Know all Men by these Presents, That we Blu Pile L. H. Vashmon Herolfile

are bound unto the State of Tennessee in the penalty of On & Thousand

Dollars. Witness our hands, this 27th day of Spril, 1907

The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrates of Millon Bills.

of Muland July deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are

or may be required of Line by law, then this obligation shall be void;

otherwise to remain in full force and virtue.

Afroved by Dan S. Pike (SEAL.)

Juffen coding Judge J. A. Hershfield (SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Ben S. Piles GRI

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 fact Monday of

Stril 1907189 , that Million Piles.

det 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 E. Brown Clerk of said Court, at office in Jacksborough whe first Monday of Africa John Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we S. H. Jory, Wireston Baird

are bound unto the State of Tennessee in the penalty of Three fundered

Dollars. Withess our hands, this 7 th day of Mary 1907 1880

The Condition of this Obligation is such, That, whereas, the above bound has been appointed Administrator

of Postern HC Coulty deceased. Now if the said shall well and truly, as such Administrat , perform all the duties which are or may be required of frim by law, then this obligation shall be void; otherwise to remain in full force and virtue.

S. H. Juy (SEAL)

. Winston Baird dec (SEAL.)

M.B. Powers Sect (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

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 1927 180, that Peter If Couldy late of said County, had died intestate, having, whilst living wid 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 E. Down Clerk of said Court, at office in Jacksborough the most May 1907 188

John E. Brown clerk.

Know all Men by these Presents, That we Ridges & Erros I Mist Hallingworth and Winston Baind are bound unto the State of Tennessee in the penalty of OME Thursdree

Dollars. Witness our hands, this The day of May 190 7, 185 The Candition of this Obligation is such, That, whereas, the above bound Visites B Gross, has been appointed Administrator of Cast Abraham of Coros deceased. Now if the said shall well and truly, as such Administrate, perform all the duties which are or may be required of thing by law, then this obligation shall be void; otherwise to remain in full force and virtue.

Afrored by truston Bairel Secussers)

Joseph Allen Co Judge Moto Hollingswork (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Rufus B Coross,

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 1907 100 , that Eagl- Abraham of Caross Tate 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

in Jacksborough, the grant Man day of May 190 189 Dofue & Brown Clerk.

ADMINISTRAT. BOND.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we L. B. Douglas, auch I Sickmon and John Jennings of Two Thousand Dollers (2000 2°

Dollars. Witness our hands, this / The day of May, 1907, 189 The Condition of this Obligation is such, That, whereas, the above bound LB. Douglass has been appointed Administrator of Mathew Parkins deceased. Now if the said shall well and truly, as such, Administrater, perform all the duties which are or may be required of AM by law, then this obligation shall be void;

otherwise to remain in full force and virtue. Doucher (SEAL) H. Eflickman.

John (Jamings. for (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO S.B. Douglas.

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 day of

. that Math 200 Portuins Hay 1907 100 late of said County, had died intestate, hubing, 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 E. Brown Clerk of said Court, at office in Jacksborough, the first Monday of Mary 1907 200 Clerk.

Know all Men by these Presents, That we Flore Drugland.

More bound unto the State of Tennessee in the benalty of

Ciphteen Thomas of the benalty of

Dollars. Witness our hands, this 26 day of June 1997

The Condition of this Obligation is such. That, whereas, the above bound Invited Noughts May Ellison has been appointed Administratore of Chate of Mo Dougland deceased. Now if the said 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. Torum June on Sugarness.

The allies of the Control of the State of the

STATE OF TENNESSEE, CAMPBELL COUNTY.

To your Electon GREETING

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

ate of said County, had died intestate, having, whilfyliving 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 Your EV3 roun Clerk of said Court, at office in Jacksborough the first Monday of

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents; That we Ella Gorden

Min Joliv and Emperated, Bush,
are bound unto the State of Tennessee in the penalty of Eigh Mundered

BTIDDO

Dollars. Witness our hands, this 5 day of Jelly 189 /907

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

Ella Gorden has been appointed Administrative of Jella C. Gorden deceased. Now if the said shall well and truly, as such Administrative, 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:

Ben of Smith (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY

TO Ella Gorden. 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 street day of

hate of said county, had died in estate, 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 Style a Brounderk of said Court, at office n Jacksborough the first Monday of July 1907 189.

John Brounders.

Know all Men by these Presents, That we General King

are bound unto the State of Tennessee in the penalty of This Thousand. #3000.00

Dollars. Witness our hands, this // the day of July 1897

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

General Frig. has been appointed Administrator of It & Xing deceased. Now if the said-

shall well and truly, as such Administrat fl., perform all the duties which are or may be required of Lime by law, then this obligation shall be void;

otherwise to remain in full force and virtue. ATTEST :

Afterbly as to A.M. King oshwa Jeague (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

General Ting

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 Arst Monday of

July 1967 189 that It F. Bung. 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.

John (28 Spoins, Clerk of said Court, at office

in Jacksborough, the tret Monday of July 1907 189

STATE OF TENNESSEE CAMPBELL COUNTY.

Know all Men by these Presents, That we John Hatricke Cali Sharp, L. S. Lindsy

are bound unto the State of Tennessee in the penalty of

dive hundred -

day of august Dollars. Witness our hands, this 3 The Condition of this Obligation is such, That, whereas, the above bound

J.L. Halmasla has been appointed Administrat of Jacob Hatmaker

deceased. Now if the said shall well and truly, as such Administrat , 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."

Myrorwald as Miles

J. J. Stahmakon

Calvin Sharp & W-alle Gordenseal.)

T-MAIESSEE CAMPBELL COUNTY.

WHEREAS. It County of Campbell

august 1997 late of said Count death, goods and whereof doth app chattels, rights ar unto you full powe possession all and of said deceased of requiring you to i next term, a true its, and also to re

WITNESS

in Jacksboroug

required.

Know all Men by these Presents, That we General King.

are bound unto the State of Tennessee in the penalty of Thuc Thousand. (43/00,00)

Dollars. Witness our hands, this // the day of July

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

General Forg. has been appointed Administrator M. F. King.

deceased. Now if the said

shall well and truly, as such Administrat the, perform all the duties which are or may be required of Line by law, then this obligation shall be void; otherwise to remain in full force and virtue.

At Delapas. to.

General King, (SEAL.)

Joshwa League (SEAL)

H.M. King.

STATE OF TENNESSEE, CAMPBELL COUNTY.

30 General King

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 Aret Monday of

July 1967 189 , that It F. Kring. 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 & Brown, Clerk of said Court, at office in Jacksborough, the first Monday of July 1907 189

John & Brown

ADMINISTRAT. BOND.

STATE OF T

Know all Men by th Cali Shay, L

are bound unto the Stat clive hundred

Dollars. Witness our

The Condition of I. Halmas of Jacob Hal

shall well and truly, or may be required of

otherwise to remain in

STATE OF

County of Campbell, at the Court House in Jacksborough, on the provession that facob Hatmake. august (9989

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 & Count. Clerk of said Court, at office in Jacksborough, the first Monday of Och 1909 1889

Know all Men by these Presents, That we William to ilson

are bound unto the State of Tennessee in the penalty of Two Hundred sollows (8 500 60) Dollars. Witness our hands, this V. day of Quigues 100 120 The Condition of this Obligation is such. That, whereas, the above bound William Wilson has been appointed Administrat Frank Hinter deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of Turns by law, then this obligation shall be void; otherwise to remain in full force and virtue.

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO William Wiliam

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

any 19070 , that Frank Neuter Dee late of said Chunty, 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.

in Jacksborough, the first monday of any self Brunn Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Kno	wall Men by t	hese Presents,	That we R	Dyones	and.
arebou	MONEY CO.	e of Tennessee	in the penalty of	· · · · //	usan
Dollars	Witness our I	ands, this 🗳	day of	Sigt.	189 190
The	Condition of the	his Obligation	is such, That	, whereas, the a	bove bound
of	02	nacie C	Janel	deceased Now	if the said
			trat v, perfo		1.00
or may	be required of	Line	by law, then th	is obligation she	all be void;
	se to remain in	full force and z	irtue.		
ATTEST:	11. 2		RAS	ones	(SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

Done .

mallem an Jutge

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

20 Sept 37, that Mattie Come 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 Brown

____Clerk of said Court, at office

in Jacksborough, the first Maday of Sept

Know all Men by these Presents, That we have Joy lor a & Meshie Sompon to the + Dot length are bound unto the State of Tennessee in the penalty of (1000,00) Dollars. Witness our hands, this 12 day of Och, 907 189 The Condition of this Obligation is such, That, whereas, the above bound Maney Tay lor has been appointed Administratry of US/ Tayler deceased. Now if the said shall well and truly, as such Administrat . F, perform all the duties which are or may be required of * har by law, then this obligation shall be void: otherwise to remain in full force and virtue

STATE OF TENNESSEE, CAMPBELL COUNTY.

To Manay Taylor 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

Och 1907100 , that US gaylor 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 in Jacksborough, We first Monday of

STATE OF TENNESSEE, CAMPBELL COUNTY.

M.B. Wielen	nese Presents. That we for Rielsnur
are bound unto the State	e of Tennessee in the penalty of Swo Tunos
82000	
Dollars. Witness our ho	ands, this 16th day of Nov 1901, 199
The Condition of the	his Obligation is such. That, whereas, the above bounded has been appointed Administrator
of Hel. Rides	
shall well and truly, as	s such Administrate , perform all the duties which e
or may be required of	Time by law, then this obligation shall be von
otherwise to remain of	full force and virtue.
ATTEST:	L. Ridenour (SE
1 art just	JAB Riden
Wind Dry	
No.	N. H. DeSert
_ P	

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO IL Ridenous 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

How 1907 180 that A. L. Rickenous 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.

Clerk of said Court, at office in Jacksborough the first Monday of 2100 1907 180

Know all Men by these Presents, That we B. R. Cook and JR. Cook Miss JM Cook, and are bound unto the State of Tennessee in the penalty of Cleven Lunched and Sifty \$1/60000 Dollars. Witness our hands, this SD day of \$100-1907

The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrator

shall well and truly, as such Administrate—perform all the duties which are or may be required of how. by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:
Affrored, C. GEAL)
An allen e. Judge, Mis J. Cook (SEAL)
(SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO S.R. Loook

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 prot Monday of

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 who 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 JAME Work Clerk of said Court, at office in Jacksborough the first Monday of 90 100 /90 100

ADMINISTRAT, BOND.

DEN BROS. & CO. PRINTERS AND BINDERS.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents. That we this Brumon.

Are bound unto the State of Tennessee in the penalty of Swo Thousand.

12,000 00

Dollars. Witness our hands, this & day of More, 1908, Sett.

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

has been appointed Administrat Executively Hilliam B, Russell.

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

ATTEST:

APPENE L

Hills o (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO John Sowman, 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

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 JIM & Cherk of said Court, at office in Jacksborough, the first Monday of HEVY 1908. 180

Know all Men by these Presents, That we J. M. Newbort, and (KM. Hamell Surie Welson are bound unto the State of Tennessee in the penalty of Hiften hundred

Dollars. Witness our hands, this 2 day of Heby 1408, 180

The Condition of this Obligation is such, That, whereas, the above bound has been appointed Administrator or William stillson deceased. Now if the said

shall well and truly, as such Administrat or , perform all the duties which are or may be required of Thin by law, then this obligation shall be void; otherwise to remain in full force and virtue.

J& Brown

M Herefut (SEAL.)

Mr. Ino. E. Brown

STATE OF TEN Sign my name to

J.M. Newports bond as adm

TO J.M. Newfor of We Whom Evolate
WHEREAS, It has been 2-20-08 R.M. Thereof

County of Campbell, at the Court, House in Jacksoorgugn, on the

Aleby 1908 100 , that Willown Willow 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

WITNESS John E. Prouse Clerk of said Court, at office in Jacksborough, the to day of Heby 1908

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Hany Daw and

are bound unto the State of Tennessee in the penalty of Four hundred. \$ 400,00

Dollars. Witness our hands, this # day of March 1908.

The Condition of this Obligation is such. That, whereas, the above bound Mary Davis has been appointed Administratory of Sterman Davis

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

Many Davis

Swid Bownan

sittled not ou succe of Dec. 47th 1911

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Many Dowis

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 108800 that Sherman Down 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 The EADrown Clerk of said Court, at office in Jacksborough, the ford Monday of March 1908

John E. Brown

and al B. Myes, Principal are bound unto the State of Tennessee in the penalty of fine Thousand 110000 Dollars. Witness our hands, this 16 day of March The Condition of this Obligation is such. That, whereas, the above bound

George Nammer U. B. Myes has been appointed Administrators of Ox Quenes deceased. Now if the said

shall well and truly, as such Administrators, 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, ATTEST :

(SEAL.)

(SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO CU. B. Myers 4 Stergell Queen 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 Aret Monday of March 190 189 . that It Queener.

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

WITNESS Try & Drown Clerk of said Court, at office in Jacksborghigh, the first Monday of March 190 Prouse Clerk.

STATE OF TENNESSEE CAMPBELL COUNTY.

Know all Men by these Presents. That we IM. Baird and & B. Herkins, Prin. are bound unto the State of Tennessee in the penalty of Three, Rouseunt.

Dollars. Witness our hands, this 26 day of March 250 1908,

The Condition of this Obligation is such. That, whereas, the above bound I.M. Baird ny J. B. Jeskins has been appointed Administratory of (B. D) ferkish deceased. Now if the said

shall well and truly, as such Administrat 20, perform all the duties which are or may be required of Hisn. by law, then this obligation shall be void:

otherwise to remain in full force and virtue.

(SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

Tol M. Bourd 3 18 PerkingREETING

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 1908 that Per Perkiling

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 ..

in Jacksborough, the productional of March 1908 130

Winster Cocirof, That we Chero, R. Reed. 3. A. Winster Cocirof, That Commen.

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

Dollars. Witness our hands, this 9 day of June 1908 180 The Condition of this Obligation is such. That, whereas, the above bound

Tohan Read. has been appointed Administration of James In Childrens. deceased. Now if the saidshall well and truly, as such Administrater perform all the duties which are or may be required of Fire

by law, then this obligation shall be void; otherwise to remain in full force and virtue.

Cot. Ree & (SEAL.)

aprovid Win aller as Judge

buston Daird (SEAL.)

4.D. Commen.

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO CR. Reed

GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborguet, on the first Monday of Time 1908 tso that James M. Chillress

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

Tun & Brown Clerk of said Court, at office WITNESS in Jacksborough, the first Monday of Jung 1908 1

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Thon Jordan, Prin and Thoo Breechen and hinter Baine are bound unto the State of Tennessee in the penalty of Duck Lundred

Dollars. Witness our hands, this So day of June 1908, 189 The Condition of this Obligation is such, That, whereas, the above bound The Sordon has been appointed Administration of William Jorden deceased. Now if the said shall well and truly as such Administrater perform all the duties which are or may be required of the by law, then this obligation shall be void; otherwise to remain in full force and virtue.

Mith Fordani

Theri Brotelier

Winoton Baird Swany

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Mos Sondon

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 Fire Monday of

Fine 1908180 Milliam Fordone 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.

in Jacksborough, the first Monday of June, 1908 180

John E. Drown Clerk of said Court, at office

in Jacksborough, the first Monday of June, 1908 180

John E. Brown Clerk.

STATE	OF TENNESSEE,	CAMPRELL	COLINTY
	OT THITLDOLLE,	CAMPBELL	COUNTY

Know all Men by these Presents. That we lived Correction Renders of John a Port are bound unto the spate of Tennossee in the penalty of pullers. Witness our hands, this 23 nd day of file 1988.

The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrate of Mentfu a fine deceased. Now if the said shall well and truly, as such Administrate of 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.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Clair & Cost 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 Luly 1908, that Mortin I Vive

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 PRI & Brown Clerk of said Court, at office in Jacksborough, the first Monday of July 18008 Clerk.

Know all Men by these Presents, That we fuctor Hinkson
Clark Corr & Am La Freede
are bound into the State of Tennessee in the penalty of
How Thousand (4000)
Dollars. Witness our hands, this 33 day of fully 1490 !
The Condition of this Obligation is such. That, whereas, the above bound
I lielor Huderson has been appointed Administrat of
for a West deceased. Now if the said
shall well and truly, as shen Administrat, perform all the duties which are
or may be required of Imm by law, then this obligation shall be void;
otherwise to remain in full force and firtye.
ATTEST:
(SEAL.)
O. Chora & Cost (SEAL.)
A Mariacula (SAI)

STATE OF TENNESSEE CAMPBELL COLINTY

STATE OF TENNESSEE, CAMPBELL COUNTY.

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacopporough, on the first Monday of July 18908, that

Nate 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.

in Jacksborough, the first Monday of Lucy 1808

John & Brown

Clerk.

I'm When Co Judge

STATE OF TENNESSEE, CAMPBELL COUNTY.

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 ..

	WITN.					 	Cler	k of said	Court,	at office
in Je	acksbor	rough,	the first	Monda	y of	 a		18	9	
* 1			. 1							
100					***************************************	 ************				Clork

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we The Schlosshangaud are bound unto the State of Tennessee in the penalty of Four Hem dred

Dollars. Witness our hands, this 2/21 day of October 1908

The Condition of this Obligation is such. That, whereas, the above bound Ph. Schlosshand has been appointed Administrat of of Sarah Schlorshan deceased. Now if the said

shall well and truly, as such Administrate ____, 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:

Phi Shlorshan

STATE OF TENNESSEE, CAMPBELL COUNTY.

To The Schlosshan for 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 ()ctober 180 that Sarah Schlosshan

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

Clerk.

Know all Men by these Presents, That we Not Walden Prince ohn Bowman & MA Walden. dre bound unto the State of Tennessee in the penalty of Thrie Hundry Dollars. Witness our hands, this 30 day of Get 1908 188 The Condition of this Obligation is such. That, whereas, the above bound

By Walden has been appointed Administrat 12 J. E. Walden deceased. Now if the said shall well and truly, as such Administrat 11_, perform all the duties which are

or may be required of June by law, then this obligation shall be void; otherwise to remain in full force and virtue.

akbrowed

B. Walden

With allen Co, Judge M. Q. Walden (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

To B& 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 180 /908, 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.

A Known: Clerk of said Court, at office WITNESS in Jacksborough, the first Monday of

ADMINISTRAT. BOND.

STATE OF TENNESSEE CAMPBELL COUNTY.

Know all Men by these Presents, That we & Russell Prin, Lat pillions and & Will Tarches are bound unto the State of Tennessee in the penalty of Stoo hundred Dollars. Witness our hands, this & day of hov, 1908, 180 The Condition of this Obligation is such. That, whereas, the above bound 1. Russell has been appointed Administrator, No. Bouch Comon Homon Bussam deceased. Now if the said shall well and truly, as such Administrative , perform all the duties which are or may be required of June by law, then this obligation shall be void: otherwise to remain in full force and virtue. ATTEST: .

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Al Russell

required.

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 day Monday of ACV, 908 188 , that Comen demonstrate 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 chartels, rights and credits, and also to render a true and clear account of said administration when thereto

Clerk of said Court, at office

(SEAL.)

(SEAL.)

(SEAL.)

(SEAL)

W= allen Cople

Moverpiles, 1408, and the

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we M. Crope rend for the Coopers of the State of Tennessee in the penalty of Live Thousand, the State of Tennessee in the penalty of Live Thousand, the State of Tennessee in the penalty of Live Thousand, the State of this Obligation is such. That, whereas, the above bound has been appointed Administrat of Matthew L. Cooper deceased. Now if the said shall well and truly, as such deceased, perform all the duties which are or may be required of Turn, by law, then this obligation shall be void; otherwise to remain in full force and virtue.

LETTERS TESTAMENTARY. Marshall & Bruce Co., Stationers, Nashville, Tene STATE OF TENNESSEE ORING COUNTY A sitizen of Comprell WHEREAS, It appears to the Court here that Mathiew &. Cooker, late of said County, is dead, and hath nyade his last Will and Testament in writing, in which he hath appointed / Hooker P & M. Cooper Executers to the same, which Will hath been exhibited in Court, and proved as the law directs; it is therefore ordered by the said Court that Letters Jestamentary of all and singular the goods and chattels, rights and credits of the said Matthew L. Corper, deceased, issue to the said 1, H, Cooper of AM, Cooper having been qualified according to law. These are, therefore, to empower you, the said MH. Cooper, P.M. Cooper, upon all and singular the goods and chattels, rights, and credits of the said Matthew & Confer , deceased, and the same in your possession take wheresoever the same may be found, and a true and perfect inventory thereof to make and return to our ensuing County Court, and all just debts of the Modhew to Cooper ... deceased, to pay; and also well and truly pay and deliver all the legacies contained and specified in said Testament, as far as the said goods, chattels, and credits will thereunto extend and the law charge you

...., Clerk of said Court, at office, this

year of American Independence.

Clerk.

ADMINISTRAT, BOND. STATE OF TENNESSEE, CAMPBELL COUNTY Know all Men by these Presents, That we forming and scot from are bound unto the State of Tonnessee in the penalty of Cul 1 16 day of Dollars. Witness our hands, this, The Condition of this Obligation is such, that, wareas the bove bound Command Mentioner has been appointed Administrat Execution of With Montgomes Meceased. Now if the said To per all the duties which are shall well and truly as such semini or may be required of Tur, by then this obligation shall be void; otherwise to remain in full force and birtue (SEAL.) (SEAL.) (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Emma J. Montgomery 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

late of said County, had died intestate, having whilst lifting 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, where soever 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.

TTAY	manani
WI	TNESS

Clerk of said Court, at office

in Jacksborough, the first Monday of

189

Clerk.

and It linson end lendrew, Cooker are bound unto the State of Tennessee in the penalty of One Thousand Dollars. Witness our hands, this /2 day of See, 1908, 189

The Condition of this Obligation is such. That, whereas, the above bound of SM. Bleasen has been appointed Administrate deceased. Now if the said

shall well and truly, as such Administratory, 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.

STATE OF TENNESSEE CAMPBELL COUNTY.

TO RA Gleason 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 hec. 190820 that SM. Sleason

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

John E , Bround Clerk of said Court, at office WITNESS in Jacksborough the prof Monday of Bic 1905 000

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we J.S. Monigomery, pr Comma J. monlgomery & John Grant are bound unto the State of Tennessee in the fenalty of two thousand \$2000,00

Dollars. Witness our hands, this 21 day of December 1808

The Condition of this Obligation is such. That, whereas, the above bound 8. monlgomery has been appointed Administrator with the of authory n montgomery 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.

offeroned,

ADMINISTRAT. BOND.

Lis montgomery.

wm allen eo Judge John Grant (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Monly GREETING

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

Dec 3! 1808, that authory N. montgomery 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 & Town Clerk of said Court, at office in Jacksborough, the first Monday of Que 21

John & Brown.

Know all Men by these Presents, That we Silvester Creekment po I'm Creekmore 9 W. A Delopp

are bound unto the State of Tennessee in the penalty of three hundred \$30000

Dollars. Witness our hands, this YY day of December 1908 The Condition of this Obligation is such. That, whereas, the above bound Biliesti Greekmore has been appointed Administrate of Frant Creekmore

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,

Opproud.

Hiluster Quehmore (SEAL.)

Womallen co Judge W.H. Dela fofo

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Silvester Creekmore, 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 Doc 99 1808 , that Grant Greek more.

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.

in Jacksborough, the first Monday of Dee 72 1808

WITNESS John & Brown Clerk of said Court, at office

John E. Brown,

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Am Blain	price
John Bowman & Minston Band	/
are bound unto the State of Tennessee in the penalty of	THE PROPERTY OF THE PROPERTY O
Ino Thursday	
Dollars. Witness our hands, this 18 day of face.	my 190
The Condition of this Obligation is such. That whereas the	allow hound
of AR Hugges has been appointed Admin deceased. Nou	istrat
shall well and truly, as such Administrat of perform all the duti	es which are
or may be required of by law, then this obligation sh	all be void;
otherwise to remain in full force and pirtue.	
aproved - Means	(SEAL.)
Win alle John Downson	(SEAL.)
Muston Barre	(SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO &m Bear

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

Jan 18 1009, that BIXD Hagges 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 Xohul in Jacksborough, the first Monday of

Clerk of said Court, at office

Know all Men by these Presents, That we Law Miller De are bound unto the State of Tennessee in the penalty of Pro Thomas and Dollars. Witness our hands, this 4 day of the Bours and The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrate of CR Mill has been appointed Administrate of CR Mill has been appointed Administrate of the said shall well and truly, as such Administrat, perform all the duties which are or may be required of the by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST:

AT

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO James, he mille GREETIN

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

Jany, 1967, that Col N. Miller
(ate 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

its, and also to renaer a vive and required.

WITNESS John E. Brown Clerk of said Court, at office in Jacksborough, the first Monday of John E. Brown Clerk.

ADMINISTRAT. BOND.

OGDEN BROS. & CO., PRINTERS AND BINDERS.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Pr	resents, That we George R. C	ook Brin.
are bound unto the State of Ten	nnessee in the nenalty of Justo	Lundre &
Dollars. Witness our hands, the	his 19 day of Jany	1909 480
The Condition of this Obl	ligation is such. That, wherea	s, the above bound
of Cook W. Cook Shall well and truly, as such A	Administrater, perform all th	. Now if the said he duties which are
or may be required of Time otherwise to remain in full force	by law, then this obligate and virtue.	tion shall be void;
auxall,	Sierge Cook	K · (SEAL.)
Wom Slewellyn	Ser O. do	(SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO George & Confe

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

GREETING

Jamy, 1967 1880, that J. W. Lovelk 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, where soever 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.

required.

WITNESS John & Brown Clerk of said Court, at office in Jacksborough, the first Stonday of James, 1909

John & Nroan Clerk.

COODEN CHOS. & CO., PRINTERS AND BINDERS

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Jessie Welden, Boil and LA Broke, and Sewis Demuly are bound unto the State of Tennessee in the penalty of One Thousand \$1000cg

Dollars. Witness our hands, this 35 day of Janus 1908 180 The Condition of this Obligation is such. That, whereas, the above bound has been appointed Aministra

of Leveloly Beauno. deceased. Now if the said shall well and truly, as such Attait 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

Lessie Walolen (SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

To Jessie 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

Jany 1909 180 , that Levelold De curs, (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

ADMINISTRAT. BOND.

ATTEST .

Clerk.

STATE OF TENNESSEE CAMPBELL COUNTY.

Know all Men by these Presents, That we MX Mille firm chal, and the undersigned specties are bound unto the State of Tonnessee in the bendity of Five hundred

Dollars. Witness our hards, this second day of Jeona

The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrator

of Michael Maller deceased. Now if the said shall well and truly as such Asimpostrato, perform all the duties which are or may be required of by law, then this obligation shall be void; otherwise to remain in full force and virtue.

M.L. Miller

LETTERS TESTAMENTARY.

Execut

Deceased

Issued

Clerk.

Know all Men by these Presents, That we sessie Weelden, Pon and & h Broke, and Sewis Demuly, are bound unto the State of Tennessee in the penalty of Oric Thousand

(10000°)

Dollars. Witness our hands, this 35 day of January 1909 188 The Condition of this Obligation is such. That, whereas, the above bound has been appointed Assertion

of Jereloly Beauno, shall well and truly, as such Accounted, perform all the duties which are or may be required of him by law, then this obligation shall be void; otherwise to remain in fall force and virtue.

LETTERS TESTAMENTARY.

Losie Walden (SEAL.) J.M. Browfos, (SEAL)

STATE OF TENNESSEE Camplees

COUNTY

To Jessie Walden Complee County WHEREAS, It appears to the Court here that Derelds

late of said County, is dear, and hath made his ast Will and Testament in writing in which is hath appointed festive walder Execution, to the same, which Will hath been exhibited in Cours, and proved as the law directs; it is therefore ordered by the said Court that Letters Testamentary of

all and singular the goods and chattels, rights and credits of the said Levelda Branns deceased, issue to the said tessie & allen

These are, therefore, them power you, the said pessie Walden having been qualified according to law. upon all and singular the goods and chattels, rights, and credits of the said Levella Branns

, deceased, and the same in your possession take wheresoever the same may be found, and a true and perfect inventory thereof to make and return to our ensuing County Court, and all just debts of the said Jesold Walling, . deceased, to pay; and also well and truly pay and deliver all the egacies contained and specified in said Testament, as far as the said goods, chattels, and credits will Thu E. Drown Clerk of said Court, at office, this 26, day

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Rresents, That we Mile frincipal and the andersigned marties

are bound unto the State of Tonnessee in the bendity of Twe hundred

day of Jeomas Dollars. Witness our hands, this second

The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrator

deceased. Now if the said

shall well and truly as such Admiratstrate, perform all the duties which are or may be required of by law, then this obligation shall be void; otherwise to remain ful forcefund virtue.

M.L. Miller

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO M. L. Miller

of Michael Maller

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksberough, on the first Monday of Jebrus 1909, that

Michael Miller late of said County, had died iniestate, 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 feath, 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 inpentory 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

February 1909 188 in Jacksborough, the first Monday of

		EE, CAMPBELL CO	
Know all Mer	John Phillips	That we 7 K B	eath
dollar	e State of Tennessee	in the penalty of Five	Hundred
Dollars. Witness	our hands, this	8 day of Fel	1909
1X /200	07/2	is such, That, whereas,	
	al miller		Now if the said
or may be require	d of him	strate , perform all the by law, then this obligation	duties which are n shall be void;
Arriest Lahuel	in in full force and : Frown	FK Baith Wm miller	(SEAL.)
•	Von Aller Ca	em short	lups (SEAL)

7 K Bautt

WHEREAS, It has been represented unto us in our County Court helds for the County of Campbell, at the Court House in Jacksborough, on the first Monday of 189 9, that Michael Mile

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

in Jacksborough, the perst standay of John & Brown

STATE OF TENNESSEE, CAMPBELL COUNTY.

	wall Men by these Presents, That we KN. Dirney frincip
are boun	nd unto the State of Tennessee in the penalty of Cree Chousand
Dollars.	Witness our hands, this 16th day of February 1909 188
Phe S	C. Disney
of Sa	has been appointed Administrat O- deceased. Now if the said
orecere wee	that truty, as such Administrat , perform all the duties which are
or may b	be required of by law, then this obligation shall be roid.
otherwise Attest :	e to remain in full force and virtue.
ap	A. M. Diener) (SEAL)
W= 6	illuCofidge () (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

two Downean

) ,			
	P.N. D.			
TO	1601, Disn	λ	GREETIN	G

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 4 190 989 , that Samuel Drane

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 appertuin 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 &	1 Low	
Jacksborough, the first Monday of	Tel 1909 189	ourt, at offic
	& Brown .	• •

Know all Men by these Presents, That we J. M. Newfort, and are bound unto the State of Tennessee in the penalty of Fourteen hundred \$140000

Dollars. Witness our hands, this 22 day of Hebry, 1909. 188 The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrater of William Willson deceased. Now if the said

shall well and truly, as such Administrate, 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.

John E. Brown approus all The Memfor (SEAL.)

John E. Brown county arent derk pleas Sign dry name to J. M. Hewforts. Bord admis, of the calute of William Hillow Deceand,

its, and also to render a true and clear account of said administration when thereto

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

Clerk.

ADMINISTRAT. BOND.

STATE OF TENNESSEE CAMPBELL COUNTY.

Know all Men by these Presents, That we Sarreh, He withrock Fri. and B. H. Willoughly are bound unto the State of Tennessee in the penalty of Lwo hundered \$20000 day of Heroh, 1909 480 Dollars. Witness our hands, this 3 The Condition of this Obligation is such, That, whereas, the above bound Somment. Heatherely, has been appointed Administrating of Foreph. Heatherale deceased. Now if the said shall well and truly, as such Administratory, 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. approved .

STATE OF TENNESSEE, CAMPBELL COUNTY.

To Sarah Heatheren 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 1909 189, that Joseph, Heatherly late of said County, had died intestate, having, whils 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.

in Jacksborough, the first Monday of Moral 1909 150

John E. Brown

STATE OF TENNESSEE, CAMPBELL COUNT	STATE	OF TEN	NESSEE.	CAMPBELL	COUNT
------------------------------------	-------	--------	---------	----------	-------

Know all Men by these Presents, That we Conclude Mile Thine are bound unto the State of Tennessee in the penalty of Savo hundred and Jiflig Dollars. Witness our hands, this 13, day of 100 /906 the The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrater deceased. Now if the said shall well and truly, as such Administrater, 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:

Operal

MOUTHING (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Estile

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

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 form E. Brown Clerk of said Court, at office in Jacksborough, the first Monday of Nov. 1999 189 Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

and h. M. Shark and andrew Cooper	_
tre bound unto the State of Tennessee in the penalty of Eighty	-
The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrator	d
t Militerva Myers deceased. Now if the said hall well and truly, as such Administrator, perform all the duties which ar	d e
therwise to remain in full force and virtue. Representation of the state of the st	
4 m. al.	

STATE OF TENNESSEE, CAMPBELL COUNTY.

andrew Cooper

TO R. L. 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 Chil 1869 (1909) that Manua Mylls

late of said County, had died intestate, having while 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, wheresover 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 Engrown Clerk of said Court, at office in Jacksborough the first Monday of Ward 1909.

Know all Men by these Presents, That we William Gaylon Con & W. Saylor, End F.W. Ugie are bound unto the State of Tennessee in the penalty of Lix hundred

Dollars. Witness our hands, this \$ 6 day of Copy of 1909 189 The Condition of this Obligation is such. That, whereas, the above bound William Gaylor, has been appointed Administrates of It Murray, deceased. Now if the said shall well and truly, as such Administration, 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. (SEAL.)

(SEAL.) (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

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

about 199900 , that Jet Murray 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.

in Jacksborough, the first Monday of April 1909 100 Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we for he hew port Thously and B m Hamel. are bound unto the State of Tennessee in the penalty of Live hundred and Juffy (B150 ..) Dollars. Witness our hands, this 12th day of Juny, 1909, 185 The Condition of this Obligation is such. That, whereas, the above bound for M herefort has been appointed Administration deceased. Now if the said shall well and truly, as such Administrated, 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.

for Mukewhat Arhy & Brown. P. Housely

R m. Herrell, by LE. Birun (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO for M. Newport 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 part Henday of May 19e9 188 , thatbills undersone of pot, and to mother the known of may 1909 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 und 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

WITNESS John & Drown Clerk of said Court, at office in Jacksborough, the first Hunday of Many 1909 185

John & Brown Clerk.

STATE	OF TENNESSEE,	CAMPBELL	COLINTY
		CITILITY LILL	COUNTY

Know at Men by these Presents, That we are bound unto the State of Tennessee in the penalty of Dollars. Witness our hands, this The Condition of this Obligation such, That, whereas, the above bound has been appointed Administrator deceased. Now if the said shoul well and truly, as such Administrat. perform all the duties which are or may be required of 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 . 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 credite, 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

WITNESS		Clark of the Co
in Jacksborough, the first	Monday of	Clerk of said Court, at office
	\	109
		Clerk.

STATE OF TENNESSEE, CAMPBELL COUL	NTY.
Know all Men by these Presents, That we Joseph Y	
are bound unto the State of Tennessee in the penalty of \$400	100
The Condition of this Obligation is such. That, whereas, the conserved members has been appointed Admin	ibove bound
deceased. Now deceased. Now that well and truly, as such Administrator, perform all the dutie or may be required of him by law, then this obligation sh	s which are
therwise to remain in full force and virtue.	
m. Kite, sy order U. S. Carden	(SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

Joseph M. Newbort 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 1909 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 jound, 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.

ohn El Brown Clerk of said Court, at office WITNESS in Jacksborough, the

and Ist Huddleson Id At Weir Look are bound unto the State of Tennessee in the penalty of fourteen hundred 814000

Dollars. Witness our hands, this H day of June 1909-1889 The Condition of this Obligation is such, The whereas, the above bound

has been appointed Administrater Deboning

of Hom Bilson deceased. Now if the said shall well and truly, as such Administrater __, perform all the duties which are

or may be required of Kin by law, then this obligation shall be void;

otherwise to remain in full force and virtue.

When wed County Judge Jof Huddlishn (SEAL.)

How Willen County Judge Jof Huddlishn (SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Undrivo Cooper 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 Minday of Jame 199 750 , that Wor 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

John E. Bryn Clerk of said Court, at office in Jacksborough the first Manday of June 1909 189

STATE OF TENNESSEE CAMPBELL COUNTY.

Know all Men by these Presents, That we Harvey & Minay

are bound unto the State of Tennessee in the penalty of Inventy five Hundred (\$250000).

Dollars. Witness our hands, this 7

day of July 1909 185

The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrater

Harvey G. Murray of Lewis Certine

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 Harvey his. Murray Mary & Perflins

Indrew Cooker (SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Harifey G. Munay 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 7, 1909 100 that Lewis Gerkins 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.

John E. Brown Clerk of said Court, at office to first Monday of July 7th, 1909, 1889 John ElBrown Clerk. WITNESS

Know all Men by these Presents, That we Frank & Smith of are bound unto the State of Tennessee in the penalty of

Live Thousand (\$5,0000) Dollars. Witness our hands, this 2/ day of august, 1909 180 The Condition of this Obligation is such. That, whereas, the above bound Frank Ly & Calbert, Smith nasteen appointed Administrators John M. Smith deceased. Now if the said small well and truly, as such Administrat ord, 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.

Frank L. Smith M. E. Baird Ella Hackney Stone Laylor Smith (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Frank do + & Elbert Inight ETING

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

and 1909 100 , that John M. Smith late of said County, had died thestate, 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

witness form Eliour Clerk of said Court, at office in Jacksborously, the first Monday of Quigust, 1909 185

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Dock Comers Y O. a. Templeton are bound unto the State of Tennessee in the penalty of One hundred

Dollars. Witness our hands, this 4 day of Oct. The Condition of this Obligation is such. That, whereas, the above bound DOCK (Yours has been appointed Administrate of William Comers

deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of how otherwise to remain in full force and virtue. his forces of Mark Powers mark by law, then this obligation shall be void;

(SEAL.)

Call suplition

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO LOCK Cours 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 House Oct 1909185 , that William Jouers

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 EN Brown Clerk of said Court, at office in Jacksborough, the prot Monday of QCT. 1909.189

By J. J. Cooper D. C.

Know all Men by these Presents, That we CNB Mahan Print.

Sam C. Brisd U. S. Jones Mr Elison and J. L. Rose
are bound unto the State of Tennessee in the penalty of

Thousand

Dollars. Witness our hands, this 4 day of October 1909 1909

The Condition of this Obligation is such. That, whereas, the above bound A. B. Mahan has been appointed Administrator of A.B. Douglass 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:
B. C. Million Jellies Terri ChB. Mahan (SEAL.)

Stout, Jan Ellison (SEAL.)

(SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

a ABMahaw, 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 Menday of

late of said County, had died intestate, having, while 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, where soever 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.

in Jacksborough, the first Monday of Oct 1909 189 Clerk.

Know all Men by these Presents, That we	1	,	*
are bound unto the State of Tennessee in the penalty of	est.		
Seven Hundred			
Dollars. Witness our hands, this 4 day of 7	ov.	190	N. 181

STATE OF TENNESSEE, CAMPBELL COUNTY.

of Michael 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:

We at (SEA)

SEA)

May 100 (SEA)

SEA)

STATE OF TENNESSEE, CAMPBELL COUNTY.

.....

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 Mon 1997, 1998, that I chara the following 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 Som E. Brown Clerk of said Court, at office in Jacksborough, the first Monday of 4 day of Nov. 100 /809

Zehn E. Brown Clerk.