Know all Men by these Presents, That we all Mahan Orin!
Sam C. Baird U. S. Jones Matelison 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 has been appointed Administrator of L.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 Jenn Alb. Makan (SEAL.)

J. Stout, Mr Ellison (SEAL.)

(SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

a ABMahan, 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.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these	Presents, The	at we	*
J. Will Jay	flow 1	U. O. Wes	+
are bound unto the State of	Tennessee in th	e nenalty of	
Seven Her	ndred	o ponutity of	
Dollars. Witness our hand	s, this 4	day of Mov	1909, 180
The Condition of this	Obligation is s	uch That where	
x. price va	year 1	has been appointed	Administrat and
of Richard (daws.	Soman deceased	d. Now if the said
shall well and truly, as suc	h Administrate	, perform all t	he duties which are
or may be required of K	in by la	w, then this obliga	tion shall be void
otherwise to remain in full ;	force and virtue	5	
ATTEST:) divid	Taylor (SEAL.)
		il O	O (SEAL.)
	1	10. Q. a	est (SEAL.)
		, 8 1/10	Mining (SEAL)
	7.000	III MAN	

STATE OF TENNESSEE, CAMPBELL COUNTY.

0

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 / 40/189, that Dienal Canal Canal

WITNESS Som E. Brown Clerk of said Court, at office in Jacksborough, the prot Monday of 4 day of Mov. 100 /809

Zohn E. Brown Clerk.

Know all Men by these Presents, That we 6.6. adkins are bound anto the State of Tennessee in the penalty of Jour Jundred Dollars. Witness our hands, this 12 day of Nov. 1909-1811 The Condition of this Obligation is such. That, whereas, the above bound 6 6 adkins has been appointed Administrat of Louisa adkins deceased. Now if the said shall well and truly, as such Administrat or , 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 6. 6. aakins m allin a Judge High Peters 11 (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Co. Co. adkins GREETING

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court Horse in Jacksborough, on the first Monday of No. 196189, that Source I 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. / Zrown Clerk of said Court, at office in Jacksborough, the first Monday of Nov. 12 /909 189

John & Brown clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Solae Soman. Prince are bound unto the State of Tennessee in the penalty of Seven fundance of Devel Grand Prince of Devel Grand Witness our hands, this 24th day of Med. 1885.

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

Attest:

Attention at

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Ida Jonain 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, 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 protest day of 2001. 1909 188

John E. Droun . cu

Arest:

Know all Men by these Presents, That we with Bares Orni
are bound unto the State of Tennessee in the penalty of Tipley, Boog

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

Arest:

(SEÅL.)

(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

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 aliministered, do grant unto you full lower by these presents well and truly to collect and take into your possession aliand singular the goods and chattels, rights and credits, which were of said defeated at the time of his death, wheresoever the same may be found, hereby requiring youto make, or cluse 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.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we I. Reger Bring Defin Bournand are bound unto the State of Tennessee in the penalty of Thire hundred

Dollars. Witness our hands, this / day of Rec. 1907

ARagins, has been appointed Administrates of R. M. Rogins 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.

Di Rogers (SEAL Dom Brownan (SEAL

STATE OF TENNESSEE, CAMPBELL COUNTY.

To La Rogers

GREETING:

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

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 state Monday of Dec 1909 100

John E. Brown ore

(SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we William Smith Orin are bound unto the State of Tennessee in the penalty of Hive Thousand (\$5000,00)

Dollars. Witness our hands, this 24 day of 10, 1909 The Condition of this Obligation is such, That, whereas, the above bound William Smith has been appointed Administrator of Cutha Smith 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.

Allow Co Judge With Smith

STATE OF TENNESSEE, CAMPBELL COUNTY.

To William Smith

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 finday of Nov. 1909 180. , that Oyuther Smith

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 & Brown Clerk of said Court, at office in Jacksborough, the first Monday of 200, 1909 100 John E. Brown Clerk.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Ida, Voman, Drin and United Surity Co P.O. Anisville June are bound unto the State of Tennessee in the nenalty of Seven hundred and fifty (\$75000) Dollars. Witness our hands, this 24 day of Hoo, 1909 180 The Condition of this Obligation is such. That, whereas, the above bound ada Vonous has been appointed Administratory of Rishard Voncon 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. Intel surty as. Shimman Rhaples Jett Cooper. Or Jis. Webb

Setted and out

STATE OF TENNESSEE. CAMPBELL COUNTY.

To Ida Vomen

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of nov. 1909 , that Richard Vorman

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 E. Brown Clerk of said Court, at office in Jacksborough, the prof Stonday of 21 7. 1908

(SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

Courton Bail Recty (SEAL)

To James Lualley

WHEREAS, It has been represented unto us in our County Court, helder the County of Campbell, at the Court House in Jacksharpugh, on the first 1909 , that William Welson

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 & Drown Clerk of said Court, at office in Jacksborough, the first Monday of Dec 1989

are bound unto the State of Tennessee in the penalty of Five Hundred (\$50000) Dollars. Witness our hands, this 24 day of Jan 1910 180 The Condition of this Obligation is such. That, whereas, the above bound mx + Leo myers has been appointed Administrat of John muers deceased. Now if the said shall well and truly, as such Administraters), 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. Approved; "your orngers. Im allen cofredge to in July

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Mit. Myers, and

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO MA + Geo Myers GREETING:

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Courty House in Jacksborough, on the Arts Monday of an. 1910 189

, that John Myers late of said County, had diet 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 as; 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 6. Bragen Clerk of said Court, at office in Jacksborough, the first Monday of Juny. 1910, 189

Knowall Men by these Presents, That we B. M. Lynch

are bound unto the State of Tennessee in the penalty of Iwo Hundred & Filter

Dollars. Witness our hands, this &

day of January 120 1910

The Condition of this Obligation is such. That, whereas, the above bound 10. M. Lynch

has been appointed Administrator

of Shadrlak Hodges.

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

approved!

13.M. Lynch

Im allen cogudge Gel Wayne

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO B. M. Lynch

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 Andreway of on 1910 189 , that

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

WITNESS John E. Broun Clerk of said Court, at office in Jacksborpuch, the first Monday of Jan. 8 1910 189

ADDENISTRAT. BOND.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Rold W. Heaven Peter Sechini + Thomas Sechini

are bound unto the State of Tennessee in the penalty of Thirty Seven Ahindred (\$370000)

Dollars. Witness our hands, this 28 day of Jan 1910 189

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

of Hade Heaver deceased. Now if the said

shall well and truly, as such Administrat or, 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.

Josiah Smith

- Roby It. Weaver (SEAL)

afkroved; An allen Peter Sechini. (SEAL.)
Cofudge Thomas Jechini (SEAL.)

STATE OF TENNESSEE CAMPBELL COUNTY.

TO Rolf It Weaver GREETING:

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

an 1910 tos , that Hade Weaver 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 Jan. 1910 189

John & Brown clerk.

ADMINISTRAT. BOND.

STATE OF TENNESSEE CAMPBELL COUNTY:

Know all Men by these Presents, That we John Levely Prin H. Lovely are bound unto the State of Tennessee in the penalty of

Two Hundred + Fi Dollars. Witness our hands, this 2 day of Stely 1910 180

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

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

The allen CoJudge LWAger, (SEAL.) (SEAL.)

(SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

To John Lovely

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of Feb. 1910 180 that / Tohy Lovely

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 chaftels, rights and credits, and also to render a true and clear account of said administration when thereto required.

in Jacksborough, the first Minday of Jeb. 1910 189

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents. That we at Shults, Prin. Andrew Cooper & W. Agel Surters

are bound unto the State of Tennessee in the penalty of Five Hundred -

Dollars. Witness our hands, this 18 day of Feb 1910 189

The Candition of this Obligation is such. That, whereas, the above bound (1. J. Shults has been appointed Administrator of Nathaniel Deaster

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

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 reb. 1910,000 that Nathaniel Teaster

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 Feb 1910 189

Know all Men by these Presents, That we Hazel Hill no P. Rogers, James Irby dire bound unto the State of Honnessee in the penalty of Iwo Hundred Dollars. Witness our hands, this 10 day of Jamiary 100 /910 The Condition of this Obligation is such, That, whereas, the above bound

Hazel Hill has been appointed Administrator of Sophrona Hally deceased. Now if the said shall well and truly, as such Administrat or, 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.

Hazel Hiel approved! Am allen, Cofudge James Soly (SEAL.) (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

To Hazel Hiel GREETING:

required.

WHEREAS, It has been represented unto us in our County Court, held tor the County of Campbell, at the Court House, in Jacksborough, on the Arst Manday of on 1910 189 , that Dophrona Hally late of said County, had died intestate, having, whilst living and at the time of her death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of 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 & Byown Clerk of said Court, at office in Jacksborough, the pret Monday of Jamery 1910 John EBrown Clerk.

STATE OF TENNESSEE, CAMP	PRELL COUNT	V
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Know all Men by these Presents, That we HR. Gaiffer, Aten Hicks & M. Jrwin are bound unto the State of Tennessee in the penalty of Iwo Hundred + Fifth Dollars. Witness our hands, this day of The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrate of Kelly Laylor 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. 1. Cooper (SEAL.) approved: Ren Hicko Ken Hicks (SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO The Gaylor

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 Pet 1910 189 that Kelly

late of said County, had died intestate, hating, 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. Brown Clerk of said Court, at office in Jacksborough, the first Monday of Feb 1910, 189

John & Brown Clerk.

TO Xalden

A Milli

STORE STORE SHIP SHIP SHIP SHIP SHIP SHIP SHIP SHIP
STATE OF TENNESSEE, CAMPBELL COUNTY.
Frank R. York and H. Malden Prin
are jound unto the State of Tennessee in the penalty of Live Hundred \$2000
Dollars. Witness our hands, this 7th day of Fely 1910 194
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 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,
a. J. Golberg Oin, J. E. Walden, (SEAL)
R. L. Crow Seey J. R. York, "Two Hundred Sollow (SEAL)
approved: Feb. 26, 1910. Am allen cojudge

STATE OF TENNESSEE, CAMPBELL COUNTY.

(WHEREAS, # has been represented unto us in our County Court held for the County of Campbell, at the Court House fin Jacksborough, on the first Montago Tely, 1910 100 , that J. 11. 1 Tranam 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

Dependerk of said Court, at office in Jacksborough, the fir

Know all Men by these Presents, That we_ Millard Campbell and are bound unto the State of Tennessee in the penalty of Siteen Hundred Dollars. Witness our hands, this 4 th day of April The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrat a James Campbell 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. ATTEST: Approved It. Campbell (SEAL.)

M. M. Ullen Co Judge by ander percents futtacted

(SEAL.) The Emsure was made by mitake This is a mue copy as it appear of Record STATE OF TENNESSEE, CAMPBELL COUNTY.

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 Jackshorough, on the first Monday of
apr 1910 , mat farries Campbell -
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 crant
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 toto our said Court at the
next term, a true and perfect inventory of said goods and chartels, rights and cred-

its, and also to render a true and clear account of said administration when thereto required. WITNESS MOG. Brown Clerk of said Court, at office in Jacksborough, the first Monday of MOE. Co

STATE	OF	TEN	JESSEE.	CAMPBELL	~	
			ALCOPE,	CAMPBELL	(,0	IINTV

Know all Men by these Presents, That we If arrall Pr are bound unto the State of Tennessee in the penalty of Just Discussion allais Dollars. Witness our hands, this day of a prit The Condition of this Obligation is such. That, ichereas, the above bound " Carrall has been appointed Administrat 4. M. Carrall shall well and truly, as sych Administrat , perform all the duties which are deceased. Now if the said or may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue. approved

LETTERS TESTAMENTARY. STATE OF TENNESSEE Campbell Marshall & Bruce Co. Stationers, Nashville, Tenn. Jy Carrel COUNTY. A Citizen of Count of County WHEREAS, It appears to the Court here that I County late of said County, is dead, and hath made his last Will and Testament in writing, in which it was pointed Correll Was africal Executor 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 Testamentary of all and singular the goods and chattels, rights and credits of the said Wm Carroll deceased, issue to the said Dy Uon These are, therefore, to empower you, the said having been qualified according to law. upon all and singular the goods and chattels, rights, and credits of the said , 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 all the legacies contained and specified in said Testament, as far as the said goods, chattels, and credits will Dhn le, Stoun, Clerk of said Court, at office, this

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these	Presents, That we M. R. Gist Onin
and M. Teller	Presents, That we M.R. Sist Oni
	Tennessee in the penalty of This E hundred

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

Dollars. Witness our hands, this 18 day of april 1910 188

This Bond was renewed, on he soth day of now.

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 Jacksporough, on the first M

Upril 190000 , that Lincoln Setton 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 Simil Crown Clerk of said Court, at office in Jacksborough, the part stonday of april 1910 100

ADMINISTRAT. SOND.

and It. assett A. Meles Delle Dim are bound unto the State of Tennessee in the penalty of Thousand \$1000,00 Dollars. Witness our hands, this 7 day of 11 ay, 1810 The Condition of this Obligation is such. That, whereas, the above bound Fi Kyssell has been appointed Administration 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-J. Aussell (SEAL.) 1. P. Miller (SEAL) of assell (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO J. F. Russell 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 1800, that En Fin Vells

late of solid 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.

Sign & Brown Clerk of said Court, at office WITNESS. in Jacksborough, the first Monday of May

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Travil Thompson, Prin John Jennings for, 3d Call Simpleton. are bound unto the State of Tennessee in the penalty of Que Kundred Dollars. Witness our hands, this 24 day of Chail 1910 188 The Condition of this Obligation is such, That, whereas, the above bound Daniel Thankson has been appointed Administrator of James W. Kompron 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 . Daniel Thompson (SEAL) Aprillin Coperalge, The Jenifleton

STATE OF TENNESSEE, CAMPBELL COUNTY.

To Daniel Thompson GREETING:

ADMINISTRAT. BOND.

WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksbarough, on the first Monday of april 1910 , that James D. Thompson

late of said County, had died intestate, having, whilst living and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents well and truly to collect and take into your possession all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, where so ever 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 & Down Clerk of said Court, at office in Jacksborough, the first Monday of Coffice 1910 189. John & Brown overk.

ADMINISTRAT. BOND.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we fue J. Harris, Prim al, Robins and HOR Dush are bound unto the State of Tennessee in the penalty of Two Thousand (2000.00) Dollars. Witness our hands, this 19 , day of May 1880 The Condition of this Obligation is such. That, whereas, the above bound ac O. Harris has been appointed Administrat____ of It. M. Itaris deceased. Now if the said shall well and truly, as such Administrata, perform all the duties which are or may be required of live by law, then this obligation shall be void; otherwise to remain in full force and virtue. ATTEST :

ATTEST:
Approved

A. J. Haris (SEAL.)

21. m allen, Cashing V. R. Drick (SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

J. Harin

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 1800 , that It. m. Itaris late of said County, had died intestate, having, whilst living and at the time of his death, foods 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 WITNESS. in Jacksborough, the first Monday of

STATE OF TENNESSEE CAMPBELL COUNTY.

Know all Men by these Presents, That we John Stanfard Quint are bound unto the State of Tennessee in the penalty of Ane Luded Dollars. Witness our hands, this Lat day of June The Condition of this Obligation is such, That, whereas, the above bound ohn Stanfard has been appointed Administrat ar Of Gie Stanfard deceased. Now if the said shall well and truly, as such Administrate and, 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. Jahn Stanford M. Hawrell WADwurs

STATE OF TENNESSEE, CAMPBELL COUNTY.

John Stonfard 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 Monfay of

un 1910, that of Vie Stanfard 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. Beown Clerk of said Court, at office WITNESS in Jacksborough, the first Monday of

no & Brown Clerk

Know all Men by these Presents, That we I arried Smith Om Elbert Smith. It. m. Gay ear are bound unto the State of Tennessee in the penalty of Ore Thansand 6/00000 Dollars. Witness our hands, this 7 day of The Condition of this Obligation is such. That, whereas, the above bound ancil Smith has been appointed Administrator Vof S. IL, Book and Estate deceased. Now if the said shall well and truly, as such Administrative, 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. esse Harley ? Elbert Smith (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

ancil Smith GREETING

WHEREAS, It has been represented unto us in our County Court, heldfor the Gownty of Campbell, at the Court House in Jacksborough, on the first Manday of

18918, that S. It. Rookard Estate 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 shattels, 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 Tus & Brown Clerk of said Court, at office in Jacksborough, the fift Monday of

ADMINISTRAT, BOND.

OGDEN BROS. & CO., PRINTERS AND BINDERS.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we Q. E. Smith (Prin) V.a. Dassitly D. M. C. Childrens are bound unto the State of Tennessee in the penalty of acce Thousand (1000 00) Dollars. Witness our hands, this 9 day of June The Condition of this Obligation is such. That, whereas, the above bound as Smith has been appointed Administration Jarel Childress deceased. Now if the said shall well and truly, as such) Administratory, 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. H. m. allen J. - a. Dassett (SEAL)
Courty Junge D. W. C. Children (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

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

WITNESS

_Clerk of said Court, at office

in Jacksborough, the first Monday of

Clerk.

Know all Men by these Presents, That we pessen Bogen Hill Toyler malmens

are bound unto the State of Tennessee in the penalty of OMEStructure

Dollars. Witness our hands, this 23 day of August 1960 The Condition of this Obligation is such. That, whereas, the above bound Josef Boges bo Salite Williams has been appointed Administrat

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 vir

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

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_

Executor

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we U.B. Rose Prince and undersigned suntis are bound unto the State of Tennessee in the penalty of RIME

Dollars. Witness our hands, this 15 day of July 1910 1987.
The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrat Executor of Lough Groy, Priva Grey, shall well and truly, as such attended deceased. Now if the said , 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. M. B. Rose

Im & Boun Wanston Bouman (SEAL.)

LETTERS TESTAMENTARY. STATE OF TENNESSEE Climbo hall

A Citizen of County tell County

WHEREAS, It appears to the Court here that Joseph Dray & Rong, Gray The late of said County, is dead, and hath made his last Will and Testament in writing, in which whath appointed WB Place

Executer 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 Testamentary of all and singular the goods and chattels, rights and credits of the said Lough hel Rosa Bray,

deceased, issue to the said M. To. Peace These are, therefore, to empower you, the said . 17. Re-

upon all and singular the goods and chattels, rights, and credits of the said for ph. And Rosa Areas, 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 Joseph, Fiel Thera Gray , 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.

Vitages John & Novan.

, Clerk of said Court, at office, this day

IhuE. Brown

Know all Men by these Presents, That we are bound the Unclessing and Secretary are bound unto the State of Tennessee in the penalty of State of Herneline of Dollars. Witness our hands, this It day of July, 1910 the The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrates of It Hobbit pell, has been appointed Administrates deceased. Now if the said shall well and truly, as such Administrator, perform all the duties which are or may be required of Thire by law, then this obligation shall be void; otherwise to remain in full force and virtue.

ATTEST The Iron (SEAL)

The Alle of July of Seal of Seal of Stale of Seal.

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 standay of Luly 1910 155, that Hobbits 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 Jacksborows, the Brot Monday of

coods and chattels, rights and credical the same in your possession take wheresoever the same may be said administration when thereto

Clerk of said Court, at office

Glerk of said Court, at office

Witness Him at Parun, and the same in your possession take wheresoever the same may be true and perject inventory thereof to make and return to our ensuing County Court, and all just said Lind, Mounty deceased, to pay; and also well and truly pay all the legacies contained and specified in said Testament, as far as the said goods, chattels, and thereunto extend any the law charge you.

Witness Him at Parun and the year of American In Lind E. Parun and the year of American In

LETTERS TESTAMENTARY

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we A. C. Hahnaken Onin and the under signed surities are bound unto the State of Tennessee in the penalty of Six Securdar & horo (\$600.€) Dollars. Witness our hands, this 19 day of July 1910 188 The Condition of this Obligation is such. That, whereas, the above bound H.C. Halmalan has been appointed Administrat Executor of St. N. Stout deceased. Now if the said shall well and truly, as such and ___, perform all the duties which are or may be required of Time by law, then this obligation shall be void; otherwise to remain in full force and virtue. I. C. Habraken John E. Domun & B. Halmaker

STATE OF TENNESSEE (Lumbbel (COUNTY. To H.C. Halmaker A Citizen of Countball. late of said County, is dead, and hath made his last Will and Testament in writing, in which he hath appointed M.C. Halmaker Executer fothe same, which Will hath been exhibited in Court, 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 A. R. Stant deceased, issue to the said It. C. Hatmaker having been qualified according to law. These are, therefore, to empower you, the said J.C. Hahnale upon all and singular the goods and chattels, rights, and credits of the said A.N. Soul 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 , 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

Know all Men by these Presents, That we fill Ingram Prin Hid, Quem nd Condrew Cooper. Hundred. nefer (\$2400

Dollars. Witness our hands, this 2, day of Coug. 1910 100

The Condition of this Obligation is such. That, whereas, the above bound 1. Ingram has been appointed Administrates. US Ingrame deceased. Now if the said shall well and truly, as such Administrate, perform all the duties which are

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

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO La Ingraine

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 Wonday of

lug 1910 189 , that US, Ingram 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 & Morus Clerk of said Court, at office in Jacksborough, the production day of aug 110 189

ADMINISTRAT. BOND.

OGDEN BROS. & GO.; PRINTERS AND BINDIRS.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we W. F Balord. Orise. D.D. Ballard and James Kelson. are bound unto the State of Tennessee in the penalty of Jour Hundred, (BHOO, W)

Dollars. Witness our hands, this & day of au 91910 188

WI Ralland has been appointed Administrater of Mary Ballard deceased. Now if the said shall well and truly, as such Administrate , 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.

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

WI Balland (SEAL) X8/ Brown W.O. Balland (SEAL.)

aprived by aug 5, 1910) Judge James Kelsere. (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

to Wil Ballard 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

Ung. 1910 00 , that Many Balland 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 chaitels, rights and credits, and also to render a true and clear account of said administration when thereto required.

WITNESS John & Moracial, Clerk of said Court, at office in Jacksborough, the first Monday of aug, 1910 189

Know all Men by these Presents, That we & If Williams Prin Est Powers and C.C. adkins are bound unto the State of Tennessee in the penalty of, Sit, Handred. (\$600,00)

Dollars. Witness our hands, this & day of aug. 1910 100

The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrates of ann E. Jand. deceased. Now if the said

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

& Braun

J. H. Williams

(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 Worday of

aug 1910 that Chin E. dozed 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 Shir E. Brown Clerk of said Court, at office in Jacksborough, the first Monday of aug. 1940 1880

John E. Broan clerk

STATE OF TENNESSEE, CAMPBELL COUNTY:

Know all Men by these Presents, That we Just to Regurs, Prince of Will Daylor, Will Owens,

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

Dollars. Witness our hands, this 23 day of aug 1910 185.

The Condition of this Obligation is such. That, whereas, the above bound Luse S. Rogers no 3, has been appointed Administrater

of Estill Milliams deceased. Now if the said

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

otherwise to remain in full force and virtue.

Aford by Judg W.a. Ewens

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Suse L'. Prais 3. 3 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 Honday of

Dryg. 1910 180 , that Estill Williams, 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 E. Drau n Clerk of said Court, at office in Jacksborough, the first Monday of aug. 1910

John E. Drown

Know all Men by these Presents, That we Milliam a Hume, Mit Shinburg, and Gorge Ellison are bound unto the State of Tennessee in the penalty of Jiflien Fundres

The Condition of this Obligation is such. That, whereas, the above bound Dollars. Witness our hands, this William a. Thine has been appointed Administrater of alvin Hyme, deceased. Now if the said shall well and truly, as such Administrater , perform all the duties which are

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

Josiah Amish

1) a Hume

In J. Stimberg (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

To William a. Hime 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 fort Sonday of

aug 1910 so that alvin Hume

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.

Lin E Brun, Clerk of said Court, at office in Jacksborough the post day of oug 1918

John E, Broan clerk.

ADMINISTRAT. BOND.

TOGDEN BROE. & CO., PRINTERS AND BINDERS

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That we W. a. Dangly Asin

are bound unto the State of Tennessee in the penalty of Two Hundred

Dollars. Witness our hands, this 7 day of Sieff.

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

W.a. Danshty has been appointed Administrat Will Conly God 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.

John & Brown W. a. Daughty W. H. Cooper

(SEAL.)

Q. C. Perkins

(SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO W. a. Doughty 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 1990 , that Will Conley

late of said County, had died intestate, having, whilst fiving 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 Soft 1910 189

Some Honewood

Know all Men by these Presents, That you W B Rose Pris James re Sewaller . & Liller and Eli Vanvon are bound unto the State of Tennessee in the penalty of Wheel Thrus out 2300000 Dollars. Witness our hands, this 36, day of Leaf, 1910 The Condition of this Obligation is such, That, whereas, the above bound has been appointed American of Joseph ad Rosce to deceased. Now if the said shall well and truly, as such Taministrat , perform all the duties which are or may be required of King by law, then this obligation shall be void; otherwise to remain in full force and virtues ravid Set 26/910 James Il Sewallen

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 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.

STATE OF TENNESSEE, CAMPBELL COUNTY.

Know all Men by these Presents, That was It de Colors Pring fre bound unto the State of Tennessee in the penalty of One Thousand (\$100000) Dollars. Witness our hands, this 18 day of Oct 1910 The Condition of this Obligation is such, That, whereas, the above bound has been appointed Administrator of 918 Celero deceased. Now if the said shall well and truly, as such Administrate , 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. M.S. Cilino (SEAL.) James of Celino (SEAL.) (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

0.000	S-
o Hod Celins	GREETING:
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WHEREAS, It has been represented unto us in our County Court, held for the County of Campbell, at the Court House in Jacksborough, on the first Monday of

Oct. 1910 100 , that Y.D. Celino 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 Eg Brown Clerk of said Court, at office in Jacksborough, the fire Wonday of Oct. 1910 188

John E. Brown

Bris and L. H. Carlock

are bound unto the State of Tennessee in the penalty of Hive Hundred

Dollars. Witness our hands, this 25, day of Nov. 1910. 188 The Condition of this Obligation is such, That, whereas, the above bound

Theresa & Bradley has been appointed Administrativy of Pinkt Bradley deceased. Now if the said

shall well and truly, as sych Administrative, perform all the duties which are or may be required of MM by law, then this obligation shall be void:

otherwise to remain in full force and virtue.

This Bond was hat signed by the above (SEAL) named Orni and the was not swom as Such (SEAL)

STATE OF TENNESSEE, CAMPBELL COUNTY.

To Theresa & Bradley GREETING.

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

nov, 1410 180 , that Pinte Bradley

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 unio 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 & Bround Clerk of said Court, at office in Jacksborough the first Monday of Nov. 1910. 189

John & Brown Clerk. By M.H. Cooper, D.C.

ADMINISTRAT. BOND. | MINEWE & MON, 30/9/0 CODEN GROS. 4 CO. PRINTERS AND BINDERS. STATE OF TENNESSEE CAMPBELL COUNTY.

Know all Men by these Presents, That we Will Joish Pain,

John Bowman and L. M. Bourd

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

(\$300000)

Dollars. Witness our hands, this &D day of Hovembe 188 /9/0

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 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.

Approved by Amalian Dha Bowman.

(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

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 Hnah Waihorn H. Francisco and CC Eller

are bound unto the State of Tennessee in the penalty of Live of under

Dollars. Witness our hands, this 4 day of Dec

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

1911-1911

High Clarkorne has been appointed Administrated of Frank Welster

deceased. Now if the said

shall well and truly, as such Administrat Ad, 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.

Approved Augh Claihom

Min allin Co Judge J. H. Francisco

STATE OF TENNESSEE, CAMPBELL COUNTY.

TO Hugh Clailiam 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 Montay of Dec 1911 that of rank Welster

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 & Brown Clerk of said Court, at office in Jacksborough, the first Months of Dic 1911

John & Brown Clerk.

			CAMPBELL	COLINITIE
CTATE	OFI	MVIECCE.F.	LAMPRELL	CANINIY
DIAIL	OF LE	MINLOOLL.	Ontill DELL	CCCITI

Know all Men by these Presents, That we are bound unto the State of Tennessee in the penalty of Dollars. Witness our hands, this day of The Condition of this Obligation is such, That, whereas, the above bound has been appointed Administrat deceased. Now if the said shall well and truly, as such Administrate, perform all the duties which are by law, then this obligation shall be void; or may be required of otherwise to remain in full force and virtue. ATTEST: (SEAL.) (SEAL.)

STATE OF TENNESSEE, CAMPBELL COUNTY.

GREETING:

-189 , that

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 oredits, 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

DMINISTRAT. BOND.

Clerk of said Court, at office

in Jacksborough, the first Monday of

Clerk.

(SEAL)

REST OF BOOK BLANK

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OGDEN BROS. & CO., PRINTERS AND BINDERS

COUNTY.

STATE OF TENNESSEE, CAMPBELL COUNTY.	STATE OF TENNESSEE, CAMPBELL COUNTY.
Know all Men by these Presents, That we	Know all Men by these Presents, That we
are bound unto the State of Tennessee in the penalty of	are bound unto the State of Tennessee in the penalty of
Dollars. Witness our hands, this day of 189 The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrat of deceased. Now if the said shall 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:	Dollars. Witness our hands, this day of 189 The Condition of this Obligation is such. That, whereas, the above bound has been appointed Administrat deceased. Now if the said shall 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.)
STATE OF TENNESSEE, CAMPBELL COUNTY.	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	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	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				lerk of said (Court, at office
n Jacksborough,	the first Monda	y of		189_	and the second
			. A		1

Clerk of said Court, at office WITNESS

death, goods and chattels and credits, the ordering and granting administration

whereof doth appertain unto us; and we being desirous that the goods and

chattels, rights and credits; may be well and faithfully administered, do grant

unto you full power by these presents well and truly to collect and take into your

possession all and singular the goods and chattels, rights and credits, which were

of said deceased at the time of his death, wheresoever the same may be found, hereby

requiring you to make, or cause to be made and returned into our said Court at the

next term, a true and perfect inventory of said goods and chattels, rights and cred-

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

in Jacksborough, the first Monday of

required.

Clerk.