrator of G. E. Hollingsworth deceased. Now if the said G. E. Hollingsworth & R. D. Wheeler shall well and truly, as such Administrator, perform all the duties which are or may be required of them by law, then this obligation shall be void; otherwise to remain in full force and virtue. G. E. Hollingsworth (Seal)

ATTEST:

R. D. Wheeler (SEAL)

J. W. Wier (SEAL)

J. M. Ribee (SEAL)

Approved Dec. 27<sup>th</sup> 1893  
R. D. Wheeler Co. Judge

R. D. Wheeler

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO G. E. Hollingsworth & R. D. Wheeler GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of Dec. 1893, that G. E. Hollingsworth late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office

in Jacksborough, the first Monday of \_\_\_\_\_ 189 \_\_\_\_\_

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we J. W. Mahan and Rachel Smith are bound unto the State of Tennessee in the penalty of Ten Thousand

Dollars. Witness our hands, this 1 day of Jan 1894

The Condition of this Obligation is such, That, whereas, the above bound J. W. Mahan & Rachel Smith has been appointed <sup>Executor</sup> Administrator of A. J. Smith deceased. Now if the said J. W. Mahan & Rachel Smith shall well and truly, as such <sup>Executor</sup> Administrator, perform all the duties which are or may be required of them by law, then this obligation shall be void; otherwise to remain in full force and virtue. J. W. Mahan

ATTEST:

John Brown

Rachel Smith (SEAL)

Keromiah Smith (SEAL)

Approved Jan 1<sup>st</sup> 1894  
R. D. Wheeler Co. Judge

J. W. Smith (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO \_\_\_\_\_ GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of \_\_\_\_\_ 189 \_\_\_\_\_, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office

in Jacksborough, the first Monday of \_\_\_\_\_ 189 \_\_\_\_\_

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we H. C. Woodsonare bound unto the State of Tennessee in the penalty of Two hundred  
and fifty  
Dollars. Witness our hands, this 1<sup>st</sup> day of January 1894The Condition of this Obligation is such, That, whereas, the above bound  
H. C. Woodson has been appointed Administrator  
of Calvin Dossitt deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

(SEAL.)

(SEAL.)

(SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO \_\_\_\_\_ GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of January 1894, that Calvin Dossitt late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 1894

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Wm C. Sheltonare bound unto the State of Tennessee in the penalty of Two Hundred  
and Fifty  
Dollars. Witness our hands, this 12<sup>th</sup> day of January 1894The Condition of this Obligation is such, That, whereas, the above bound  
Wm C. Shelton has been appointed Administrator  
of Joseph W. Shelton deceased. Now if the said  
shall well and truly, as such Administrator, perform all the duties which are  
or may be required of him by law, then this obligation shall be void;  
otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
Approved January 1<sup>st</sup> 1894  
Not Public Co JudgeW. C. Shelton (SEAL)J. M. Meredith (SEAL)R. B. Shary (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Wm C. Shelton GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of January 1894, that Joseph W. Shelton late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the first Monday of January 1894John Bowman Clerk.

ADMINISTRAT. BOND.]

[GODEN BROS. &amp; CO., PRINTERS AND BINDERS.]

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we *H. C. Woodson*are bound unto the State of Tennessee in the penalty of *Two hundred**and fifty* Dollars. Witness our hands, this *1<sup>st</sup>* day of *January* 1894

The Condition of this Obligation is such, That, whereas, the above bound *H. C. Woodson* has been appointed Administrator of *Calvin Dossitt* deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of *him* by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

(SEAL.)

(SEAL.)

(SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of *January* 1894, that *Calvin Dossitt* late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS \_\_\_\_\_ Clerk of said Court, at office  
in Jacksborough, the first Monday of \_\_\_\_\_ 1894

Clerk.

ADMINISTRAT. BOND.]

[GODEN BROS. &amp; CO., PRINTERS AND BINDERS.]

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we *Wm C. Shelton*are bound unto the State of Tennessee in the penalty of *Two hundred**and fifty* Dollars. Witness our hands, this *1<sup>st</sup>* day of *January* 1894

The Condition of this Obligation is such, That, whereas, the above bound *Wm C. Shelton* has been appointed Administrator of *Joseph W. Shelton* deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of *him* by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

(SEAL.)

(SEAL.)

(SEAL.)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO *Wm C. Shelton*

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of *January* 1894, that *Joseph W. Shelton* late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS *John Bowman* Clerk of said Court, at office  
in Jacksborough, the first Monday of *January* 1894

Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we R. A. Hentzellare bound unto the State of Tennessee in the penalty of one hundred and fifty Dollars. Witness our hands, this 28<sup>th</sup> day of April 1894

The Condition of this Obligation is such, That, whereas, the above bound R. A. Hentzell has been appointed Administrator of Wm York deceased. Now if the said R. A. Hentzell shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
Approved April 23<sup>rd</sup> 1894  
R. D. Perkins Co. Judge

R. A. Hentzell (SEAL)James S. Marsh (SEAL)Lewis Wilson (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO R. A. Hentzell GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the 23<sup>rd</sup> day of April 1894, that William York late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of April 1894

John Bowman Clerk.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Wm Roachare bound unto the State of Tennessee in the penalty of five hundred Dollars. Witness our hands, this 7 day of May 1894

The Condition of this Obligation is such, That, whereas, the above bound Wm Roach has been appointed Administrator of Pleasant Housley deceased. Now if the said Wm Roach shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
Approved May 7<sup>th</sup> 1894  
R. D. Perkins Co. Judge

Wm Roach (SEAL)J. F. Powell (SEAL)M. K. Gross (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Wm Roach GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of May 1894, that Pleasant Housley late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of May 1894

John Bowman Clerk.

ADMINISTRAT. BOND.

LOGGERS BROS. &amp; CO., PRINTERS AND BINDERS.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Nicholas AntonieG. B. Whippleare bound unto the State of Tennessee in the penalty of Five  
HundredDollars. Witness our hands, this 28 day of May 1894

The Condition of this Obligation is such, That, whereas, the above bound Nicholas Antonie has been appointed Administrator of Joseph Ficht deceased. Now if the said Joseph Ficht shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman  
Examined and  
approved in 28<sup>th</sup> 1894  
R. D. Perkins Co. Judge

N. Antonie (SEAL)G. B. Whipple (SEAL)J. M. Morris (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Nicholas Antonie GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the 28<sup>th</sup> ~~1st~~ Monday of May 1894, that Joseph Ficht late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the 28<sup>th</sup> Monday of May 1894

John Bowman Clerk.

ADMINISTRAT. BOND.

LOGGERS BROS. &amp; CO., PRINTERS AND BINDERS.

## STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Winston BowmanJ. W. Wier and Alex Loydare bound unto the State of Tennessee in the penalty of Three Thousand  
& Three HundredDollars. Witness our hands, this 27<sup>th</sup> day of Sept. 1894

The Condition of this Obligation is such, That, whereas, the above bound Winston Bowman has been appointed Administrator of Mary Sharp deceased. Now if the said Mary Sharp shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

John Bowman Clerk  
Approved Sept. 27<sup>th</sup> 1894  
R. D. Perkins Co. Judge

Winston Bowman (SEAL)J. W. Wier (SEAL)Alex. Loyd (SEAL)

## STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Winston Bowman GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the 27<sup>th</sup> ~~1st~~ Monday of Sept. 1894, that Mary Sharp late of said County, had died, intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office  
in Jacksborough, the 27<sup>th</sup> Monday of September 1894

John Bowman Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Wm Mills & Geo R. Foust are bound unto the State of Tennessee in the penalty of Three Hundred Dollars. Witness our hands, this 19 day of Sept 1894

The Condition of this Obligation is such, That, whereas, the above bound Wm Mills has been appointed Administrator of George W. Foust deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Bowman Approved Sept. 19 - 1894 Wm Mills (SEAL) G. R. Foust (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 189, that

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS Clerk of said Court, at office in Jacksborough, the first Monday of 189 Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we D.H. Rogers P.D. Wheeler and W.H. Burnett are bound unto the State of Tennessee in the penalty of Five Hundred Dollars. Witness our hands, this 1 day of Oct. 1894

The Condition of this Obligation is such, That, whereas, the above bound D.H. Rogers has been appointed Administrator of Wm Robbins deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST: John Bowman Approved Oct. 1st 1894 D.H. Rogers (SEAL) W.D. Wheeler (SEAL) W.H. Burnett (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO D.H. Rogers GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of Oct, 1894, that Wm Robbins

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we, being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found, hereby requiring you to make, or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John Bowman Clerk of said Court, at office in Jacksborough, the first Monday of Oct, 1894 John Bowman Clerk.