	We, J & ruhn, Dane Chamber
	and & B Chamber
	are bound to the State of Tennosee, in the peanlty of light. hundred
	Witness our hands and seals, this // day of Oct A. D. 192 4
	The Condition of this Obligation is such, That whereas the above bound
	: J. d. Kuhn
	ha. S been appointed Administrat V of the Estate of
	Lel Marrit deceased
	Now, if the said of I huh.
	shall well and truly as such Asiministrat . , perform all the duties which are or may be required by law
	this obligation shall be void, otherwise to remain in full force and virtue.
	Acknowledged and approved in open Court, David Chambers (Seal this 13 day of ON 1924) Without (Seal
	Name & Charghers (Seal
	this 12 day of Oet 1924 of thouses (Seal
	Y COOD (Seal.
	Chairman.
	STATE OF TENNESSEE, CARTER COUNTY
	STATE OF TENNESSEE, CARTER COUNTY
	<b>6</b>
	to de Huhm
z	Citizen of Carter County;
	Whereas, It appears to the Court now in session, that LL Morriet has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and yo
	having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration,
	These are therefore To authorise and appears up the mid & A. / Turker
	These are therefore, To authorize and empower you, the said
	to take into your possession and control, all the
	goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do an
	transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
	having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herei
	fail not.
	fail not.
	fail not.  Witness Geo J. yan D. Clerk of said Court, at office, this //
	fail not.  Witness Geo. G. young D. Clerk of said Court, at office, this // day of Oct 192 4, and the year of American Independence.
	fail not.  Witness Geo. G. young D. Clerk of said Court, at office, this // day of Oct 192 4, and the year of American Independence.
	fail not.  Witness Geo. T. yanny D. Clerk of said Court, at office, this //

ADMINISTRATOR'S BOND

are bound to the State of Tennessee, in the peanlty of Two Thousand

Witness our hands and seals, this 3 day of Nov

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

ha & been appointed Administrator of the Estate of & & Seine

Now, if the said A A Peace

shall well and truly as such Administrate, perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

this 11 day of 4eh

STATE OF TENNESSEE, CARTER COUNTY

To A & Geare

a Citizen of Carter County

Whereas, It appears to the Court now in session, that a decree has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admini tration be issued to you:

These are therefore, To authorize and empower you, the said AN Clean

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Seo & Juny De Clerk of said Court, at office, this

Seo 9. yang of American

STATE OF TENNESSEE, CARTER COUNTY

We. A Range, G.W. Snodgion.

are bound to the State of Tennessee, in the peanlty of Lix Thousand

Witness our hands and seals, this /7th day of Mon

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

ha & been appointed Administrator of the Estate of Mr & B Range

Now, if the said Range

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

Acknowledged and approved in open Court, this / day of JA 1925

We or Drien change

Ra Clange I W Enodgrass.

(Seal.) (Seal.)

STATE OF TENNESSEE, CARTER COUNTY

To A. a. Hanse

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that Mr. J. B. Range has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said & a. Mange

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Sed . N. young Deg Clerk of said Court, at office, this !

Les. J. young

A. D. 1921

### STATE OF TENNESSEE. CARTER COUNTY

Larry, Seo, E. Greadway are bound to the State of Tennessee, in the peanlty of Jour Kundrel Witness our hands and seals, this day of

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

ha been appointed Administrator of the Estate of Wa Hodge

Now, if the said M, you perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

this ( day of Fel

### STATE OF TENNESSEE. CARTER COUNTY

To Ja. young has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Ges Tyany & Clerk of said Court, at office, this

# STATE OF TENNESSEE, CARTER COUNTY.

we W. D. Shell, E. L. Shell and are bound to the State of Tenaessee, in the peanlty of Source Thousand

Witness our hands and seals, this 16 day of Jan The Condition of this Obligation is such, That whereas the above bound

ha A been appointed Administrat or of the Estate of Lev W. Holder

Now, if the said W.D. Shell

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

Acknowledged and approved in open Court, this 11 day of Fil 1925 ) & C. Jalian Chairman. (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:
Whereas, It appears to the Court now in session, that Lev. W. Holder has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you

kassing given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Leo G. you

to.		
We,	D. C. Rominger, John	in Toulers,
are bound	d to the State of Tennessee, in the peanlty of Rivo	Thousand
	ness our hands and seals, this. 3 day of G	Dollars.

A. C. Romingu

ha & been appointed Administrat r of the Estate of William F. Rominger

Now, if the said & C. Rominger

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

Acknowledged and approved in open Court,

Court, John Louise (Seal.)

1925 John Louise (Seal.)

1925 John Manuel (Seal.)

1926 Glicher (Seal.)

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that William & Rom

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

selled

STATE OF TENNESSEE, CARTER COUNTY

we GIV Hyder, G. H. Tittle, a I Love are bound to the State of Tennessee, in the peanlty of There Thousand Witness our hands and seals, this 22 The Condition of this Obligation is such, That whereas the above bound ha & been appointed Administrator of the Estate of Mu & W Hyder Now, if the said & Hyder shall well and truly as such Administrat. , perform all the duties which are or may be required by law. this obligation shall be void, otherwise to remain in full force and virtue.

STATE OF TENNESSEE, CARTER COUNTY

To. 8	W	Hyder	
		/	

Whereas, It appears to the Court now in session, that Mar & W Huse has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you Baying given bond and qualified as directed by law, and the Court having ordered that Letters of Adn tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Les of young sex Clerk of said Court, at office, this & Z.

1925, and the year of American Independence.

Les of young

We, R. C. Collins Of Range and So Range and are bound to the State of Tennessee, in the peanity of One Thousand

Witness our hands and seals, this. / day of April A. D. 192 5

ha I been appointed Administrator of the Estate of Bate Me/Kinney

Now, if the said AC Collins

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

Acknowledged and approved in open Court, References (8)

this // day of Afr 1925 (Seal ) Lange (Seal ) (Seal ) (Seal )

### STATE OF TENNESSEE, CARTER COUNTY

To A Collin a Citizen of Carter Coun

Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Administrace to be insected to were the court of the court

These are therefore, To authorize and empower you, the said RC Collin

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Les Journal of Clerk of Said Court, at office, this day of Open Les Journal of American Independence.

matilda Show Cly

STATE OF TENNESSEE, CARTER COUNTY

We, J. Carphell and Laughbell and Campbell, and are bound to the State of Tennessee, in the peanlty of Our hundred Dollars.

Witness our hands and scals, this day of april A. D. 1925

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

ha 2 been appointed Administrat V of the Estate of Maggie Compbell

Now, if the said

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

Acknowledged and approved in open Court.

Acknowledged and acknowledged in open Court.

Acknowledged and acknowled

#### STATE OF TENNESSEE, CARTER COUNTY

To Mereas, It appears to the Court now in session, that Moggie Carter County:

Whereas, It appears to the Court now in session, that Moggie Carter Count having ordered that Letters of Administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

These are therefore, To authorize and empower you, the said M. T. Carden.

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Sco, T. Jones & Clerk of said Court, at office, this & day of April 1925, and the year of American Independence.

Des. T. going

We, Jan Margan	1
are bound to the State of Tennessee, in the peanlty of One Th	oneand
Witness our hands and seals, this. 28 day of april	A. D. 192 4
The Condition of this Obligation is such. That whereas the above bound	
ha been appointed Administrator of the Estate of S. W. In	with Lr
Now, if the said Jan Hoore Margan shall well and truly as such Administrat or proform all the duties which are an	
shall well and truly as such Administrat. , perform all the duties which are or n	nay be required by law.
this obligation shall be void, otherwise to remain in full force and virtue.	
Acknowledged and approved in open Court,	Mu (Seal.)
	(Seal.)
this day of 192	(Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you

Whereas, It appears to the Court now in session, that

a Citizen of Carter County:

	vang given bond and quantied as directed by law, and the Court having ordered that Letters of Adminis-
tr	tion be issued to you:
	These are therefore, To authorize and empower you, the said
	to take into your possession and control, all the
go	ds, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
ou	next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and
· tra	nsact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
he	ring settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
	deliver the residue thereof to those who have a right thereto by law. Herein
fai	not
	Witness Clerk of said Court, at office, this
	San Court, at Ottos, this
da	of 192 , and the year of American Independence.
	year or American Independence.

# STATE OF TENNESSEE, CARTER COUNTY

ADMINISTRATOR'S BOND

We, Mrs. S. C. Downgton, C. Demut
and 10 Harrist
are bound to the State of Tennessee, in the peanlty of
Sixty Dollars.
Witness our hands and seals, this / day of -May A. D. 1995
The Condition of this Obligation is such, That whereas the above bound
ha & been appointed Administrate wood the Estate of Coling of the Journal
Now, if the said Mrs J C Howingh
shall well and truly as such Administration, , perform all the duties which are or may be required by law,
this obligation shall be void, otherwise to remain in full force and virtue.
Acknowledged and approved in open Court, Caroning to (Seal.)
Acknowledged and approved in open Court, Carping (Seal.)
1. VR 1/
this day of May 1924 Je Took might (Seal.)
Mediane Chairman. (Seal.)
the same of the sa

#### STATE OF TENNESSEE, CARTER COUNTY

To Mer J. C. Howington Citizen of Carter County:
Whereas, kappears to the Court now in session, that a ligo hath force
has died, leaving no Will, and the Court being satisfied as to your claim to the coministration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
tration be issued to you:
These are therefore, To authorize and empower you, the said

Boods, checkels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

33620 HARSHALL & BRUCE CO., NASHVILLE

ADMINISTRATOR'S BOND

### STATE OF TENNESSEE, CARTER COUNTY

Witness our hands and seals, this.

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

has been appointed Administrator of the Estate of Linter anna Borker)

Mrv OR Lorber or Linter anna Borker)

Now, if the said OR Barber

shall well and truly as such Administrat  $\mathscr{O}$ , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Acknowledged and approved in open Court,

By Justice (Seal.

Me Obiosi Chairman.

### STATE OF TENNESSEE, CARTER COUNTY

To O A Barber a Citizen of Carter Country

Whereas, It appears to the Court now in session, that Mr. Off Souther has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Witness 1925, and the year of American Independence

Les Tynng D.C.

- Ga

### STATE OF TENNESSEE, CARTER COUNTY

We, David W, Oak, J w Brinkley are bound to the State of Tennessee, in the peanlty of how hundred

Witness our hands and seals, this & day of May A. D. 1925

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

ha & been appointed Administrat V of the Estate of Leroy Oak.

Now, if the said David W. Oak.

shall well and truly as such Administrat. (2) perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full-force and virtue.

Acknowledged and approved in open Court,

this V day of May 1925

1925 EENerhaury

Dar W. M. On 154.

#### STATE OF TENNESSEE, CARTER COUNTY

To David W. Oak

Whereas, It appears to the Court now in session, that Levy Oak has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said David W. Oak

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness Grand Say Clerk of said Court, at office, this 2 lay of May 1925, and the year of American Independence.

Les, Tyang D.C.

Fred Stant, Da Hyder, and are bound to the State of Tempessee, in the peanlty of

fine hundred

Witness our hands and seals, this & & day of May

The Candition of this Obligation is such, That whereas the above bound Fred Stant

ha S been appointed Administrat 9 of the Estate of

Steon B. Markland Now, if the said Gred Stout

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

Acknowledged and approved in open Court,

this 22 day of May

Fred Stout Of Thyder ON Wistor

a Citizen of Carter County:

(Seal.)

(Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that Lev. B. Markland has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said H Sed Slow

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

. J. James & Clerk of said Court, at office, this 29

Des 9 young

STATE OF TENNESSEE. CARTER COUNTY

Holselaw, Jas Boone and

are bound to the State of Tennosee, in the peanlty of \$5000 00 )

Witness our bands and seals, this 26 day of May

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

ha & Obeen appointed Administrat or of the Estate of Myia Shorf

Now, if the said

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

A Stals claw

### STATE OF TENNESSEE, CARTER COUNTY

Holselaw

Whereas, It appears to the Court now in session, that Mysa Shark has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Here

Stilled OR Bacher United Stabe Fidelity & Gunnty to, are bound to the State of Tennessee, in the peanlty of Farty Thomsand

Witness our hands and seals, this 6 th day of July

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

ha & been appointed Administrator of the Estate of

Now, if the said OR Barby

shall well and truly as such Administrat. , perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court

The United States Fidelity Whity

PCOB pin

Chairman

### STATE OF TENNESSEE, CARTER COUNTY

To O R Barber , a Citizen of Carter Cour

Whereas, It appears to the Court now in session, that died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the seeds, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within minety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Grow Grand Court, at office, this day of July 1925, and the year of American Independence.

Dis. T. you go

9

### STATE OF TENNESSEE, CARTER COUNTY

We, Colombia Pange, A Pouting are bound to the State of Tennessee, in the peanly of

are bound to the State of Tennessee in the peanity of

ADMINISTRATOR'S BOND

Witness our hands and seals, this // day of

A. D. 192

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

ha S been appointed Administrat of of the Estate of

deceased

Dollars

N.K. Stange Now, if the said . J. Range

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

Acknowledged and approved in open Court,
this 2 day of Sujo 1925

(Seal.)

of 240 1925

(Seal.)

(Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

To a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Luly 192.

Clerk of said Court, at office, this //

Teo of go Step

#### L. L. GOODWIN

GENERAL MERCHANDISE

July, 15th, 1925. BUTLER, TENN.

Er George T, Young. Elizabethton, Tenn. Dear Sir: You may enter my name Sallie Goodwin as admisistrate as admisistrator

as one of the bondsman for for Henry C, Goodwin deceased

Yours respectfully,

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

ha S been appointed Administrat of the Estate of

Henry & Goodwan Now, if the said Sallier Foodwan

shall well and truly as such Administrat ov , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Sallie X Jooden (Seal.)

X X X Yooden by S. (Seal.)

Acknowledged and approved in open Court,

#### STATE OF TENNESSEE, CARTER COUNTY

To Sallier Goodwin

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that Henry Q. Gooding has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-- tration be issued to you

These are therefore, To authorize and empower you, the said

Sallie Toodwin to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

The Typing &, Clerk of said Court, at office, this 16

192 J, and the year of American Independence.

STATE OF TENNESSEE, CARTER COUNTY

We Walter B. Brush are bound to the State of Tennessee, in the peanlty of Turnetty fine Dollars.

Witness our hands and seals this 2/St day of July

The Condition of this Obligation is such, That whereas the a

ha S been appointed Administrat 7 of the Estate of

Now, if the said Walter B. Brunit

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

Acknowledged and approved in open Court.

Watter & Soumit

(Seal.) (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

fail not.

year of American Independence.

BOTLER, TENH.

### STATE OF TENNESSEE, CARTER COUNTY

We, Sallie Foodwar & Show and are bound to the State of Tennessee, in the peanity of Two Thousand

	Dollars.	
Witness our hands and seals, this.	day of July	A. D. 192
The Condition of this Obligation is such,	That whereas the above bound	
Sallie Goodwa	2	4
4		
ha S been appointed Administrat of the Es	tate of	
Henry a Dooder	deceased.	
Now, if the said Sallis So	o divin	
shall well and truly as such Administrat ( , perf		pe required by law.
this obligation shall be void, otherwise to remain in f		,
this obligation shall be void, otherwise to remain in		
	Sallie X Door	Liver (2.1)
Acknowledged and approved in open Court,	To make	(Seal.)
	J. L. Show	
thin 12 day of Sels 1005	La Looden	- hy 8. 27; W.O.
A DA	,	,
this 12 day of Sels 1925	, we	(Seal.)
Chairman		
· · · · · · · · · · · · · · · · · · ·		
STATE OF TENNESS	EE, CARTER COUNT	'Y
1 Wilson	-	
To Sallies Stoodw	•	
	a Citizen of Carter (	4
Whereas, It appears to the Court now in session	, that Henry Q.	Toodun
has died, leaving no Will, and the Court being sati	sfied as to your claim to the admin	istration, and you
having given bond and qualified as directed by law,	and the Court having ordered that L	etters of Adminis-
tration be issued to you:		
These ere therefore, To authorize and empowe	r you, the said	
Sallie Trodom	to take into your possession ar	nd control all the
goods, chattels, claims and papers of the said intests	ate, and return a true and perfect in	ventors thereof to
our next County Court, or within ninety days from th	e date hereof, to collect and pay all de	hts. and to do and
transact all the duties in relation to said estate, which	ch lawfully devolve on you as Admin	istrator: and after
having settled up said estate, to deliver the residue th	ereof to those who have a right theret	o by law. Herein
fail not.		and the same and t
Q (	0	
Witness Wind y your	Clerk of said Court, at o	office, this /6
10. (/		, i
day of July 192 S, ar	nd theyear of American	Independence.
0 /	T. F.	•

# STATE OF TENNESSEE, CARTER COUNTY

We, Wa	eles B	Bru	mit		
are bound to the State	of Tennessee, in th	e peanlty of	Liverty	- Sine	
- hun	asal		)/	Dollars.	
Witness our hand	and seals, this	a/st	lay of Jule	4	A. D. 192
The Condition	of this Obligation		0 1	ve bound	(4)
Wa	eter B	Bu	mit		
	Clark			deceased.	
Now, if the said	Wall	in B	Bru	wit.	
shall well and truly as	such Administrat	~ , perform	all the duties whi	ch are or may be r	equired by law,
this obligation shall be	void, otherwise to	remain in full			
			Watter	8 Sun	if (Seal.)
Acknowledged and	d approved in open	Court,			(Seal.)
	$f_{\perp}$			*	
this day	y of	192,			(Seal,)
		CI.			(Seal.)
		Chairman.			*

#### STATE OF TENNESSEE, CARTER COUNTY

То	a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by list, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness	***************************************	Clerk of said Court, at office, this
day of	192 , and the	year of American Independence.

We Mrn. Dallie Clark, Watter Buit and WI Hampton are bound to the State of Tennessee, in the peantity of five the dred Witness our hands and seals, this &/ day of July The Condition of this Obligation is such, That whereas the above bound Mr. Dallie Clark ha Decrappointed Administrative of the Estate of

Now, if the said Mr. Dallie Clark shall well and truly as such Administrat 224 perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full-force and virtue.

Mrs Dilly Clork Acknowledged and approved in open Court, M. C. O. Shirin Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

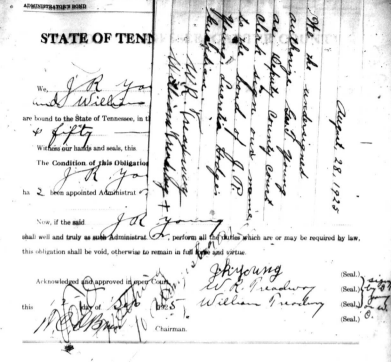
To Mrs Dallie Clark a Citizen of Carter County: Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Geo Tynng Dy Clerk of said Court, at office, this AT

Ly 1925, and the year of American Independence.

Seo Tynng De7



#### STATE OF TENNESSEE, CARTER COUNTY

To A Government of Carter County: Whereas, It appears to the Court now in session, that Jucilia Holla
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the chattels claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by saw. Herein

The Tyon of A Clerk of said Court, at office, this of 8

General Court, at office, this office,

We Mrn. Dallie Clark Watter But and WI Hampton are bound to the State of Tennessee, in the pearlity of Witness our hands and seals, this

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

ha 1 been appointed Administratory of the Estate of

Now, if the said Mrs. Dellie Clark

shall well and truly as such Administrat 200 perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Mrs Dilly Clark Acknowledged and approved in open Court,

this & 9 day of July 1920 1920 W. C. OBien

#### STATE OF TENNESSEE, CARTER COUNTY

To Mars Dallie Clark a Citizen of Carter County: Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

Mr Dallie Clash to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

July 1925, and the year of American Independence.

### STATE OF TENNESSEE, CARTER COUNTY

ADMINISTRATOR'S BOND

we JR young WR Turding are bound to the State of Tennessee, in the peanlty of Since Rundrul Withess our hards and seals, this. 28 day of The Condition of this Obligation is such, That whereas the above bound ha 2 been appointed Administrat or of the Estate of Lucitia House this obligation shall be void, otherwise to remain in full logic and virtue

#### STATE OF TENNESSEE, CARTER COUNTY

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods chattels claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Les Tym 7 se.

(Seal.)

(Seal.)

(Seal.) (Seal.)

are bound to the State of Tennessee, in the peanlty of Leven Mongane

Witness our hands and seals, this The Condition of this Obligation is such, That whereas the above bound

M Berry ha been appointed Administrat of the Estate of

of Mather

Now, if the said & M Berry

shall well and truly as such Administrat or perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue

this 12 day of Sys 1925 J. le Bourns

STATE OF TENNESSEE, CARTER COUNTY

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you taying given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore. To authorize and empower you, the said

to take into your possession and control, all the chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transect all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Leo . 1. yaung & . Clerk of said Court, at office, this /

STATE OF TENNESSEE, CARTER COUNTY

We. Man & S Oahr, I w Horton

are bound to the State of Tennessee, in the peanlty of Eight hundred

3 day of October A. D. 1925 Witness our hands and seals, this

The Condition of this Obligation is such, That whereas the above bound Mr I & Oak

ha been appointed Administrate of the Estate of W m Oak

Now, if the said Mrs I & Oak

this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court.

Al oak

this 3 day of Oct 1925 ( & Flatch ) Signal by (Seal.) & Total

STATE OF TENNESSEE. CARTER COUNTY

To Mr. J. & Qah. a Citizen of Carter County:
Whereas, It appears to the Court now in session, that W. M. Qahr.

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chatters, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Ses Tyning D, Clerk of said Court, at office, this 3 at October 1925, and the year of American Independence

We, J. A. Wilson, W & Wilson are bound to the State of Tennessee, in the peanity of Level Landred

Witness our hands and seals, this. J. day of Oct.

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

ha S been appointed Administrat of the Estate of

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

Acknowledged and approved in open Court,

this Holdmen Chairman

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Leo. T. gon ste

STATE OF TENNESSEE, CARTER COUNTY

Warfand, D & Farland

are bound of State of Tennessee in the peanlty of Thousand

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

S been appointed Administrat or of the Estate of

CL Julian Now, it the said MA Garlan shall well and truly as such Administrat. > , perform all the duties which are or may be required by law.

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court.

Acknowledged and approved in open Court.

This 13 day of Och 1925

M.C. OBNin Chairman

(Seal.)

STATE OF TENNESSEE. CARTER COUNTY

To M A Saland

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claum to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

by Lev 1 young

are bound to the State of Tennessee in the peanlty of hipten hundred

Witness our hands and seals, this &8 day of Oef

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

NO Reynolde ha been appointed Administrat of the Estate of

Clara Ryguell Now, if the said & Reynolds

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

DE Reynulde Acknowledged and approved in open Court.

MOABA. 1985 - 6 P Harden

### STATE OF TENNESSEE, CARTER COUNTY

To Sa Reynalde

Whereas, It appears to the Court now in session, that Clara Sturell has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

The are therefore To authorize and empower you, the said

Ruy nolcle to take into your possession and control, all the goods, chattels, claims and payers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

TATE OF TENNESSEE, CARTER COUNTY

We Mrs mand albertson, & Typton are bound to the State of Tennessee, in the peanlty of Aire numbered

Witness our hands and seals, this 3 day of No. J

The Condition of this Obligation is such, That whereas the above bound Mrr Maul albutton ha & been appointed Administrat Vife the Estate of

Bryan albutson Now, if the said Ilm Mand cellular

shall well and truly as such Administrat. Line perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, Min Maurite alliertson

this 3 day of Nov 1925 JN Edens

(Seal.)

### STATE OF TENNESSEE. CARTER COUNTY

To Mar Mand alherton a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

has died. leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administracion be issued to you:

These are therefore, To authorize and empower you, the said

Min Mand allustron to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

by Les young De,

Mr Rethel Groot Dayton ohn M Shoolby & to the State of Tennessee, in the peanlty of Fifteen Mundred

Witness our hands and seals, this. S day of Decem The Condition of this Obligation is such That apereas the above bound

ha been appointed Administrat 1990 the Estate of

Now, if the said of the Racher Grant

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

Rashel J Front

### STATE OF TENNESSEE, CARTER COUNTY

To Mar Rachael West a Citizen of Carter Coupty:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

rellement maleson was

# STATE OF TENNESSEE, CARTER COUNTY

We of & Huding for a feeling are bound to the State of Tennessee, in the peanlty of thine Thousand Witness our hands and seals, this // day of December

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

A. Ca Hendri ha & been appointed Administrat of the Estate of

W Hendrix. Now, if the said & Sundan

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

of El Lindson 1. a, Hendry (Seal.) The Manin.

### STATE OF TENNESSEE, CARTER COUNTY

& Hendring

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Les I young de Clerk of said Court, at office, this

DMINISTRATOR'S BOND

A. D. 192 6

(Seal.)

are bound to the State of Tennessee in the peanly of

Witness our hands and seals, this /2 day of

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

a m censor

ha S been appointed Administrate of the Estate of Matilda Riene

Now, if the said

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

Acknowledged and approved in open Court,

this 12 day of Dee 1925

WO OBrien Chairman

Faring D. F Carris Cours

Jaw Juice Ding m

transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE, CARTER COUNTY

Dollars

Witness our hands and seals, this \_\_\_\_ The Condition of this Obligation is such That wh

this obligation sh be void, otherwise to remain in full force and virts

STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County

e Court being satisfied as to your claim to the administration, and you d and qualified as directed by law, and the Court having ordered that Letters of Adminis-

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

1926, and the year of American throngs

7. Enson SWEnson are bound to the State of Tennessee in the peaning of

Witness our hands and seals, this /2 day of The Condition of this Obligation is such, That whereas the above bound

of M Censor

ha S peen appointed Administrator of the Estate of

Now, if the said

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

Whereas, It appears to the Court now in session, that Matilda has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

The are therefore. To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

STATE OF TENNESSEE, CARTER COUNTY

Dollars. Witness our hands and seals, this A. D. 192 6 The Condition of this Obligation is such That w this obligation sh be void, otherwise to remain in full force and virtu (Seel)

STATE OF TENNÉSSEE, CARTER COUNTY

a Citizen of Carter County Court being satisfied as to your claim to the administration, and you d and qualified as directed by law, and the Court having ordered that Letters of Adminis-

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

1926, and the year of American

	We 13 9	Curtis	-, SX	Line	ely
are	bound to the State of Tennessee	in the peanlty of	Rive	- hu	del
	Witness our hands and seals, this		yor Fre	Pollars.	A. D. 192.
	The Condition of this Obliga	ation is such, That	whereas the abov	e bound	
ha	S been appointed Administration	of the Estate		eceased.	
	Now, if the said	of Ou	itin		
this o	well and truly as such Administ obligation shall be void, otherwis	se to remain in full fo	all the duties which	are or may be r	equired by law,

Acknowledged and approved in open Court,	A. Simoly	(Seal.)
this 20 day of Feb 1926	me of jano f	(Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

To D. T. Curles	
Whereas, It appears to the Court now in session, that MM a Shillips	
has died, leaving no Will and the Court how in session, that	
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-	
region be issued to assure the directed by law, and the Court having ordered that Letters of Adminis-	

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

9	Of no	á		
Witness	you	~ Ocler	rk of said Court, at	office, this 28
day of Thele	0 100 60	, and the	5 1 State	
	192	, and the	year of American	Independence.
A CONTRACTOR OF THE STATE OF TH	La Strain of Suit	my	0 00	1 1

### STATE OF TENNESSEE, CARTER COUNTY

		<del>\</del>	
		We, & W Gerry D	I white
	are	bound to the State of Tennessee, in the peanlty of	wo hundred
× 1	1	Witness our hands and seals, this day of	M L Dollars. A. D. 192 6
		The Condition of this Obligation is such, That where	as the above bound
	ha	5 been appointed Administrat of the Estate of	
***		No. 16 at 16	deceased.
		Now, if the said	A
	shall	l well and truly as such Administrat. , perform all the	duties which are or may be required by law,
	this	obligation shall be void, otherwise to remain in full force and	d virtue.
			p. 17
		Acknowledged and approved in open Court,	(Seal.)
			(Seal.)
	this	day of	(Seal.)
		.*	(Seal.)
		Chairman.	

### STATE OF TENNESSEE, CARTER COUNTY

To	a Citizen of Carter County:
Whereas, It appears to the Court now in session, that	
has died, leaving no Will, and the Court being satisfied a	
having given bond and qualified as directed by law, and the	e Court having ordered that Letters of Adminis-

tration be issued to you:

These are therefore, To authorize and empower you, the said

		to	take into your pos	session and contro	d, all the
goods, chattels, claims					
our next County Court	, or within ninety days	from the date he	reof, to collect and	pay all debts, and t	o do and
transact all the duties	in relation to said esta	ate, which lawful	ly devolve on you	as Administrator;	and after
having settled up said	estate, to deliver the re	sidue thereof to	those who have a ri	ght thereto by law.	Herein
fail not.	,				
				,	. 2

ay of	192	, and the	year of America	Todowendance	
				The second second	

MINISTRATOR'S BOND

perform all the duties which are or may be required by law,

this obligation will be half, otherwise to remain in full force shd virtue.

Jank Cawle (Seal.)

## STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

h 1924, and the year of American Independence.

# STATE OF TENNESSEE, CARTER COUNTY

We Hangie atisater, Dayton Hunter alice & Dungan Rows Thousand

Witness our hands and seals, this 7 day of afail . A. D. 1926 The Condition of this Obligation is such, That whereas the above bound

Fannie atwater ha S been appointed Administrate rix of the Estate of Sarah J. atuate

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

Fannie atwaterson) The Brier Chairman. (Seal.)

Aday of Africa (Seal.)

Me Orner Chairman. (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To authorize and empower you, the said

France Clevaler to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

We. Brank Carver, J. B. Showe are bound to the State of Tennesce, if the peanity of Think hundred

Witness our hands and seed, that 24 day of 711 Chillars.

Frank Carver

shall well and troop as such Adhanistrat. ... perform all the duties which are or may be required by law, this obligation will be reply otherwise to remain in full force and virtue.

Acknowledged and proved in open Court.

STATE OF TENNESSEE, CARTER COUNTY

To Granf Caron

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein Witness Sto 1 y & Clerk of said Court, at office, this 24.

day of Mch 1924, and the year of American Independence.

# STATE OF TENNESSEE, CARTER COUNTY

Fangie ativater, Dayton Hunte. are bound to the State of Tennessee, in the painty of Rows Thousand

Witness our hands and seals, this 7 day of Chil The Condition of this Obligation is such, That whereas the above bound

Fannie atwater ha S been appointed Administrat rix of the Estate of Sarah & atuate

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

Farmie atwaterson this 7 day of Africa (Seal.)

We obside Chairman

### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To authorize and empower you, the said Famile alwater to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

We, Q Q Collin	~	* <b>b</b>			
are bound to the State of Tennessee, in the peanlty	of	*			
Witness our hands and seals, this	day of C	apr	Le Dol		. D. 192
The Condition of this Obligation is such,		the above	bound	he	L
Now, if the said RC Co	elu	d	eceased.		
hall well and truly as such Administrat . , per	form all the du	ties which	are or n	nay be requ	ired by la
his obligation shall be void, otherwise to remain in	full force and	virtue.			
Acknowledged and approved in open Court,	) .				(Sea
his day of 192	)			******	(Sea
Chairma	n.		*	,a/c .	.(Sea
STATE OF TENNES	SEE, CAF	TER	COU	NTY	,d.,

Whereas, It appears to the	Court now in session, that			
has died, leaving no Will, and th	he Court being satisfied as t	o your claim to the	administration, an	nd von
having given bond and qualified a				
tration be issued to you:		,		
These are therefore, To aut	thorize and empower you, the	said		
	to ta			
goods, chattels, claims and paper				
our next County Court, or within				
transact all the duties in relation	to said estate, which lawfully	y devolve on you as	Administrator: and	after
having settled up said estate, to de	eliver the residue thereof to the	nose who have a right	thereto by law.	Herein
fail not.			20	
			and the	200
Witness	. American .	Clerk of said	at office, this	e 8

# STATE OF TENNESSEE, CARTER COUNTY

are bound to the	e State of Tennessee, in	the peanlty of		
4.		No. of Contrasts		Dollars,
	hands and seals, this		of	A. D. 192
The Condi	tion of this Obligation	on is such, That w	rhereas the abov	e bound
	and a contract			<i>y</i>
ha been ap	pointed Administrat	of the Estate of	Land in the	
*				lease and
Now, if the			- 4	eceased.
hall well and tru	ily as such Administrat			· · · · · · · · · · · · · · · · · · ·
this obligation sh	all be reid athered	, perform all	the dutic/hic	h are or may be required by la
and congacion an	all be void, otherwise to	o remain in full fore	e and virtue.	•
Acknowledge	ed and approved in oper	Court,		(Sea
hie -	day of			(Seal
HAR.	day of	192	S.	Sea
		Chairman.		(Seal
	ai.	Water and the same of the same		
	<b>*</b>			
S	TATE OF TE	ennessee,	CARTER	COUNTY
0	" comments of		a Citize	n of Carter County:
Whereas, It	appears to the Court no	ow in session, that		
s died, leaving	no Will, and the Cour	t being satisfied as	to your claim	to the administration, and you
ation be issued to	and qualified as direct	ted by law, and the	-Court having or	rdered that Letters of Adminis
	erefore, To authorize a	and empower you, t	he said	
***************************************		to	take into your	possession and control, all the
ods, chattels, cla	aims and papers of the	said intestate, and	return a true a	nd perfect inventory thereof to
r next County C	ourt, or within ninety d	ays from the date h	ereof, to collect a	and pay all debts, and to do and
ving settled up a	ties in relation to said	estate, which lawfu	lly devolve on y	ou as Administrator; and after
l not.	and escale, to deliver th	e residue thereof to	those who have	a right thereto by law. Herein
a agot.				in the same of
Witness	J 35) pac		Clerk of sai	d Court, at office, this
	V.			

Deposit co of Mary land Thousand are bound to the State of Tenhessee, in the peanty of One Thousand

Witness our hands and seals, this day of agril The Condition of this Obligation is such, That whereas the above

18 O. Callina ha S been appointed Administrator of the Estate of I Shinkle

shall well and truly as such Administrat (TV), perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Fidelity and Disposit Company of Abusyland, this 15 day of alm

RG Caseina

### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that a died, leaving no Will, and the Court being satisfied as to four claim to the administration, and you naving given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

The gare therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

# STATE OF TENNESSEE, CARTER COUNTY

We. Mrs John a. Dyer, B. G. Curtin

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

ha S been appointed Administrative of the Estate of

Now, if the said Mr. John a deceased.

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, MeOBin 1926

### STATE OF TENNESSEE, CARTER COUNTY

To Mr John a Dyer a Citizen of Carter County:
Whereas, it appears to the Court now in session, that

has died. leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having se thed up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

We a. A. Brumett.

are bound to the State of Ten	nessee, in the peanlty of	Hifteen	
Witness our hands and sea	als, this $\mathcal{A}\mathcal{O}$	tay of afre	Pollars.
The Condition of this	Obligation is such, The	at whereas the above b	ound.
ha S been appointed Admi			Brumit
Now, if the said	X Bru	milt	ased.
hall well and truly as such A	dministrat perform	all the duties which a	no or man be accessed to the
his obligation shall be void, or	therwise to remain in full	force and winter	re or may be required by law
	The second of th		~
Admondados		a fores	ml (Seal.
Acknowledged and approv	ed in open Court,		(Seal.
his day of			
hisday of	192.		(Seal.
	Chairman		(Seal.
	Chemman.		
STATE (	OF TENNESSEI	E, CARTER C	OUNTY
STATE (	OF TENNESSEI	E, CARTER C	OUNTY
STATE (	OF TENNESSEI	E, CARTER C	OUNTY
0	•	a Citizen o	OUNTY
Whereas, It appears to the	e Court now in session, th	a Citizen o	f Carter County:
Whereas, It appears to the	e Court now in session, the	a Citizen o	f Carter County:
Whereas, It appears to the	e Court now in session, the	a Citizen o	f Carter County:
whereas, It appears to the s died, leaving no Will, and twing given bond and qualified ation be issued to you:	court now in session, the Court being satisfied as directed by law, and	a Citizen of at as to your claim to the Court having order	f Carter County:
Whereas, It appears to the as died, leaving no Will, and aving given bond and qualified	court now in session, the Court being satisfied as directed by law, and	a Citizen of at a sate your claim to the Court having order u, the said	d Carter County: the administration, and you red that Letters of Adminis-
Whereas, It appears to the sa died, leaving no Will, and aving given bond and qualified ation be issued to you: These are therefore, To a	e Court now in session, the the Court being satisfied as directed by law, and uthorize and empower you	a Citizen of at at as to your claim to the Court having order up, the said	d Carter County:
Whereas, It appears to the died, leaving no Will, and aving given bond and qualified atton be issued to you:  These are therefore, To a cods, chattels, claims and paper next County Court, or within	e Court now in session, the the Court being satisfied as directed by law, and uthorize and empower yours of the said intestate, an innety days from the day	a Citizen of at a sto your claim to a the Court having order u, the said to take into your post and return a true and the bereef to collect and the	the administration, and you red that Letters of Adminis- session and control, all the perfect inventory thereof to
Whereas, It appears to the us died, leaving no Will, and aving given bond and qualified ation be issued to you: These are therefore, To a ods, chattels, claims and pape r next County Court, or withi unsact all the duties in relatio	e Court now in session, the the Court being satisfied is as directed by law, and uthorize and empower you ers of the said intestate, in ninety days from the day in to said estate, which la	a Citizen of at a sto your claim to the Court having order up, the said to take into your por and return a true and the hereof, to collect and wallly devolve on your	the administration, and you red that Letters of Adminis- session and control, all the perfect inventory thereof to pay all debts, and to do and
Whereas, It appears to the us died, leaving no Will, and aving given bond and qualified ation be issued to you: These are therefore, To a ods, chattels, claims and pape r next County Court, or withi unsact all the duties in relatio	e Court now in session, the the Court being satisfied is as directed by law, and uthorize and empower you ers of the said intestate, in ninety days from the day in to said estate, which la	a Citizen of at a sto your claim to the Court having order up, the said to take into your por and return a true and the hereof, to collect and wallly devolve on your	the administration, and you red that Letters of Adminis- session and control, all the perfect inventory thereof to pay all debts, and to do and
Whereas, It appears to the died, leaving no Will, and aving given bond and qualified ation be issued to you:  These are therefore, To a cods, chattels, claims and paper next County Court, or within ansact all the duties in relationing settled up said estate, to	e Court now in session, the the Court being satisfied is as directed by law, and uthorize and empower you ers of the said intestate, in ninety days from the day in to said estate, which la	a Citizen of at a sto your claim to the Court having order up, the said to take into your por and return a true and the hereof, to collect and wallly devolve on your	the administration, and you red that Letters of Adminis- session and control, all the perfect inventory thereof to pay all debts, and to do and
Whereas, It appears to the sa died, leaving no Will, and aving given bond and qualified ation be issued to you:  These are therefore, To a ods, chattels, claims and pape are act County Court, or withi ansact all the duties in relatio ving settled up said estate, to li not.	e Court now in session, the the Court being satisfied is as directed by law, and uthorize and empower you ers of the said intestate, in ninety days from the day in to said estate, which la	a Citizen of at a tas to your claim to the Court having order to take into your portion and return a true and the hereof, to collect and wfully devolve on you to those who have a right to the right to	the administration, and you red that Letters of Adminis- session and control, all the perfect inventory thereof to pay all debts, and to do and as Administrator; and after ght thereto by law. Herein
Whereas, It appears to the died, leaving no Will, and aving given bond and qualified ation be issued to you:  These are therefore, To a cods, chattels, claims and paper next County Court, or within ansact all the duties in relationing settled up said estate, to	e Court now in session, the the Court being satisfied is as directed by law, and uthorize and empower you ers of the said intestate, in ninety days from the day in to said estate, which la	a Citizen of at a tas to your claim to the Court having order to take into your portion and return a true and the hereof, to collect and wfully devolve on you to those who have a right to the right to	the administration, and you red that Letters of Adminis- session and control, all the perfect inventory thereof to pay all debts, and to do and
Whereas, It appears to the as died, leaving no Will, and aving given bond and qualified ation be issued to you:  These are therefore, To a  ods, chattels, claims and pape are next County Court, or withi ansact all the duties in relatio aving settled up said estate, to il not.	e Court now in session, the Court being satisfied as directed by law, and uthorize and empower yours of the said intestate, a ninety days from the dan to said estate, which la deliver the residue thereof	a Citizen of at as to your claim to a the Court having order u, the said to take into your poor and return a true and the hereof, to collect and wfully devolve on you to those who have a rich claim.	the administration, and you red that Letters of Adminis- seession and control, all the perfect inventory thereof to pay all debt, and to do and as Administrator; and after ght thereto by law. Herein
Whereas, It appears to the died, leaving no Will, and aving given bond and qualified ation be issued to you:  These are therefore, To a cods, chattels, claims and paper next County Court, or with ansact all the duties in relationing settled up said estate, to il not.  Witness.	e Court now in session, the the Court being satisfied is as directed by law, and uthorize and empower you ers of the said intestate, in ninety days from the day in to said estate, which la	a Citizen of at as to your claim to a the Court having order u, the said to take into your poor and return a true and the hereof, to collect and wfully devolve on you to those who have a rich claim.	the administration, and you red that Letters of Adminis- session and control, all the perfect inventory thereof to pay all debts, and to do and as Administrator; and after ght thereto by law. Herein

33620 HARBHELL & BRUCE CO., HARBWILLE

STATE OF TENNESSEE, CARTER COUNTY

We. W. C. Hendring are bound to the State of Tennessee, in the peanlty of Journal of Thomas and Witness our hands and seals, this 24 day of april The Condition of this Ohligation is such, That whereas the above bound ha 5 been appointed Administrator of the Estate of Mrs. Hastic Hendrix deceased. Now, if the said shall well and truly as such Administrat ov, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, J. C. Hendrix Acknowledged and approved in open Court.

(Seal.)

this 24 day of Cellis 192 (Seal.)

Nobel Dendry (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

T 1 11	
Whereas, It appears to the Court now in session, that I have died, leaving no Will, and the Court being satisfied as	
" There is a second	a Citizen of Carter County:
Whereas, It appears to the Court now in section that	no d/ tt. 1/ 1.
has died leaving no Will and the Court has	m your vender
having given bond and quaimed as directed by law, and the	Court having ordered that Letters of Administra
tration be issued to you:	C . C

These are therefore, To authorize and empower you, the said / ( Hendri

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

l your of American Independence.

We a. A. Brunett. are bound to the State of Tennessee, in the peanlty of Hifteen Kundred Witness our hands and seals, this & day of Cafril The Condition of this Obligation is such, That w ha S been appointed Administrator of the Estate of G W Brumtt Now, if the said a H Brunnett shall well and truly as such Administrat or perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. a Hoummet Acknowledged and approved in open Court,

### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Whereas, It appears to the Court now in session, that

Clerk of said Court, at office, this year of American Independence.

# STATE OF TENNESSEE, CARTER COUNTY

We, I C Hendring are bound to the State of Tennessee, in the peanlty of Witness our hands and seals, this 24 day of april The Condition of this Obligation is such, That whereas the above bound ha S been appointed Administrator of the Estate of Mrs Hattie Hendrix deceased.

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

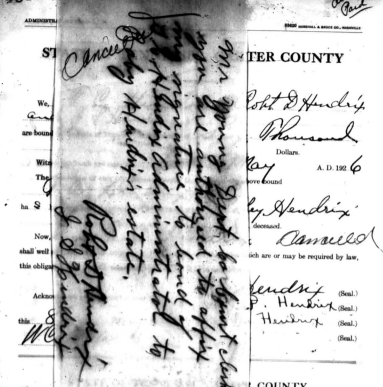
Acknowledged and approved in open Court, J. G. Hendrix this 24 day of Ghris 1926 Joseph Dondery (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that Mr Hottis Handing has died, leaving no Will, and the Court being satisfied as to work him.
Whereas, It appears to the Court now in session, that Mar Antica X
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having gives bond and qualified as directed by law, and the Court having ordered that Letters of Administration.
tration be issued to you:
These are therefore, To authorize and empower you, the said \( \) Hendrig

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and fransact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

7.	V1 4 A.	
Witness	Clerk of	said Court, at office, this A
day of you	1920 and the ye	ar of American Independence.
	Leo 1	4
	Veo 1	To and



10 3.C. Hending

a Citizen of Carter County: Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Ses. 3. Young 9 Clerk of said Court, at office, this 1.4 tay of May 19216, and the year of American Independence.

Da grong or

# STATE OF TENNESSEE, CARTER COUNTY

We, Frank Grintstoff

are bound to the State of Tennessee, in the peanlty of Dieven Humbel

Witness our hands and seals, this 2 4 day of May The Condition of this Obligation is such. That whereas the above bound

A. D. 192

Frank Drintstaff ha 5 been appointed Administrat or of the Estate of a. A. Grinkstaff

Grank Grinttaff Now, if the said

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

Acknowledged and approved in open Court,

frank grindstoff (Seal.)

this 24 day of Mong 1960 . Henry tring

### STATE OF TENNESSEE, CARTER COUNTY

т.	An. 1	& rimeday (-
10	diame	D mulesay /_
	Whereas It appears t	

a Citizen of Carter County:

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bend and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said Frank Smulstaff

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Deo. 2. young P. Clerk of said Court, at office, this 26

Des. J. young.

We, A Hendrix Roht D Hendrix are bound to the State of Tennessee, in the peanlty of Lix Phones

Witness our hands and seals, this & day of May

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

ha & been appointed Administrat or of the Estate of Robey Wendrig

9 C Hendrix Danvell shall well and truly as such Administrat. , perform all the duties which are or may be required by law this obligation shall be void, otherwise to remain in full force and virtue

this 8 may 1926 g. S. Henry (Seal.)

Acknowledged and approved in open Court, Rat . Hendrig (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

To S.C. Hending

a Citizen of Carter County: Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said 3. C. Hendrig

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Des. J. young q

ADMINISTRATOR'S BOND

STATE OF TENNESSEE, CARTER COUNTY

Frank Grintstep

are bound to the State of Tennessee, in the peanlty of Friven Hundred

Witness our hands and seals, this 2 4 day of Many

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

ha 5 been appointed Administrat or of the Estate of a. A. Drinkstaff

Now, if the said Frank Smithall

shall well and truly as such Administrat (50), perform all the duties which are or may be required by law this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Frank grindstoff (Seal.) Mook Mony 1960 - Henry trington toly

A. D. 192

### STATE OF TENNESSEE. CARTER COUNTY

To Frank Drimestall\_

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having gives, bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you

These are therefore, To authorize and empower you, the said Frank Smuletak

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness G. 2. Young P. Clerk of said Court, at office, this 2.6 of many 1926, and the year of American Independence.

Des. J. young

DMINISTRATOR'S BOND

# STATE OF TENNESSEE, CARTER COUNTY

We Philomina Ludolph

are bound to the State of Tennessee, in the peanlty of Thousand

Witness our hands and seals, this. 26 day of June A. D. 1926

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

ha S been appointed Administrat 1 of the Estate of Joseph Ludolph Now, if the said Shiloming Tudolphi

shall well and truly as such Administration, , perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

(Seal.) (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you wing given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Des. 2. young

STATE OF TENNESSEE, CARTER COUNTY

Elizabeth Thurs Company in the penity of One hundred thousand Withessour hands and seals, this 14 day of February The Condition of this Obligation is such That whereas the above bound legalita Treet Company ted Administrat Wolf the Estate of

Elizabeth Trust Company

shall well and truly as such Administration, perform all the duties which are or may be this obligation shall be void, otherwise to remain in full force and virtue.

Ediabelflow hu-1 Co. Acknowledged and approved in open Court,

(Seal.) this (Seal.)

(Seal.)

STATE OF CENNESSEE, CARTER COUNTY

To Clyater ton Trus U.

ADMINISTRATOR'S BOND

Ingerator Whereas, It appears to the Court now in session, that

has died, leaving to Will, and the Court being satisfied as to your claim to the administration, and you having given polar and quadried as directed by law, and the Court having ordered that Letters of Adminisration be insued to you: are therefore, To authorize and empower you, the said Cole about to

A Company to take into your possession and control, all the goods, chattels clasms and papers of the said intestate, and return a true and perfect inventory thereof to our next Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact and the diuties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law... Herein

Clerk of said Court, at office, this

ADMINISTRATOR'S BOND

# STATE OF TENNESSEE, CARTER COUNTY

			Dollars.	
Witness our hands and seals, this	day of			A. D. 192
The Condition of this Obligation	is such That who	mone the shoot		A. D. 192
	is such, That whe	reas the abov	e bound	
ha heen appointed Administrat				
ha. been appointed Administrat	of the Estate of			
			leceased.	
Now, if the said				
shall well and truly as such Administrat	, perform all th	e duties whic	h are or mout	
this obligation shall be void, otherwise to r	omain in 6-11 f	o duties wind	n are or may be	required by la
to void, other wise to p	eman in full force a	nd virtue.		
				(0
Acknowledged and approved in open C	Court,			(Sea
£	,			(Sea
his day of	192	>	b-	(Sea.
	1			(Seal
· .	Chairman.			, , , , , , , , , , , , , , , , , , , ,
STATE OF TEN	INESSEE, CA	ARTER	COUNTY	7
STATE OF TEN	INESSEE, CA	ARTER	COUNTY	
STATE OF TEN	INESSEE, CA			
•	F 411 (		COUNTY	
Whereas, It appears to the Court now	in session, that	a Citize	n of Carter Co	unty:
Whereas, It appears to the Court now	in session, that	a Citize	n of Carter Co	unty:
Whereas, It appears to the Court now as died, leaving no Will, and the Court having given bond and qualified as directed ation be issued to you:	in session, that being satisfied as to by law, and the Co	a Citize	n of Carter Co	unty:
Whereas, It appears to the Court now as died, leaving no Will, and the Court to aving given bond and qualified as directed	in session, that being satisfied as to by law, and the Co	a Citize	n of Carter Co	unty:
Whereas, It appears to the Court now as died, leaving no Will, and the Court be aving given bond and qualified as directed ation be issued to you: These are therefore, To authorize and	in session, that being satisfied as to by law, and the Co	a Citize your claim to	n of Carter Co to the administ	unty: ration, and you ters of Adminis
Whereas, It appears to the Court now as died, leaving no Will, and the Court h aving given bond and qualified as directed ation be issued to you:  These are therefore, To authorize and ods, chattels, claims and papers of the sa	in session, that being satisfied as to by law, and the Co empower you, the s to tal	a Citize your claim to ourt having of said ke into your	n of Carter Co to the administ refered that Let	unty: ration, and you ters of Adminis
Whereas, It appears to the Court now is died, leaving no Will, and the Court is ving given bond and qualified as directed ation be issued to you:  These are therefore, To authorize and ods, chattels, claims and papers of the sal v next County Court, or within ninety day	in session, that being satisfied as to by law, and the Co empower you, the s to ta id intestate, and ret	a Citize your claim to purt having of said ke into your	n of Carter Co to the administ refered that Let possession and nd perfect inver	unty: ration, and you ters of Adminis control, all the story thereof to
Whereas, It appears to the Court now as died, leaving no Will, and the Court having given bond and qualified as directed ation be issued to you:  These are therefore, To authorize and code, chattels, claims and papers of the sale or next County Court, or within ninety days ansact all the duties in relation to said est	in session, that being satisfied as to by law, and the Co empower you, the s to tai id intestate, and ret s from the date have	a Citize your claim to purt having of said ke into your turn a true at of, to collect a	n of Carter Co to the administ refered that Let possession and nd perfect inver	unty: ration, and you ters of Adminis control, all the atory thereof to s, and to do and
Whereas, It appears to the Court now as died, leaving no Will, and the Court having given bond and qualified as directed ation be issued to you:  These are therefore, To authorize and code, chattels, claims and papers of the sale or next County Court, or within ninety days ansact all the duties in relation to said est	in session, that being satisfied as to by law, and the Co empower you, the s to tai id intestate, and ret s from the date have	a Citize your claim to purt having of said ke into your turn a true at of, to collect a	n of Carter Co to the administ refered that Let possession and nd perfect inver	unty: ration, and you ters of Adminis control, all the atory thereof to s, and to do and
Whereas, It appears to the Court now as died, leaving no Will, and the Court having given bond and qualified as directed ration be issued to you:  These are therefore, To authorize and roast chattels, claims and papers of the sair next County Court, or within ninety day ansact all the duties in relation to said est wing settled up said estate, to deliver the relations.	in session, that being satisfied as to by law, and the Co empower you, the s to tai id intestate, and ret s from the date have	a Citize your claim to purt having of said ke into your turn a true at of, to collect a	n of Carter Co to the administ refered that Let possession and nd perfect inver	unty: ration, and you ters of Adminis control, all the atory thereof to s, and to do and
Whereas, It appears to the Court now as died, leaving no Will, and the Court having given bond and qualified as directed ration be issued to you:  These are therefore, To authorize and react County Court, or within ninety days ansact all the duties in relation to said est wing settled up said estate, to deliver the rell not.	in session, that being satisfied as to by law, and the Co empower you, the s to tai id intestate, and ret s from the date have	a Citize your claim to uurt having of said ke into your uurn a true ai st, to collect a devolve on y see who have o	n of Carter Co to the administ refered that Let possession and nd perfect inver nd pay all debt ou as Administ a right thereto h	unty: ration, and you ters of Adminis control, all the atory thereof to b, and to do and rator; and after ty law. Herein
Whereas, It appears to the Court now as died, leaving no Will, and the Court having given bond and qualified as directed ration be issued to you:  These are therefore, To authorize and roast chattels, claims and papers of the sair next County Court, or within ninety day ansact all the duties in relation to said est wing settled up said estate, to deliver the relations.	in session, that being satisfied as to by law, and the Co empower you, the s to tai id intestate, and ret s from the date have	a Citize your claim to uurt having of said ke into your uurn a true ai st, to collect a devolve on y see who have o	n of Carter Co to the administ refered that Let possession and nd perfect inver	unty: ration, and you ters of Adminis control, all the atory thereof to b, and to do and rator; and after ty law. Herein
Whereas, It appears to the Court now as died, leaving no Will, and the Court having given bond and qualified as directed attion be issued to you:  These are therefore, To authorize and court of the same of the	in session, that being satisfied as to by law, and the Co empower you, the s to ta id intestate, and ret s from the date heres ate, which lawfully esidue thereof to the	a Citize your claim to ourt having of said ke into your urn a true an devolve on y see who have a	n of Carter Co to the administ refered that Let possession and apperfect inver and pay all debt ou as Administ a right thereto h	ration, and you ters of Adminis control, all the attry thereof to the to do and rator; and after the law. Herein the this control is the control that the control is the control that the control
Whereas, It appears to the Court now as died, leaving no Will, and the Court having given bond and qualified as directed ation be issued to you:  These are therefore, To authorize and cooks, chattels, claims and papers of the sair next County Court, or within ninety day assact all the duties in relation to said est wing settled up said estate, to deliver the relations.  Witness.	in session, that being satisfied as to by law, and the Co empower you, the s to tai id intestate, and ret s from the date heres ate, which lawfully esidue thereof to the	a Citize your claim to ourt having of said ke into your urn a true an devolve on y see who have a	n of Carter Co to the administ refered that Let possession and nd perfect inver nd pay all debt ou as Administ a right thereto h	ration, and you ters of Adminis control, all the attry thereof to the to do and rator; and after the law. Herein the this control is the control that the control is the control that the control

June 29 1925. I F.M. Wolfe of Watauga Tenn.carter Co.do here by give Geo. L. Young authority to sign my name on R.S. Houston Jr. s Bond for administrator The bond not to exceed \$ 9000.00 Witness our hands and seals, this The Condition of this Obligation is such. That whereas the above bound of Houston ha been appointed Administrat of the Estate of A S Hains ton shall well and truly as such Administrat . , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue Acknowledged and approved in open Court, (Seal.) (Seal.), (Seal.) STATE OF TENNESSEE, fatauga Tennessee, June 29, 1926. I Herve Houston Of Watauga Tenn. Carter Co. Do here by give Ger.L/Young County court clerk authority to sign my name on R.S. Houston Jr.s bond for adminstrator the bond not to exceed 3 9000.00

all the goods, and the state, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Dec. 2 young . Per . Clerk of said Court, at office, this 2 hay of our year of American Independence

Des. J. young

are bound to the State of Tennessee, in	n the peanlty of			
Witness our hands and seals, this.	*******	. De	ollars.	
	day of		A. D. 192	2
The Condition of this Obligati	ion is such, That whe	reas the above bound		
ha been appointed Administrat	of the Estate of			•
		deceased.		
Now, if the said		. deceased.		
shall well and truly as such Administra		e duties which are or	may be required by	lav
his obligation shall be void, otherwise	to remain in full force a	and virtue.		
Acknowledged and approved in			(8	eal
Acknowledged and approved in ope	en Court,		(9.	eal
nis day of				
nis day of	192	•	(Se	eal
	,		(8)	- 1
STATE OF T	Chairman.	APTER COU	**	ea.i.
STATE OF T		ARTER COU	**	ea.i.
STATE OF T		ARTER COU	**	ea.i.
•		- 2	NTY	ea.
	ENNESSEE, C	ARTER COU	NTY	ea.
o	ENNESSEE, C.	a Citizen of Can	NTY	
Whereas, It appears to the Court r	ENNESSEE, C.	a Citizen of Car	NTY	
Whereas, It appears to the Court range died, leaving no Will, and the Couving given bond and qualified as direct	ENNESSEE, C.	a Citizen of Car	NTY	
whereas, It appears to the Court r is died, leaving no Will, and the Cou twing given bond and qualified as direct ation be issued to you:	ENNESSEE, C.	a Citizen of Car	NTY	
Whereas, It appears to the Court range died, leaving no Will, and the Couving given bond and qualified as direct	ENNESSEE, C.	a Citizen of Cau o your claim to the acourt having ordered the	NTY  ter County:  dministration, and y  at Letters of Admin	you
Whereas, It appears to the Court r is died, leaving no Will, and the Cou wing given bond and qualified as direct ation be issued to you:  These are therefore, To authorize	ENNESSEE, C.  now in session, that art being satisfied as treated by law, and the C and empower you, the	a Citizen of Cau	NTY  ter County:  dministration, and y  nat Letters of Admin	you nis-
Whereas, It appears to the Court r is died, leaving no Will, and the Cou wing given bond and qualified as direct ation be issued to you:  These are therefore, To authorize ods, chattels, elaims and papers of the	ENNESSEE, C.  now in session, that art being satisfied as to cted by law, and the C  and empower you, the to ta e said intestate, and re	a Citizen of Car	N TY  ter County:  dministration, and y  ant Letters of Admin	you nis-
Whereas, It appears to the Court range died, leaving no Will, and the Court range of the sum of the court of the sum of the court of the sum of the court of the sum	ENNESSEE, C.  now in session, that art being satisfied as to cted by law, and the C  and empower you, the to ta e said intestate, and re days from the date here	a Citizen of Cau o your claim to the ac ourt having ordered the said said take into your possessaid turn a true and perfections.	NTY  ter County:  dministration, and y  nat Letters of Admin  on and control, all y  et inventory thereof	you nis-
Whereas, It appears to the Court range died, leaving no Will, and the Couving given bond and qualified as direction be issued to you:  These are therefore, To authorize ods, chattels, claims and papers of the range County Court, or within ninety ansact all the duties in relation to said	ENNESSEE, C.  now in session, that art being satisfied as to cted by law, and the C and empower you, the to ta e said intestate, and re days from the date here d estate, which lawfully	a Citizen of Cau o your claim to the acourt having ordered the said tke into your possessid turn a true and perfector, to collect and of devolve on you as a	NTY  ter County:  dministration, and y  nat Letters of Admin  on and control, all y  et inventory thereof  all debts, and to do a	you nis- the to
Whereas, It appears to the Court range died, leaving no Will, and the Court range died, leaving no Will, and the Court range died in the same of the same therefore, To authorize the same died in the same died i	ENNESSEE, C.  now in session, that art being satisfied as to cted by law, and the C and empower you, the to ta e said intestate, and re days from the date here d estate, which lawfully	a Citizen of Cau o your claim to the acourt having ordered the said tke into your possessid turn a true and perfector, to collect and of devolve on you as a	NTY  ter County:  dministration, and y  nat Letters of Admin  on and control, all y  et inventory thereof  all debts, and to do a	you nis- the to
Whereas, It appears to the Court ras died, leaving no Will, and the Court ras died, leaving no Will, and the Court ration be issued to you:  These are therefore, To authorize the court of	ENNESSEE, C.  now in session, that art being satisfied as to cted by law, and the C and empower you, the to ta e said intestate, and re days from the date here d estate, which lawfully	a Citizen of Cau o your claim to the acourt having ordered the said tke into your possessid turn a true and perfector, to collect and of devolve on you as a	NTY  ter County:  dministration, and y  nat Letters of Admin  on and control, all y  et inventory thereof  all debts, and to do a	you nis-
Whereas, It appears to the Court ras died, leaving no Will, and the Court ras died, leaving no Will, and the Court ration be issued to you:  These are therefore, To authorize the court of the rest County Court, or within ninety ansact all the duties in relation to said wing settled up said estate, to deliver the court of the cou	ENNESSEE, C.  now in session, that art being satisfied as to cted by law, and the C and empower you, the to ta e said intestate, and re days from the date here d estate, which lawfully	a Citizen of Cau o your claim to the acourt having ordered the said tke into your possessid turn a true and perfector, to collect and of devolve on you as a	NTY  ter County:  dministration, and y  ant Letters of Admin  on and control, all y  et inventory thereof  all debts, and to do a  dministrator; and af  hereto by law. Here	you nis-

# STATE OF TENNESSEE, CARTER COUNTY

We, A Stourton for
are bound to the State of Tennessee, in the peanlty of Rine Thousand
Witness our hands and seals, this & S day of June A. D. 192 6
The Condition of this Obligation is such, That whereas the above bound
ha Deen appointed Administrat V of the Estate of  House to deceased.
Now, if the said A American School of the said shall well and truly as such Administrat O, perform all the duties which are or may be required by law.
this obligation shall be void, otherwise to remain in full force and virtue.  (Seal.)
Acknowledged and approved in open Court, (Seal.)
ment of anna (Seal.)
bond not to langed & part of the method to the action of the control of the contr
To R.S. Houston of a Citizen of Carter County:
Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
naving given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
tration be issued to you

These are therefore, To authorize and empower you, the said R. S. Touten y.

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to deand transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness Dec. 2 young . Fee . Clerk of said Court, at office, this 2-

Des. J. Jang

	1400		
We,	. a. b	reer :	
are bound to the State of Tenne	essee, in the peanlty of	Seven Hund	res .
Witness our hands and seals		Dollars.	,
	this Z day	or query	A. D. 1924
The Condition of this Of	rur		
na 5 been appointed Admini	strat ov of the Estate of	W. J. Green	, ,
	2	deceased.	
	.R. Parce	~	
hall well and truly as such Adm	inistrat 🖎 , perform all	the duties which are or may be re	quired by law,
his obligation shall be void, other	erwise to remain in full force	e and virtue.	-
		J. P. Farer	
Acknowledged and approved	in open Court,	J. 1 C. Farier	(Seal.)
	, 0		(Seal.)
day of	192		(Seal.)
	Chairman.		(Seal.)
-			
STATE OI	TENNESSEE,	CARTER COUNTY  a Citizen of Carter Coun	
Whereas, It appears to the C	ourt now in session that	a Citizen of Carter Coun	ty:
as died, leaving no Will, and th	e Court being satisfied as	to your claim to the administrati	
and damined a	s directed by law, and the	Court having ordered that Letters	on, and you
minute of sendent to Jou;			o manning-
These are therefore, To aut	norize and empower you, th	e said	
ds chattels claims and	to the self-line	take into your possession and cor	trol, all the
next County Court, or within n	of the said intestate, and	return a true and perfect inventor reof, to collect and pay all debts, as	
merce any one creates in Leiterion	any anom the date he	reof, to collect and pay all debts, as	nd to do and
ng settled up said estate to de	o said estate, which lawful	ly develue on man - A 1 1 1	
	o said estate, which lawful	ly develue on man - A 1 1 1	r; and after
not.	o said estate, which lawful	ly devolve on you as Administrate hose who have a right thereto by le	r; and after aw. Herein
not.	o said estate, which lawful	ly devolve on you as Administrate chose who have a right thereto by la	w. Herein
not.	o said estate, which lawful	ly develue on man - A 1 1 1	w. Herein
Not.	o said estate, which lawful	ly devolve on you as Administrato chose who have a right thereto by he Clerk of said Court, at office, t	w. Herein
Witness.	to said estate, which lawful	ly devolve on you as Administrate chose who have a right thereto by la	w. Herein
not. Witness	to said estate, which lawful	ly devolve on you as Administrato chose who have a right thereto by he Clerk of said Court, at office, t	nw. Herein

STATE OF TENNESSEE, CARTER COUNTY

We, Min Bethe Shull

are bound to the State of Tennessee, in the peanlty of Thrive Kunnelsee

Witness our hands and seals, this A day of A.

The Copdition of this Obligation is such, That who expethe above bound

A Deen appointed Administrative of the Estate of A Phull

Now, if the said Mrn Bettie Skull

shall well and truly as such Administrat 2 4 perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court. | William | See | Markete | See | See

this & 2 day of July 1926 J. MOUVE (Seal.)

MCORBina (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

To Mrs. Bette Shull

Whereas, It appears to the Court now in session, that P.H. Shull has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To authorize and empower you, the said Mr. Carlly Shall

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Deo . Tours . Clerk of said Court, at office, this 22 of Sully 192 Le and the year of American Independence.

and the year of American Independence.

are bound to the State of Tennessee, in the peanlty of Witness our hands and seals, this day of A. D. 192 The Condition of this Obligation is such, That whereas the above bound been appointed Administrat of the Estate of deceased Now, if the said shall well and truly as such Administrat , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, (Seal.) (Seal.) (Seal.) (Seal.) STATE OF TENNESSEE. CARTER COUNTY a Citizen of Carter County: Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the caid intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

### STATE OF TENNESSEE. CARTER COUNTY

We, & B Olon

are bound to the State of Tennessee, in the peanlty of Sixteen Thomsand

Witness our hands and seals, this day of day of

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

ha Scheen appointed Administrat or of the Estate of M & Q

Now, if the said

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

### STATE OF TENNESSEE. CARTER COUNTY

	- BARDON
To	J. B. Com

a Citizen of Carter County:

Whereas, It appears to the Court now in seasion, that has died, leaving as Will, and the Court being satisfied as to your claim to the administration, and you having givest bond and qualified as directed by law, and the Court having ordered that Letters of Administration. tration be issued to you:

These are therefore, To authorize and empower you, the said

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Hereir

Witness D. Co. 3. young, 9 Clerk of said Court, at office, this 14

Seo. I young Do

We, I' & Handrig

are bound to the state of Tennessee, in the peanlty of the Manison Nine Mundred eighty two of Mondollars. Witness our hands and seals, this //6 day of Que A. D. 1926

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

ha S been appointed Administrat V of the Estate of Now, if the said / C Hendrix

shall well and truly as such Administrat 9 , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue

6. Hendrig Acknowledged and approved in open Court,

this 26 day of any 192 Chil

W CONSTITUTE Chairma

Am Geo, J. young Deputy county court clark. you are hereby authory

to sign my name to bond of Tob Hendring administrator of the estate of Roby Hendring Cleckased

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

ADMINISTRATOR'S BOND

# STATE OF TENNESSEE, CARTER COUNTY

We, W. E. Wilson

our hands and seals, this / 9 day of Comp. A. D. 1926 The Condition of this Obligation is such. That whereas the above by

ha S been appointed Administrator of the Estate of L. M. Wilson

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

· Acknowledged and approved in open Court, this 26 day of day 1926 6. H. Low (Seal.)

MCO/Juin

(Seal.)

(Seal.)

STATE OF TENNESSEE, CARTER COUNTY

us & Wilson

Whereas, It appears to the Court now in session, that

has died leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

tration be issued to you: These are therefore, To authorize and suppower you, the said WE Wilson to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

ADMINISTRATOR'S BOND

# STATE OF TENNESSEE, CARTER COUNTY

we, I Q Handring

are bound to the State of Tennessee, in the peanlty of Six Hansaid Kundral eighty loo & "/Dobollars.

Witness our hands and seals, this // day of day of

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

ha S been appointed administrat of the Estate of

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

J. C. Hendrix (Seal.)

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE. CARTER COUNTY

We. W. C. Wilson

are bound to the State of Tennessee, in the peanlty of

Witness our hands and seals, this / 9 day of A. D. 192 6
The Condition of this Obligation is such. That whereas the above bound

ha S been appointed Administrator of the Estate of L. Milson

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

· Acknowledged and approved in open Court, (Seal.)

this 26 day of they 1926 . (Seal.) MCOBuen Chairman (Seal.)

STATE OF TENNESSEE, CARTER COUNTY

W& Wilson

Whereas; It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are therefore, To authorize and empower you, the said WE Wilson

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

We Olyde M. Emmet

are bound to the State of Tennessee, in the peanlty of Harry Thomas

Witness our hands and seals, this

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

has been appointed Administrat of the Estate of

Eva Comment Now, if the said Chyde M &

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

Clyde M. Enmert (Seal.) ESTHALL.

# STATE OF TENNESSEE, CARTER COUNTY

To Olyde M Summent

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE, CARTER COUNTY

We R R Greadway are bound to the State of Tennessee, in the peanty of Mis Rules

ss our hands and seals, this Odo day of Land

Grack Greadway deceased

shall well and truly as such Administrat . perform all the duties which are or may be required by law,

21 day of Leja 1926 Jan Trio die rigseal) N. Dorth. Seo J. Jong Seal)

STATE OF TENNESSEE. CARTER COUNTY

To A A Greadway

Whereas, It appears to the Court now in session that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you

These are therefore To authorize and empower you, the said

1/ readura to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

as A Reaf Clerk of said Court, at office, this 10

Roan Mountain, Tenn. Nov. 19, 1926. Mr. James Deal, ( County Court Clerk )

Dear Sir:

We herey authorize you to sign our names to a bond that Elbert Hinkle desires to make in order that he may be appointed administrator of the estate of his son, Elmer Hinkle, who was killed recently in a car wreck in West Virginia.

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

this day of NOV 1926

(Seal.)

STATE OF TENNESSEE, CARTER COUNTY

Findle a Citizen of Carter County:

Whereas, It appears to the Court now in session, that Colmer Hinte has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE, CARTER COUNTY

We, W. M. Hill

are bound to the State of Tennessee, in the peanlty of Juvo Thausand

Witness our hands and seals, this 23 day of 2001

ha hoen appointed Administrat of of the Estate of

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

Acknowledged and approved in open Court,

(Seal.)

(Seal.) (Seal.)

(Seal.)

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that Dam Wille has died, saving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of

tration be issued to you: These are therefore, To authorize and empower you, the said

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

hert tingle Pierce W Dulia W. D. Hampton, Q H. Heaton, Jor Boone witness our hands and seals, this and day of how

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

ha & been appointed Administrator of the Estate of Colonic Hinstle

Now, if the said Elliert Hinsile

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

Famille Acknowledged and approved in open Court, this 20 day of 70 1926

# STATE OF TENNESSEE, CARTER COUNTY

her L Hinrile a Citizen of Carter County:

Whereas, It appears to the Court now in session, that Climer Hindle has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said blurk finite

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

# STATE OF TENNESSEE, CARTER COUNTY

We, W. M. Hill

are bound to the State of Tennessee, in the peanlty of Juvo Thousand

Witness our hands and seals, this. 23 day of 200

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

ha hopen appointed Administrat 1 of the Estate of

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

Acknowledged and approved in open Court,

(Seal.) (Seal.)

this 23 day of Nov. 1926 Jailla

(Seal.)

# STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that Sam Willes has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

we W. C. Sunspord

are bound to the State of Tennessee on the peanlty of

nee Thousand Witness our hands and seals, this 20 day of MOV

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

had been appointed Administrator of the Estate of Han & Sunn hard

Now, if the said W. C. Suns for & shall well and truly as such Administrat A. , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, Wilg Inniel Second

this 19 day of Fel 1927 M. T. Calder (Seal.)

# STATE OF TENNESSEE, CARTER COUNTY

To W.C. Sunspord

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as go your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admin tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

# STATE OF TENNESSEE, CARTER COUNTY

Enely Frousk

are bound to the State of Tennessee, in the seanlty of

Hime Thousand Dollars.
Witness our hands and seals, this 20 day of New Dollars.

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

hand seen appointed Allministrating of the Estate of Chas H House

shall well and truly as such Administrat Lix perform all the duties which are or may be required by have this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court,

Job John

(Seal

(Seal.)

Chairman

STATE OF TENNESSEE, CARTER COUNTY

Euclyn frousk a Gitizen of Carter County:

Whereas, It appears to the Court now in session, that Chas H Hous has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis These are therefore, To authorize and empower you, the said to well n His

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

192 L, and the 13 Y year of American Independence

ADMINISTRATOR'S BOND

United States Fillity & titlen Thousand Witness our hands and seals, this A. D. 192. 7 The Condition of this Obligation is such That whereas the above bound a. J. Snyder ha been appointed Administrate of the Estate of Now, if the said W M Dawoh shall well and truly as such Administrated perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. OFM Vaught Acknowledged and approved in open Court, The United States Fidelity & Engrante to

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court new in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you

having given bond and qualified as directed by law, and the Court having ordered tration be issued to you:

These are therefore, To authorize and empower you, the said W M Yaush

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this 1927 , and the /d / year of American Independence.

STATE OF TENNESSEE, CARTER COUNTY

Onley n Brich are bound to the State of Tennessee, in the peanlty O Sex Cel Dundre Witness our hands and seals, this 3 day of Helican ph. D. 192 The Condition of the obligation is such, That whereas the above bound Manley ha & been appointed administration of the Estate of Samuel N. Now, if the said Stanles or Entry shall well and truly as such Administrat. \*\*Derform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Stronly n Enich Acknowledged and approved in open Court, Irehn Barnett 1927 The florited State (Scal.)
Chairman By & Frank Serber, agt (Scal.)

STATE OF TENNESSEE, CARTER COUNTY

anley n Erich Mitizen of Carter County:

Whereas, It appears to the Court now in session, that Samuel Menich has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

DS 1810eal Clerk of said Court, at office, this 3 192 7, and the 1 5 year of American Independen

# STATE OF TENNESSEE, CAR

We Claude & Shindstapp staff. C. B. Treadway and are bound to the State of Tennessee, in the peanlty of

Witness our hands and seals, this. The Condition of this Obligation is such, That whereas the Claude E. Grindstop

has been appointed Administrat ov of the Estate of Now, if the said Claude & Grind

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

Acknowledged and approved in open Court.

this 18 day of Feb. 1924. WCOliver Chairman

loland & Trindstaff (Seal.) 9. O. Grindstaff ... (Seal.) C. B. Freadway. (Seal.) P. L. Campbell. (Seal.)

### STATE OF TENNESSEE. CARTER COUNTY

To Claude E. Grindstap a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To authorize and empower you, the said Claude & Grindstop

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Jas. B. Seal Clerk of said Court, at office, this # day of February 1927, and the year of American Independence. Jan. B. Seal

COUNTY COURT CLERK

# ENNESSEE. CARTER COUNTY

vice W. Julian

This is to erthorize you to sign our named to the bond of Claud B. Grindstaff as administrator of the estate of Smith Grindstaff Deceased IN the sum

Villian

this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court,

Pure Hulian H. Vacacionel

(Seal.)

Chairman

(Seal.)

# STATE OF TENNESSEE, CARTER COUNTY

Pierce W Julian a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving so Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To authorize and empower you, the said Purce W Julian

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

We, Claude & Shi	edstap	4, 9: D. Gried	_
staff 6. 13. Ireadway	and	CX & formatell	
are bound to the State of Tennessee, in the peanlty of	Tuo	Thousand	

Witness our hands and seals, this 4 day of February

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

Claude E. Grindstop

has been appointed Administrator of the Estate of Smith Grindstan

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

Acknowledged and approved in open Court,

this 18 day of Feb. 1927. WGORien Chairman

Claud & Trindstate (Soul) 9. O. Grindstaff. (Seal.)

C. B. Treadway! (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

To Claude E. Grindstan a Citizen of Carter County:

. Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

These are therefore, To authorize and empower you, the said Claude & Grindstop

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Jas. B. Seal day of February 1927, and the year of American Independence.

Jas. B. Real.

# STATE OF TENNESSEE, CARTER COUNTY

Pierce W. Julian

are bound to the Sate of Tennesses in the peanlty of Surf Onessau O Dollars.

Witness our hands and seals, this // day of A. D. 192

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

had been appointed Administrated of the Estate of Julian deceased Now, it she said Die Lee W Julian

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

Acknowledged and approved in open Court,

Perse Hulian

K Nachaway

### STATE OF TENNESSEE, CARTER COUNTY

To Pierce W Julian a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given being and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you ton be issued to you:

These are therefore, To authorize and empower you, the said

Pierce & Julian

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

we, & F. Dugger

Jullue Hundred minter

Witness our hands and seals, this /3 day of day

The Condition of this Obligation is such, That whereas the above bound 16. The Dugger

had been appointed Administration of the Estate of

Now, if the said & The general

shall well and truly as such Administrat 27 , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue

Aeknowledged and approved in open Court. Go. J. Duggier this 13 day of Dice 1927 Stub

(Seal.) (Seal.)

A. D. 192.

(Seal.)

(Seal.)

STATE OF TENNESSEE, CARTER COUNTY

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said to the Dulan.

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

29 and the /5 / year of American Indepen

ADMINISTRATOR'S BOND

STATE OF TENESSOE, CARTER COUNTY

are bound to the State of Tennesseer to the peanlty (

Witness our hands and seals, this day of Ophr

The Condition of this philiantyn is such, That whereas the

been appointed Administrator of the Estate of Property aus

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

Acknowledged and approved in open Court,

R.C. Collins

W day of af 1927. The United States Fiddity (Seal.)

He Mine, Chairman By Frank Seiles agent

STATE OF TENNESSEE, CARTER COUNTY

R C Collius a Gitizen of Carter County:
Whereas, It appears to the Court now in session, that TO H. Reyau. has died, leaving ne Will, and the Court being satisfied as to having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To authorize and empower year, the said 19 C. Callina

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

as 13 Deaf Clerk of said Court, at office, this

ST. Mr. J.B.Deal County Court Clerk of Carter County this will orthorize you to sign our names to the bond of Chester Myres Administrator of the the estate of Silas Myres deceased in the sum of \$2000.00

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

heen appointed Administrat 21 of the Estate of Silas mpres

Now, if the said Ohesler myres

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

Acknowledged and approved in open Court,

(Seal.) \* (Seal.)

STATE OF TENNESSEE. CARTER COUNTY

To Chester mires

Whereas, It appears to the Court now in session, that Selas mures has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said Chister Butter

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devoive on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law, a Herein

STATE OF TENNESSEE, CARTER COUNTY

Monta Shell

our hands and seals, this 2 day of Mach

ADMINISTRATOR'S BOND

The Condition of this Obligation is such? That whereas the abo

ha been appointed Administrat of of the Estate of

this obligation shall be void, otherwise to remain in full force and virtue.

shall well and truly as such Administrat 27, perform all the duties which are or may be required by law,

Acknowledged and approved in open Court,

McORdin Chairman

this V day of Muy 1927 , Des & Rowel

(Seal.)

STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas. It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters, of Administration be issued to you

These are therefore, To authorize and empower year, the said to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

We Chister Myres

are bound to the State of Tennessee, in the peanlty of Two Thousand

Witness our hands and seals, this

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

ha heen appointed Administrat 21 of the Estate of

Silas mires
Now, if the said Chester myres

shall well and truly as such Administrator, performed the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

(Seal.)

STATE OF TENNESSEE. CARTER COUNTY

Chester myres

Whereas, It appears to the Court now in session; that Silas myres has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said his in This

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law, a Herein

# STATE OF TENNESSEE, CARTER COUNTY

We Monta Shelf seller

allet nowanx Witness our hands and seals, this 2 day of May

The Condition of this Obligation is such That whereas the about

has been appointed Administrat Of of the Estate of A H ( Halling

shall well and truly as such Administrat 21, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

McOldin Chairman

V day of May 1927 Des & Rowe

(Seal.)

(Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

are bound to the State of Tennessee, in the peanlty of Dollars.

Witness our hands and seals, this day of A. D. 192

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

has been appointed Administrated of the Estate of deceased.

Now, if the said Administrated perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Acknowledged and approved in open Court,

Chairman.

Chairman.

Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

"Whereas, It appears to the Court now in session, that

a Citizen of Carter County:

ŀ	has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
	having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
d	tration be issued to you:
Š	These are therefore, To authorize and empower you, the said
	to take into your possession and control, all the
	goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
	our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and
	transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
	having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
	fall not.
	The state of the s
	Witness Clerk of said Court, & office, this

Cerlipied Copy 300 Due

33620 MARSHALL & MINUSE CO. MARAMETE

STATE OF TENNESSEE, GARTER COUNTY

we. Du Ryan	
are bound to the State of Tennessee on the peanity of Just Heusand Dollars.  Witness our hands and seals, this 26 day of many A	onekun
The Condition of this Obligation is such, That whereas the above bound of Dean appointed Administrat O of the Estate of	Waya
Now, if the said D. W. Payan	
shall well and truly as such Administrat (). perform all the duties which are or may be requ	uired by law,
this obligation shall be void, otherwise to remain in full force and virtue.	- 0
Acknowledged and approved in open Court, J. H. Banks	(Seal.)
this 3 day of frence 1927 AM Branich	(Seal.)
M. C. Brien Chairman.	(Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

То	Whereas, It appears to the Court now in session, that	Wa Citizen of	Carter County:
has	as died, leaving no Will, and the Court being satisfied as t	to your claim to the	ne administration, and you
hav	aving given wad and qualified as directed by law, and the	Court having order	ed that Letters of Adminis-
trat	There are therefore. To outhorize and emberrary you the		1100
	There are therefore To outhering and outsome the	a mid S	MARIA

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

of On any 1927, and the 5/year of American Independence

Jaso Deaf de

We W M Selles

are bound to the State of Shineses, in the penalty of

Witness our hands and seals, this day of there

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

ha A gen appointed Adampstrat A of the Estate of

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

Acknowledged and approved in open Court,

Chairman

M. m. Sills David Goland

### STATE OF TENNESSEE. CARTER COUNTY

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you whaving given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said WM Selle

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

ADMINISTRATOR'S BOND

### STATE OF TENNESSEE, CARTER COUNTY

We Henry angeloff as principal

are bound to the State of Tennessee, in the peanlty of

I'wo thousand Witness our hands and seals, this. 2 day of

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

Henry Wigeloff Blorge W. Storch

had been appointed Administrator of the Estate of Blorge W.

Darry lengeloff (Seal.)

Now, if the said. Harry angeloff

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

Acknowledged and approved in open Court.

Strankseiler surety

Chairman

STATE OF TENNESSEE, CARTER COUNTY

Henry Angeloff

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

These are therefore, To authorize and empower you, the said Henry Augeloff

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Das B. Weal

Franspired to Executor Bund Books

We M. Il Ratinson and Danie Pince

are bound to the State of Tennessee, in the peanlty of Two Akundred Jufly

Witness our hands and seals, this 20 day of October

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

halle been appointed Administrators of the Estate of

Now, if the said M. D. Robinson and Curie Piece

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

Acknowledged and approved in open Court,

anie River (Seal.)
Col Amedaloff (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

has died; leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Clerk of said Court, at office, this

#### STATE OF TENNESSEE. CARTER COUNTY

w. 4, 13. m a Claud

are bound to the State of Tennessee, in the peanlty of

Deven. Hundrel

Witness our hands and seals, this 20 day of

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

ha been appointed Administrat ov of the Estate of

10. J. mª Class

deceased

Now, if the said

shall well and truly as such Administrat. perform all the duties which are or may be required by law.

this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court,

(Seal.)

(Seal.)

Chairman

#### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas. It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to vou:

These are therefore. To authorize and empower you, the said

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

year of American Independent

Jochran

re bound to the state of Tennessee, in the peanlty of the Dollars.

I' I Cochran

A Headran (Seal.)

been appointed Administrat

W Cochran

shall well and truly a uch Administrat 27, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court.

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has fied, leaving no Will, and the Court being satisfied as to your claim to the administration, and yo having given bond and qualified as directed by law, and the Court having ordered that Letters of tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

### STATE OF TENNESSEE, CARTER COUNTY

mrs & Y. Louelace

are bound to the State of Tennessee, in the peanlty of Humber Collars.

Witness our hands and seals, this day of Occurrence of the peanlty of Dollars.

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

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

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

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

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

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

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

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

Now, if the said mo & Soulace

shall well and truly as such Administrat. Perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

mo & Joseph Soular seal.) Acknowledged and approved in open Court,

(Seal.)

STATE OF TENNESSEE, CARTER COUNTY

Arreface a Citizen of Carter County:

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

There are therefore, To authorize and empower you, the said The

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this 3

192 7, and the /8 Wyear of American Indepen

		* *	, , ,
			,
Wa 19 60 to	Ballins		
110,	vienes		
on board to the Out. Co.			
are bound to the State of Tennessee, in	the peanlty of		
	4.4	Dollar	
Witness our hands and seals, this	30 day of	november	A. D. 192 7
The Condition of this Obligation		is the above bound	/
17. O. Wall	no		
ha been appointed Administrat O	of the Estate of		
Olijak St	evino	deceased.	
Now, if the said	Collins.	deceazed,	
	May		
hall well and truly as such Administrat			
Acknowledged and approved in open	remain in full force and	virtue.	
fr.	$\mathscr{R}$	la elliman	
Acknowledged and approved in open	Court,   Tour	いたいだたよ	(Seal.)
· 1. 20/	Jaca	Buaran	(Seal.)
his day of 1100	192 ) By	Vorante Seile	- aat (Seal.)
			(Seal.)
1 Commen	Chairman.		. **
	· ·		
STATE OF TE	NNESSEE, CA	RTER COUNT	ΓY
1000		~	
. 4. C. Co	die	a Citizen of Carter	11/2/2
Whereas, It appears to the Court no	ow in esseion that		County:
as died, leaving no Will, and the Cour	t being satisfied as to a	your claim to the . I	
aving given bond and qualified as direct	ed by law, and the Cou	rt having ordered that	letter of Admini
ation be issued to you:		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Letters of Adminis
These are therefore, To authorize a	nd empower you, the sa	id	STATE CONTRACT
Mr. O. Callins	to take	into your possession a	nd control of
ods, chattels, claims and papers of the	said intestate, and retu	rn a true and nerfect is	
ir next County Court, or within ninety d	ays from the date hereof	to collect and non all d	Act and the second
ansact all the duties in relation to said	estate, which lawfully of	evolve on you as Admir	detector
wing settled up said estate, to deliver th	e residue thereof to those	who have a right there	to by law. Herein
il not.		w. (2017) 1000	

# STATE OF TENNESSEE, CARTER COUNTY

We, Mary C. Mach Bristol
are bound to the State of Tennessee, in the peanlty of July Thousand Dollars.
Witness our hands and seals, this. 5 4 day of December A. D. 1927
The Condition of this Obligation is such, That whereas the above bound Mary 6. March
has been appointed Administratory of the Estate of  Slorge No. Mark deceased.  Now, if the said Mary 6. Mark
shall well and truly as such Administrat, perform all the duties which are or may be required by law,
this obligation shall be void, otherwise to remain in full force and virtue.  Acknowledged and approved in open Court,  this 5 day of Oct 1927  Chairman.  (Seal.)  (Seal.)
A CONTRACTOR OF THE CONTRACTOR

# STATE OF TENNESSEE, CARTER COUNTY

To Mary G. Mark a Citizen of Carter County: Whereas, It appears to the Court now in session, that Glorge N. Mark
Whereas, It appears to the Court now in session, that George N. Mauk
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bood and qualified as directed by law, and the Court having ordered that Letters of Adminis-
tration be issued to you:
These are therefore, To authorize and empower you, the said Mary
These are therefore, To authorize and empower you, the said Mury 6.  Mauke to take into your possession and control, all the
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and
transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
fail not.
Or One
Witness Ja-1310el Clerk of said Court, at office, this

Jas. B.Deal Clerk Of the County Court Carter County, Tenn

This will orthorize you to sign our names to the bond of R.D.Nave Adm. Of the estate of Jho.T.Nave Deceased int the sum of \$5000.00 Five thousand dollars.

19.00 at 10.00 at 10.

Witness our hands and seals, this

day of Clear

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

06

ha D been appointed Administrator of the Estate of Jose J. name

Now, if the said If Il Mane

shall well and truly as such Administrat (1), perform all the duties which are or may be required by law. this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court.

this 16 day of Oce 1927

### STATE OF TENNESSEE, CARTER COUNTY

To 19 1 Mane

Whereas, It appears to the Court now in session, that the John Janes has died, leaving no Will, and the Court being satisfied of to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said of Naue

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness DO B Deal

Clerk of said Court, at office, this

day of Alex of American Independence

### STATE OF TENNESSEE, CARTER COUNTY

"WIP Trendinary

are bound to the State of Tennessee in the peanlty of frue Thousand

Witness our hands and seals, this.

ADMINISTRATOR'S BOND

The Condition of this Obligation is such, That whereas the above bound W19 Treakway

ha Deen apprinted Administrated of the Estate of

Deadway

Now, if the said Why Treadway

shall well and truly as such Administrat. 1 , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Je R. Greadway (Seal.) Je (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

To W. R. Ireadury

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that W. M. Theadque has died, leaving no Will, and the Court being satisfied as to your claim to the administration, you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Oras & Deal

Clerk of said Court, at office, this

day of January 1928, and the / 5,2 year of American Independence.

4	10:
We. /2	d nanc

are bound to the State of Tennessee, in the peanlty of

Time Theusand

Witness our hands and seals, this 16 day of Oleo

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

nane

ha Deen appointed Administratal of the Estate of Jose J. name

Now, if the said IP W Mane

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

Acknowledged and approved in open Court,

WCoBries Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

To 19 18 Mane

Whereas, It appears to the Court now in session, that Mo J. Mane has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

These are therefore, To authorize and empower you, the said M. W Naue

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness DO Bole af

Clerk of said Court, at office, this

day of Alec 1927, and the 15 Hear of American Independence

#### STATE OF TENNESSEE, CARTER COUNTY

WM Treadway are-bound to the State of Tennessee in the peanlty of

Witness our hands and seals, this 2 day of day

A. D. 192 8

33620 MARSHALL & BRUCE CO., MASHN

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

ha Deen appointed Administrate of of the Estate of

Now, if the said Why File Day or

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

Acknowledged and approved in open Court,

Je h. Greadway (Seal.) Jeo Jest Hording (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

To W. R. Greatury

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that W. M. Theaders has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you baying given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued & You:

These are therefore. To authorize and empower you, the said

W. R Meadway to take into your possession and control, all the goods, chattels, claims and paper of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Ord & Deal

Clerk of said Court, at office, this

day of January 1928, and the 52 year of American Independence.

W. Brustley

witness cur hands and seals, this.

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

ha Sbeen appointed Administrat Orof the Estate of Mo Meenlee

Now, if the said & W Brinnsley

shall well and truly a such Administrat 1/2, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate; which lawfully devolve on you as Administrator; and after aving settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

I hereby authorize you to eigh my name to a bond that mes J. Julian Jr. dedeased. I remain Yours very truly.

The Condition of this Obligation is such that whereas the above bound

Amplication

ha Deen appointed Administratory of the Estate of

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

Acknowledged and approved in open Court, March Cump vell (Seal.)

18 day of May 1928 Pierce, W. Julian (Seal.)

MaBin HOAR MOUNTAIN, THAN, PHS. 2078, 1848.

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law.

Witness Joo B Deaf Clerk of said Court, at office, this 28

4 Lb 1928, and the 12 Year of American Indepe

W. Briefley

peffleen them bree Witness our hands and seals, this 3/ day of the

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

ha S been appointed Administrat Orof the Estate of Mo Therentee

Now, if the said & W Burnelley

shall well and truly a such Administrat 27, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court.

Chairman

STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

and died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after saving settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

Williams and compa we was malel amphell are bound to the State of Boundage, in the peanlty of

Witness our hands and seals, this 28 day of 71 el-

The Condition of this Obligation is such That whereas the above bot Males Campbell

ha Abeen appointed Administrations of the Estate of

Now, if the said Mabel. Campolell

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

Acknowledged and approved in open Court,

Mahl Campbell (Son)

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to vou:

These are therefore, To authorize and empower you, the said Make

to take into your possession and control, all the goods, chattels, clams and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, wh' h lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

el 1928, and the 12 Year of American Independe

	1	1	11		
We,	C.	1.	Na	haway	
				1	

are bound to the State of Tennessee, in the peanlty of Just Standard Thomas \$ 200,000

Witness our hands and seals, this 27 day of March

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

has been appointed Administrator of the Estate of D. J. Smith

C. P. Hathaway Now, if the said

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

Acknowledged and approved in open Court,

my day of Much 1928 Estator

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that H. J. Smith has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adm tration be issued to you:

These are therefore, To authorize and empower you, the said

Afuthurum to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

16 13. Deal Clerk of said Court, at office, this 27 y of March 1928, and the 152 year of American Independence.

Jes B. Deal

33620 MARSHALL & BRUCE CO.,

### STATE OF TENNESSEE, GARTER COUNTY

We, Tes, W. Ryan	
are bound to the State of Tennessee, in the peanlty of	• • • • • • • • • • • • • • • • • • • •
Two Bunded and	Jufty Dollars.
Witness our hands and seals, this / 3 da	y of April A. D. 192 8
The Condition of this Obligation is such, That	whereas the above bound
Ses. W. Typa	
been appointed Administrat (1) of the Estate	of
Christopher m.	Bow mandeceased.
Now, if the said Ses. W. Ky	jau.
hall well and truly as such Administrat UV , perform a	
his obligation shall be void, otherwise to remain in full fo	
	(Seal.)
TOTHE HON. V. O. OBRIEN CHAIRMAN	OF THE COUNTY COURT OF eal.)
CARTER COUNTY, TENNESSEE:	(Seal.)
	(Seal.)
Land to the state of the state of	,
Later ordina selection	
*	of Bownien
# # # # # # # # # # # # # # # # # # #	d Bow II will
There is broken More than	
	Washington Commence
	Alle a faceworth
State of Tennesses, Carter County,	as to a
	stitioners in the following
potition, and made oath in due fee	of les that the facts and
information and belief	run to the boot of his knowl-
<b>国际的</b>	C. Baumera
My Commission expises July 19 1929	Balledy Taker Taker
The second secon	to to
ar next County Court, or within ninety days from the dat ansact all the duties in relation to said estate, which las	e hereof, to collect and pay all debts, and to do and
wing settled up said estate, to deliver the residue thereof	
il not.	The state of the s
	der Bal
Witness	Clerk of said Court, at office, this

O. R. Hatter

# STATE OF TENNESSEE, CARTER COUNTY

	, and	
		1
are bound to the State of Tennessee, in the	peanlty of Jest Lucy	dut Thomas
P200000		Dollars

Witness our hands and seals, this 27 day of March

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

hand been appointed Administrator of the Estate of D.J. Smith

C. P. Hathaway Now, if the said

shall well and truly as such Administrat. ..., perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, this MOP new Chairman Willy & Thingstoff

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adr tration be issued to you:

These are therefore, To authorize and empower you, the said

Authority to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

His 13. Deal Clerk of said Court, at office, this 27 March 1928, and the 152 year of American Independence.

Jos B. Deal

# STATE OF TENNESSEE, CARTER COUNTY

We,	Jes. W. 10	yau	
are bound to the	State of Tannassee in the near	lty of	
. O	wo hundred	and Jifty D	ollars.
Witness our l	nands and seals, this	day of April	A. D. 192 &
The Conditi	ion of this Obligation is suc	h, That whereas the above bound	I
/	Gis. w.	Lyan	
na been app	ointed Administrat W of th	m. Bowmandeceased.	· Land
Now, if the sa	sid Ses. W.	Ryan Ryan	
		perform all the duties which are or	may be required by law.
	ll be void, otherwise to remain		
Budanisa	7	Sun	(Seal.)
TOTI	HE HOW. V. C. OBRIEN CH.	AIRMAN OF THE COUNTY CO	DRT OF eal.)
thi CAR	TER COUNTY, TENNESSE		eal,)
			eal.)
**************************************	2000年1月1日 · 公司 · 公	10 To	

appointed for the estate of Christoner M.B.

Your petitioners would respectfully show unto the Courts That Carletopher M. Bownen died intestate in December 10, 1925, at Louis View Speciful, and Was to to his home in Carter County and buried. He was t porarily in this hempital for treatment, but Carter County was is home and residence. Positioners would further shor unto the Court, that at t

les of said Christopher W. Bownen's death, there was due him From the W.S. Votorens Dureau insurance from the estate of an decounse Compensation No. 0-100, 297; I.81,645, in the amount of \$73,80, and the name had hever paid to said O.M. Bornes, and no administrator has been appointed for his estate to administer on a

The premises considered, petitioners pray, that Goo. V.

STATION TENNESSE	
We, C. R. Hathaway	_
200,000	Dollars.
Witness our hands and seals, this 27	ay of March A. D. 192
The Condition of this Obligation is such, That	t whereas the above bound.
Now, if the said . P. Hath	downed
nall well and truly as such Administrat	
is obligation shall be void, otherwise to remain in full f	force and virtue.
Acknowledged and approved in open Court,	not a Xar &
is my day of March 1928 ) &	Sachrwy 8
Chairman.	Vally & Spind Hoff

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and ye having given bond and qualified as directed by law, and the Court having ordered that Letters of Adr

tration be issued to you: These are therefore, To authorize and empower you, the said

fulfree ay to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Sites 13. Deal Clerk of said Court, at office, this 27 1928, and the 15.2 year of American Independence.

Jan B. Deal

STATE OF TENNESSEE. CARTER COUNTY

We, Gis. W. Ryan	
are bound to the State of Tennessee, in the peanity of	x :
Two Burnded and Jufty	Dollars.
Witness our hands and seals, this, /3 day of Apric	A. D. 192 8
The Condition of this Obligation is such, That whereas the above be Sis. W. Tyau	
has been appointed Administrate of the Estate of Primandeces Now, if the said Ses. W. Pagan	used.
shall well and truly as such Administrat 🗸 , perform all the duties which as	re or may be required by law.
this obligation shall be void, otherwise to remain in full force and virtue.	
Acknowledged and approved in open Court,	(Seal.)
this day of 192	(Seal.)
Chairman	(Seál.)

That Christopher M. Bownen died intestate in se, December 10, 1925, at Lyone View Hospital, and was to his home in Carter County and buried. He was overily in this hempital for treatment, but Carter County was s home and residence. Politicars would further show unto the Court, that at lise of said Christopher K. Bowman's death, there was due him you the U.S. Votorens Bureau insurance from the estate of Rhopt Bornen deceased Compensation No. 0-100, 297; 1.61,645, in the amount of \$73,80, and the same has hever paid to said C.M. Bowsen, and no administrator has been appointed for his estate to administer on seas

The premises considered, petitioners pray, that Gee. V. cointed by your Honor Y.C. Obrien as administr

	1	//	
We, C.	M. J	Natha	way)
			1

are bound to the State of Tennessee, in the peanlty of Jord Lundred Thomas \$ 200,000

Witness our hands and seals, this 27 day of March The Condition of this Obligation is such, That whereas the above bound

has been appointed Administrator of the Estate of D. J. Smith

C. P. Hathaway Now, if the said

shall well and truly as such Administrat , perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, ) Nat C Xave

this May of March 1928 Efficiency Chairman William Estimostof

STATE OF TENNESSEE, CARTER COUNTY

O. F. Hathauray a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admini tration be issued to you:

These are therefore. To authorize and empower you, the said

W. Authority to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

( Stes 13. Deal Clerk of said Court, at office, this 27

day of March 1928, and the 152 year of American Independence.

Jan 15 Deal

## STATE OF TENNESSEE, CARTER COUNTY

We, Lis. W. Rosau	
re bound to the State of Tennessee, in the peanlty of	
Two hearded and Ju	My Dollars.

Witness our hands and seals, this /3 day of April The Condition of this Obligation is such. That whereas the above bound

Sis. W. Ryan

had been appointed Administrat W of the Estate of Christopher m. Boumandeceased

Now, if the said Ses. W. Ryan

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

Acknowledged and approved in open Court,

He) Fuguer (Seal.)

(Seal.)

A. D. 192

That Christopher M. Bownen died intestate in me, me we manufatatrator has been appointed for the estate to administer on sens. The Speniess considered, petitioners pray, that Gea. V.

Ryan be appointed by your Honor W.C. Obrien as administrator of the setate of the said Christopher M. Bowman to fully admin-

State of Tennessee, Carter County

a one of the politimers in the fe

,
Dollars.
A. D. 1924
ound
Smith

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

Acknowledged and approved in open Court,

Mat C Kause (Seal

May of March 1928 Estatory (Seal

MCOPier Chairman Hottly Estatory (Seal

STATE OF TENNESSEE, CARTER COUNTY

To. Alachamany a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

has died, seaving no Will, and the Court being satisfied as to your claim to the administration, and we

has died, saving no. Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

goods, chattela, claims and papers of the said-intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Sas 15. Deal Clerk of said Court, at office, this 27 tay of March 1928, and the 152 year of American Independence.

Go B. Deal

STATE OF TENNESSEE, CARTER COUNTY

We,	Ges. W. Ryan			
e bound to the Sta	te of Tennessee, in the peanlty of			
			dlars.	
Witness our han	s huiled and is and seals, this 13 da	Stril	A. D. 19	
	of this Obligation is such, That	whereas the above bound	A.D. 18	2.8
Total manus	anthe joya fu'fan ega maganan paga ega maganan asa maganan jagan maganan asa jagan maganan magan	Rof ban		law,
Antesperatures	nickanic darior dominy.	All & form	well.	al.)
		wall and		
		Section 19 10 10 10 10 10 10 10 10 10 10 10 10 10	-	al.)
or the same	NOT REM		anta-	-
4370	manufacture box	celanana oraș, etc	re grid g*	
442048 59 3	Activity of an analy.			
Service State of the	me same a section in	es pasa sipotavoji	197 MARCO	
in the such	of the search and some of	and you among beyon	53 10/4	you
ASTRES CONTRA	en morning conservation	A MA CHARLES THE	104-202-	nis-
Control of the Contro	a a substant parties of the second	Control of the Contro	Zanagara Mark	534C7
	o control of the second of the second of			the
ACCURATION AND ADDRESS.	CANCEL SCHOOLSCOTTONICS AND SCHOOLSCOTTON	Fall Composition Wild School Process		l to
next County Cou	, or within ninety days from the date in relation to said estate, which las	e hereof, to collect and pay	all debts, and to do	and
ing settled up said	estate, to deliver the residue thereof	to those who have a right t	hereto by law. He	rein
		:		Skå.
	,			
not. Witness		Clerk of said Court	-	

are bound to the State of Tennessee, in the peanlty of

Swot Hun Ou A Fuffy Dollars.

Witness our hands and seals, this. It day of A. D. 192 8

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

When Deen appointed Administratory of the Estate of Alloway

had been appointed Administratory of the Estate of Alloway

Mow, if the said Who Pauly

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

Acknowledged and approved in open Court, O. W. Marie (Seal.)

Acknowledged and approved in open Court, O. W. Marie (Seal.)

W. C. Brium Chairman. Supn Name, (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Continow in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, at the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which havfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness

Clerk of said Court, at office, this

Clerk of said Court, at office, this

fr. Jas. B. Deal, Glerk County Court, Carter County. This will authorize you to sign our names to the bond my In The Sharmanes administratebyor the Betate of Dif Desemon Mecian & said bond to be in the sum of \$ 1010,00 dellars. mess man This / day of Jane 1988. W. CoBries

#### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Wiereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond size qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and trainsact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness Clerk of said Court, at office, this 2 day of 9 1. 192 8, and the 123 year of American Independence.

Jos Bank

We, W. D. Philly are bound to the State of Tennessee, in the peanls Leve Hun Ore & Juffy Dollars. The Condition of this Obligation is such, That whereas the above bound had been appointed Administratory of the Estate of H Bludy shall well and truly as such Administrat. O. , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue; WDA Cender Acknowledged and approved in open Court, 10:10 maire A. A. Hall this 20 day of April 1928

### STATE OF TENNESSEE, CARTER COUNTY

W. C. Brice Chairman suga nama , 13. West to

To WA Thury a Citizen of Carter County: Whereas, It appears to the Coardnow in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are therefore, To authorize and empower you, the said

to take into your possession and control, at the goods, chattels; claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Boal Clerk of said Court, at office, this 2

192 5 , and the 13 7 year of American Independence.

# STATE OF TENNESSEE, CARTER COUNTY

Mrs John Dassman

are bound to the State of Tennessee, in the peanlty of

ADMINISTRATOR'S BOND

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

ha & been appointed Administrations of the Estate of Dassman

83620 HARSHALL & BRUCE CO., HASHYE

Now if the said mrs no Dossman

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

Acknowledged and approved in open Court,

ma the Basamanger 11 0

day of June 192 4 (Seal.) W. O. (Seal.) W. O. (Seal.) W. O.

STATE OF TENNESSEE, CARTER COUNTY

reas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

Hassman. goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Clerk of said Court, at office, this 2

192 , and the 123 year of American Independence

Jos Bau

ADMINISTR Jes. B.Deal, County Court Clark	ADMINISTRATOR'S BOND
Carter County Tennessee.	Pail -
S' This will orthorise you to sign our names to the bond of	STATE OF TEN
Dennie Riggs as Adminstrator of the Estate of M.M.Smith	STATE OF TEN State of Tennessee ER COUNTY
deceased in the sum of \$1000.00 one thousand dollars.	
We DELTE	We. Clara County Court, Carter County.
N. A. Mingo	We, Cauch County,
are bound to be a see to be a	are bound to the State of Tennessee, in
Dill of Marianes - Zol. Hally	of the per Clana Estella as administrator of the man
Witness our hands and seaus, time	Witness our hands and seels this
The Condition of this Obligation is such, That whereas the above bound.	The Condition of this Obligation Said bond to be in the sum of \$ 237, 00 dollar
do H Maggs	Maral Con
ha & beer appointed administrate of the Estate of Christonilung V2 / sice & or Brack On deceased.	hase been appointed Administrations Restricted
	Eggles mis 30 day or June 1988.
Now, if the said. It stiggs	Now, if the said Clara
shall well and truly as such Administrat Or , serform all the duties which are or may be required by law,	shall well and truly as such Administration of the shall which are or more be required by in
this obligation shall be void, otherwise to remain in full force and virtue.	this obligation shall be void, otherwise t
Acknowledged and approved in open Court, (Seal.)	May Clair of the
Acknowledged and approved in open Court,  this day of 192  H. Riggo. (Seal.)  (Seal.)  (Seal.)	Acknowledged and approved in open
this day of 192 (W.G. Seal.)	this day of
Chairman. (Seal.)	(Seal.)
	Chairman.
STATE OF TENNESSEE, CARTER COUNTY	STATE OF TENNESSEE, CARTER COUNTY
To all H Miggs a Citizen of Carter County:	To Clara Eppler A Citizen of Carter County:
Whereas, It appears to the Coup how in session, that Miles	
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you	Whereas, It appears to the Court now in session, that Auditure Oppler has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis- tration be issued to you:	having given bond and qualified and directed by law, and the Court having ordered that Letters of Adminis-
These are therefore, To authorize and empower you, the said A Ruggs	tration be issued to you:  These are therefore, To authorize and empower you, the said
to take into your possession and control, all the	Clara Espler to take into your possession and control all the
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and	goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after	our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein	having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
fall not.	fall not.
Witnes OF 13 10eal Clerk of said Court, at office, this	Witness Jan 13. Deal Clerk of said Court, at office, this 30
day of Jone 192 8, and the 193 year of American Independence.	day of June 1928, and the /52 year of American Independence.
( RAPRed	Jac/82Ded
	good

90

We, W, Hillinggs are bound to the State of Tennessa in the peanlty of Witness our hands and seals, this day of

The Condition of this Obligation is such, That whereas the above bound. ha a bego appointed administrate of the Estate of Christonling Va / size a on Back on deceased.

Now, if the said A Higan

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

Acknowledged and approved in open Court,

Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Cour now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

STATE OF TENNESSEE.

Clara Ezzlu

are bound to the State of Tennessee, in the peanlty of.

Devin hundred and Fifty Witness our hands and seals, this 30 day of Quene

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

has been appointed Administrat six of the Estate of Lawrence

Now, if the said Clara Espler

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

Acknowledged and approved in open Court.

Mrs. Clara Eppler (Seal.)

H.L. Irolinger (Seal.)

Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

Clara Eppler

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond aga qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

1928, and the /52 year of American Independence.

MINISTRATOR'S BOND O MON		208/5 200	The second of th
STATE OF TEN	COUNTY COURT CLERK CANTER COUNTY	STATE	HAMPTON & HEATO
	JAMES B. DEAL, CLEME		HARDWARE
F - 1	· ·		
We, G. W. Has	ELIZABETHTON, TENNESSEE	No.	mase Janga BOAN MOUNTAIN, TENN
bound to the State of Tennessee, in	Aug. 3, 1928.		September 1
five thousand	Jas. B.Deal , Clerk Of The County Court Of Carter Cou	o the S	Mr - James D Don)  60 - Court Clork,
Witness our hands and seals, this	Tennessee. This will orthorize you to sign our names	our ha	- Blisabethten, Tenn.
The Condition of this Obligation	to the bond of F.W. Hathaway Adminstrator of the estate		The scheroek the above line   100 miles
. H.W. Nac	of Jno Boren Deceased. In the sum of \$5000.00	q	You have authority to si
John II	Mrs frame B Be	any app	to the Bond of Thomas Morgan as administra
Now, if the said F, W,	Mrs. Tred Huston	7	Retate Of Jane Smith, Decemed.
well and truly as such Administrat.	Je Boring	7 d tru	and of groves of the source when we this mine is
obligation shall be void, otherwise to		n sha	F. M. T
Acknowledged and approved in open Co	the Hathaway real)		They men to the sould to
	ma (Voluma B. Roll (Seal.)	Acknowledge	mrs. an. L. o
day of lung		this	on Like
W. OBrien	hairman. (Seal.)		9/0/7/
			interestant in the state of the
STATE OF TEN	NESSEE, CARTER COUNTY	STATE OF	TENNESSEE, CARTER COUNTY
			I DIVILEGE, ORRIER GOONTI
F. W. Nachau		16. 2	
Whereas, It appears to the Court now			My ay a Citizen of Carter County:
lied, leaving no Will, and the Court h	eing satisfied as to your claim to the administration, and you	Whereas, It appears to the Cour has died, leaving no Will, and the (	court being astisfied as your claim to the administration, and you
n be issued to you:	by law, and the Court having ordered that Letters of Adminis-	having given bond and qualified as d tration be issued to you:	directed by law, and the Court having ordered that Letters of Adminis-
These are therefore, To authorize and		These are therefore, To author	rize and empower you, the said Mas Mulgau
, chattels, claims and papers of the sa	to take into your possession and control, all the id intestate, and return a true and perfect inventory thereof to	goods, chattely, claims and papers of	to take into your possession and control, all the
at County Court, or within ninety day	a from the date hereof, to collect and pay all debts, and to do and rate, which lawfully devolve on you as Administrator; and after	our next County Court, or within nine	ety days from the date hereof, to collect and pay all debts, and to do and
g settled up said estate, to deliver the r	esidue thereof to those who have a right thereto by law. Herein	transact all the duties in relation to a having settled up said estate, to delive	said estate, which lawfully devolve on you as Administrator; and after or the residue thereof to those who have a right thereto by law. Herein
0100	Just lid	fail not.	- O
Manue Jdo, B. 10	Clerk of said Court, at office, this. 3 14	Witness Jas	1860 Clerk of said Court, at office, this /6
august 19	Clerk of said Court, at office, this.	day of alique	192 8, and the American Independence.
But Haline			Janes On 1
			1 - 10 well

MINISTRATOR'S BOND 6 MON		TORIO BOS
	COUNTY COURT CLERK	HAMPTON & HEATON
STATE OF TEN	RATER COUNTY	AI WHOLESAND RETAIL
		HARDWARE
we F. W. Has		BOAN MOUNTAIN, TENNESS
We,	ELIZABETHTON, TENNESSEE	Willy a war and
bound to the State of Tennessee, in	Aug. 5, 1928.	o the St
two thousand	Jas. B.Deal , Clerk Of The County Court Of Carter County	Go . Court Clerk,
Witness our hands and seals, this	Tennessee. This will orthorize you to sign our names	our ha
The Condition of this Obligation	to the bond of F.W.Hathaway Adminstrator of the estate	adition
J.W. Nac	of Jno Boren Deceased. In the sum of \$5000.00	Tou have authority to sign
been appointed Administrat	Mery frame B Boring	app to the Bond of Thomas Morgan as administrate
Now, if the said J. W.	Mrs. Tred Hartany	Batate Of Jame Smith , Decembed .
well and truly as such Administrat	Je Boring	d trul
obligation shall be void, otherwise to		n sha
Clear William	The Hathoway (Book)	G. H. Duator
Acknowledged and approved in open	Court, Cont. (See) - Ackn	owledge and Son Long
3 day of Gug	ma Johna B. Boling (Seal.)	M. P. A.
W. OBrin	J.C. Boring (Seal.)	of a Smi
worker	Chairman.	110 Touck
and it is also		and the second s
STATE OF TEL	NNESSEE, CARTER COUNTY	STATE OF TENNESSEE, CARTER COUNTY
F.W. Nacha	-,	ff. 200
		Theo Mangay a Citizen of Carter County:
Whereas, It appears to the Court nov died, leaving no Will, and the Court	When	reas, it appears to the Court not in session, that
ng given bond and qualified as directed		leaving no Will, and the Court being satisfied as your claim to the administration, and you wen bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
on be issued to you: These are therefore, To authorize ar	Gul Harkaulus tration be	issued to you: e are therefore, To authorize and empower you, the said Mass Massgau
	to take into your possession and control, all the	to take into your possession and control, all the
s, chattels, claims and papers of the s	aid intestate, and return a true and perfect inventory thereof to goods, cha	ittels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
sact all the duties in relation to said e	state, which lawfully devolve on you as Administrator; and after	County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and Il the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
ng settled up said estate, to deliver the	residue thereof to those who have a right thereto by law. Herein having set	tled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
Witness J. A. B. H	Tall not.	02 00.
Witness A.Co. D. A.	With	
6		
· august	192 / and the / JZ year of American Independence. day of	Oligist 192 8, and the Strong American Independence

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that:

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Jao, B. Deal Clerk of said Court, at office, this 3 1 day of Cugust 1928, and the 152 year of American Independence.

# STATE OF TENNESSEE, CARTER COUNTY

Rmt

Thomas margan

are bound to the State of Tennessee, in the peanlt of Mill

Thursand Witness our hands and seals, this / 6 day of

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

ha Schoen appointed Administrat all of the Educe of Now it the said Thas Margan

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

Acknowledged and approved in open Court.

O Hampton wo

### STATE OF TENNESSEE, CARTER COUNTY

To Thes Mugay

Whereas, It appears to the Court new in session, that and smith has died, leaving no Will, and the Court being satisfied as your claim to the administration, and you having given bond and caalified as directed by law, and the Court having order tration be issued to you:

These are therefore, To authorize and empower you, the said

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

day of August 192 8, and the Arenot American Indepe

are bound to the State of Tennessee, in the pentity of

Witness our hands and seals, this day of day of The Condition of this Obligation is such. That whomas the

has I been appened Administration of the

Now, if the said Mr Paul & William

shall well and truly as such Administrat. AL perform all the auties which are or may be required by law

Acknowledged and approved in open Court,

this 10 day of Sep 1

8 ( May Hathour

airman.

STATE OF TENNESSEE, CARTER COUNTY

To.

a Citizen of Carter County:

1673

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said.

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness

Clerk of said Court, at office, this.

day or.

192 , and the

year of American Independence.

DMINISTRATOR'S BOND

33620 HARSHALL & BRUCE CO., WARRALLE

ar. Jas. 1. Seal Bisabethton, Tenn.

Dear Bi

or \$2000.00 executed by Mrs. J. H. Bood as Admx. for the estate of J. D. Singleton Dec'd.

Tour Stulian

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

been appointed Administrative of the Estate of

. A 11 -1 0°

ns. J. N. Work

or may be required by law,

J.C. Suighton

Jas. B. sal, County Court Clerk, This will orthorize you

to sign our names to the Bond of Mrs. J.H.Wood as Adminstrators

(Seal.

of the state of J.C.Singleton, deceased in the sum of Two
Thousand dollars \$2000.00.

A. Jalian

DUNTY

Mrs. A. Wood a Citizen of Parter County:

Whereas, It appears to the Court now in session, that A Dungellan has died, leaving no Will and the Court being satisfied as to your claim to the affininistration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and estura a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.
Witness Jos Bleed

Clerk of said Court, at office, this

Oct. 1928, and the /58 year of American Independence.

man -
we Mr Jaul & Williams
are bound to the State of Tennessee, in the peanity of
Thine Handred Dollars
Witness our hands and seals, this / day of April A. D. 192
The Condition of this Obligation is such, That whereas the above bound
Oly Doub such peat whereas the above bound.
hand have
has been apposed Administration of the
UPA ama & amaral II - becaused
Now, if the said Olla Dayl & Williams
shall well and truly as such Administrat. OL perform all the duties which are or may be required by la
this obligation shall be void, otherwise to remain in full force and virtue.
0.0000
Acknowledged and approved in open Court, (See
Best Rete Bes
this 10 day of Selo 1928 tay Malhamis (Sea
MOAD (See
Markin Chairman.
1
not 7
STATE OF TENNESSEE, CARTER COUNTY
district the second
To
Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and yo
having given bond and qualified as directed by law, and the Court having ordered that Letters of Admini
tration be issued to you:
These are therefore, To authorize and empower you, the said
to take into your possession and control, all th
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof t

our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and

transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this.

year of American Independence.

Mrs. J. Wood are bound to the State of Tennessee, in the peanlty of Witness our hands and seals, this. Oct. The Condition of this Oditionion is such, That whereas the above bound Q.C. Suigleton been appointed Administrat Now, if the said Mrs. J. Work perform all the duties which are or may be required by law, nain in full force and virtue. 192 Chairman. NNESSEE, CARTER COUNTY Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the affministration, and you having given bond and walified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you: These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not. Clerk of said Court, at office, this 1928, and the / S year of American Independence

A. m.	
we Who Dave & Williams	
are bound to the State of Tennessee, in the pearity of	
Time Handred Dollars	
Witness our hands and seals, this.	A. D. 192 8
The Condision of this Obligation is such. That whereas the above bound	1984 - 1944
The Alma S amand West	
Now, if the said No Daul & Mulling	
shall well and truly as such Administrat Al perform all the duties which are or may be re-	mind by L
this obligation shall be void, otherwise to remain in full force and virtue.	quired by law,
Acknowledged and approved in open Court,	(Seal.)
this 10 day of Sep 1928 Nay Hathours	(Seal.)
Molphin Chairman.	(Seal.)
"STATE OF TENNESSEE, CARTER COUNTY	
-	
To a Citizen of Carter Coun	Merci.
Whereas, It appears to the Court now in session, that	
has died, leaving no Will, and the Court being satisfied as to your claim to the adviction	ion, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters tration be issued to you:	of Adminis-
These are therefore, To authorize and empower you, the said	result moltred

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninesty days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.

Witness Clerk of said Court, at office, this sy of 192 , and the year of American Independence.

We, Mrs	JA. Wood		· · · · · · · · · · · · · · · · · · ·
			*
are hound terthe State of T	ennessee, in the peanlty of		
110 111			· · · · · · · · · · · · · · · · · · ·
	usand	Dollars.	
Witness our hands and	seals, this day of	Oct.	~ A. D. 192
The second secon	Ofligation is such, That wher	reas the above bound	
Mrs.	DIN. Work	$\sim$ 1	0
he been appointed Ad	ministrate of the Estate of	Che of	uigleton
			year
	17 // -	, deceased.	
- 1	1. X. W	ord	
	nerform all the	e duties which are or may be	
1.0			required by law,
1	emain in full force at	nd virtue.	
	Salaria de la companya della companya della companya de la companya de la companya della company		
offers sport tone		0. 0	(Seal.)
	Court,	fre Maso	(Seal.)
17		Q 711 . Se.	S
this day of	192	Da Serge	(Seal.)
undy or			A. 1. 19188
day of		Aw. Wago	Seal,)
tay or		Jogo Wago	(Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

То	Whereas, It appears to the Court now in session, that
	Whereas, It appears to the Court now in session, that D.C. Duiglela
ha	fied, leaving no Will, and the Court being satisfied as to your claim to the afministration, and you
- ha	ng given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
tra	on be issued to you:
	These are therefore, To authorize and empower you, the said
*****	my J.N. Wood to take into your possession and control, all the
god	s, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
	ext County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and
	act all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
	g settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
fail	[2018년 : 1818년 - 1818년 - 1818년 : 1818년 - 1818년 : 1818
	Witness Jos Blee Clerk of said Court, at office, this
day	d Oct. 1928, and the /VS year of American Independence.

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied to your claim to the administration, and having given bond and qualified as directed by law, and the Court having ordered that Letters of Adn tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all mode, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof cor next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do a transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office this 20

#### STATE OF TENNESSEE, GARTER COUNTY

# 000 1 Que P

J.H. Diwall

are bound to the State of Tennessee, in the peanlty of

One hundred Witness our hands and seals, this 10 day of Modernbu

The Condition of this Obligation is such. That whereas the above bound V. H. Dewall

been appointed Administrat // of the Estate of

J.m. Dwall

H. Duvall

shall well and truly as such Administrat. W., perform all the duties which are or may be required by law,

COUNTY COURT CLERK CARTER COUNTY

JAMES B. DEAL, CLERK

m. Moreland (Seal.)

ELIZABETHEON, TENNESSEE

TER COUNTY

Nov. 10, 1928.

Jas. B.Deal , Clerk of the County Court Carter County, Tenn.

This will orthorize you to sign our names to the bond of

J.H.Duvall in the sum of \$100.00 as Adminstrator of the

Citizen of Carter County:

claim to the administration, and you laving ordered that Letters of Adminis-

a true and perfect inventory thereof to were use nereor, to collect and pay all debts, and to do and

neact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Estate of T.M. Duvall deceased

Holem & 1928 and the 153 year of American Independe

We, I'V & Marie	
are bound to the State of Tenasses to the peanity of	
Musaux	Dollars.
Witness our hands and seals, this 20 day of OW	A D 192 8
The Condition of this Obligation is such. That whereas the above bour	d
hand been appointed Administrator of the Estate of	
Jacoh Jane decease	d.
shall well and truly as such Administrat A perform all the duties which are o	r may be required by law
this obligation shall be void, otherwise to remain in full force and virtue.	
Acknowledged and approved in open Court,	(Scal.)
this 20 day of Oct 1928	(Seal.)
WC & Brieschairman	(Seal.) *

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied a to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admin tration be issued to you:

These are therefore, To authorize and empower you, the said.

to take into your possession and control, all the seeds, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

### STATE OF TENNESSEE, GARTER COUNTY

\$ 000 Due 0

J.H. Dwall

re bound to the State of Tennessee, in the peanlty of

H. Dewall

at IV of the Estate of J. M. Duyall

strat w, perform all the duties which are or may be required by law,

ise to remain in full force and virtue.

Sain & Carlin open Court,

Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

J. H. Dwall

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Clerk of said Court, at office, this 10

33620 AARSHALL & SHUCE CO., MARRIETT

Lillie M. Pierce Fiften Faulus nodember

shall well and truly as such Administrat / perform all the duties which are or may be requi

this obligation of otherwise to remain in full force and virtue.

Mrs. Lille M. Par Roy Pièce W. & Hampton

Chairman

STATE OF TENNESSEE, CARTER COUNTY

issie M. Pine eas, It appears to the Court now in session, that Willey Africae easting no Will, and the Court, being satisfied as to your claim to the administration. and and qualified as directed by law, and the Court having ordered that Letters of saued to you: are therefore. To authorize and empower you, the said.

O to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within niness days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

1928 , and the 143 year of American Independence.

STATE OF TENNESSEE. CARTER COUNTY

W. L. Hampton County Court Clerk

> duties which are or may be required by law. the obligation shall be sid, otherwise s

Mr. Jas. B. Deal: This will authorize you to sign our names 

HOTRATOR'S BOND

of the Estate of Willie L. Pierce, Deceased. Bond to be in the sum of fifteen hundred (1,500.00) Dollars.

Carter County.

W. L. Haupton (Seal.) Man Lillie M. Preice (Seal.) Roy Pierce (Seal.) G. W. Ryan (Seal.)

EE. CARTER mistillien pierce

These are therefore to authorize and empower you to take into your possession and control, all the and return a true and perfect inventory thereof to our next County Court, or within, mety days from the date hereof, to collect and pay all debts, and to do and transact all the decies in relation to said endte, which lawfully devolve on you as Administrator; and after naving settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

1925, and the 183 year of American Independence.

fail not

Clerk of said Court, at office this

1928 , and the 143 year of American Independence.

STATE OF TENNESSEE, CARTER COUNTY

Lillie n. Pière are bound to the state of rennessee, in the peanlty of The Condition of this Obligation is such the percas the above boun shall well and truly as such Administrat /1/4, perform all the duties which are or may be required by law deution shall be of otherwise to remain in full force and virtue. Mrs. Lillie T. Please (Seal.) Roy Piece (Seal.) W. L. Hampton (Seal.) Chairman. STATE OF TENNESSEE, CARTER COUNTY Livie M. Pines -Thereas, It appears to the Court now in session, that

William Street County:

Lead the Court now in session, that

William Street County is a construction of the administration, and you

a treet and and qualified as directed by law, and the Court having ordered that Letters of Adminisare therefore, To authorize and empower you, the said to take into your possession and control, all the chattels, claims and papers of the said intestate, and return a true and perfect investory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

W. L. Hample shall well and truly as such Administrat // , perform all the duties which are or may be required by law; Mr. Lillie n. Preice (Seal.) Ross Viere (Seal.) Little n. Ryan (Seal.) rce. fift INESSEE, CARTER OF

e, and return a true and perfect inventory thereof to Court, or within mety days from the date hereof, to collect and pay all debts, and to do and s in relation to said grate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law.

192 5, and the 13 year of American Independence

- Lillia	n. Pa			
We, Autu	11. 12	acc		······································
are bound to the state of Tenness	see in the possible of			337
	udiel		Dollars.	
Witness ou hands and stale	hia 250	deg of M	dente	A. D. 192 &
The Condition of this Obl	4011	hereas the abo	ve bound	
. Lillie	PA) 17	lier -	20	
ha S been appointed Administ	fatrif of the Est	ate of	XX.	,
Wille Z.	refeel	6.	deceased.	10
Now, if the said	ey 7. 4	rever	( N	9
shall well and truly as such Admir			ch are or may be r	equired by law,
this obligation shall be directly other	wise to remain in fu	A STATE OF THE PARTY OF THE PAR	0	CHANGE STATE
Acknowledged and approved i	1	mis. L	illie 17. 1.	Tece (Seal.)
Andread and approved	a ppen Court,		Pièce	(Seal.)
this day of	192	wix.	Hampton	(Seal.)
	Chairman.			(Seal.)
- Ant	- Justi man.		The state of the s	
N				

- Like 7	7. Pierce	Merce Co.	A Section 1	
- 1	" 1 run	a Citize	en of Carter Count	y: ·
Whereas It appears to the	Court now in session,	that way	y Min	ee
has died leaving no Will, and	the Court, being satisf	ied as to your claim	to the administration	on, and vo
having given and and qualified	as directed by law, a	d the Court having	ordered that Letters	of Admini
traion be issued to you:	10./		A STATE OF THE STA	
These are therefore, To a	uthorize and empower	veu, the said	Lillie	20
Parce-				
Missille 25:00 charles that a short service to the	//	to take into your	possession and con	trol, all th
goods, chattels, claims and pap	ers of the said intestat	e, and return a true a	and perfect inventor	y thereof t
our next County Court, or within	n ninets days from the	date hereof, to collect	and pay all debts, ar	d to do an
transact all the duties in relation	n to said estate, which	lawfully devolve on	you as Administrato	r: and afte
having settled up said estate, to	deliver the residue ther	eof to those who have	a right thereto by la	w. Herei
fail not				
	nn n			Joseph Sta
		SCHOOL SECTION OF SECT	AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	

1928 , and the 143

#### STATE OF TENNESSEE, CARTER COUNTY

We	W. L. Hans	0
	//	9/19
are bound to the Sta	te of Tennessee, in the kind	Dollars.
1111	To lease which,	That charactee above bound
	de la	auge of
Malor	**	auf ter
M. 8. 10.	DESCRIPTION OF THE PROPERTY OF	form all the duties which are or may be required by la full force and virtue.
nicatal (1011) 24	urt,	W. L. Haupton (See
this /5	ay of 7710 192 8	Mr. Haupton (Sea Mr. Lillie M. Preice Sea Roy Preice (Sea 19. W. Ryan (Sea
ZA CO	1 OBrienchairma	n. Sea
-		^

STATE OF TENNESSEE, CARTER CONTY

Whereas, It appears to the Court now in session, that the court of the administration, that the court of the administration,

has died, leaving no Will, and the Court being satisfied the your dainy to the administration, and you having given bondons qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

to take into your possession and control, all the goods, chattels, claims and papers when said intention, and return a true and perfect inventory thereof to our next County Court, or within sinety days from the date hereof, to collect and pay all debts, and to do and transact all the dates in relation to said gate, which lawfully devolve on you as Administrator; and after having settled up said state, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Witness Clerk of said Court, at office, this / Clerk of said Court, at office, this /

INISTRATOR'S BOND

#### STATE OF TENNESSEE, CARTER COUNTY

Two Thousand The Candition of this Obligation is such, that whereas the above bound

this obligation shall be void, otherwise to remain in full force

Acknowledged and approved in open Court,

#### STATE OF TENNESSEE, CALTER COUNTY

Whereas, It appears to the Court now in se

has died, leaving no Will and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law and the Court having ordered that Detters of Administration be issued to you:

These are therefore, To

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this 28

a Citizen of Carter County:

STATE OF TENNESSEE, CARTER COUNTY

We	· Cherry	70 1	S. 74
	3	• •	
are bound to the State of Tennessee, in the pe	anity of		
2.22		Dollars.	
Witness our hands and seals, this	day of	-quant	~ A. D. 192
The Condition of this Obligation is	uch, That whereas the	above bound	
ha been appointed Administrat. of	the Estate of	and the second	
100	•	deceased.	
Now, if the said			
shall well and truly as such Administrat	, perform all the duties	which are or may b	e required by law
this obligation shall be yold, otherwise to rema	ain in full force and virtue	в.	1 k
Acknowledged and approved in open Cour	rt. )		(Seal.)
	1. '		(Seal.)
this day of 19	2.		(Seal.)
C.	airman.		(Seal.)
	*** ********		

#### STATE OF TENNESSEE, CARTER COUNTY

Carter County:
Ca

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

and the property of the second	to ta	ake into your possessio	on and control, all the
goods, chattels, claims and papers	of the said intestate, and re	eturn a true and perfec	et inventory thereof to
our next County Court, or within	ninety days from the date here	eof, to collect and pay a	all debts, and to do and
transact all the duties in relation	to said estate, which lawfully	devolve on you as Ac	iministrator; and after
having settled up said estate, to de	eliver the residue thereof to th	ose who have a right ti	hereto by law. Herein
fail not.			المال مواد منت

3	Witness		Clerk of said	Court, at office	this
day	A CONTRACTOR OF THE PARTY OF TH	· · · · · · · · · · · · · · · · · · ·			Sec. 2018

Whereas, it appears to the Court now in session, that

Whereas, it appears to the Court now in session, that

As died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These as sherefore, To authorize and empower you, the said

to take into your possession and control, all the soods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Of Back of Said Court, at office, finis 17 day of 1924, and the 15 3 year of American Independence.

STATE OF TENNESSEE, CARSER COUNTY

We,

are bound to the State of Tennessee, by the Peanity of

Dollars.

Witness our hands and seals, this

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

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

Now, if the said.

Now, if the said.

Sown appointed Administrat of the Estate of Carriager

Acknowledged and approved in open Court,

Acknowledged and approved in open Court,

The Carriager (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

2000	
To mS Carriger.	Citizen of Carter County:
Whereas, It appears to the Court now in sersion, that	
has died, leaving no Will, and the Court being satisfied as to your	claim to the administration, and

having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said M. Carriage to take into your possession and control, all the

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to de and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness 00 18 dea

ADMINISTRATOR'S BOND

Clerk of said Court, at office, this

1928, and the 1003 year of American Independence

Jos is so al

1051 104, 1784, 1986,	1100 035
ADMINISTRATOR'S BOND #3 00	ADMINISTRATOR'S BOND
MODETHYON TERMESSEE	1000 amout a succe on, months
Y STATE OF TENN	STATE OF TENNESSEE, CARTER COUNTY
111	Soller of
Jan Pay Prierce	Da Leller
We we we will be a second of the second of t	we. II, O, Carrigur
A are bound to the State of Tennessee, in the peanity of Three The De Q	
/ Dollars.	are bound to the State of Tennessee, in the Peanlty of Dollars.
Witness our hands and seals, this / 7 day of // A. D. 192	Witness our hands and seals, this. U day of Alle - A. D. 1928
The condition of this conjugation is such, That whereas the above bound	The Condition of the Obligation is such, That whereas the above bound
ha & been appointed Administrator of the Estate of Pairce	M. J. Carriger
deceased.	ha been appointed Administrater of the Estate of W. S. Carriger
Now, if the said 19 ay Querce	Now, if the said M. Carriager
shall well and truly as such Administrated, perform all the duties which are or may be required by law,	shall well and truly as such Administrat. A. perform all the duties which are or may be required by law,
this obligation shall be void, otherwise to remain in full force and virtue.	this obligation shall be void, otherwise to remain in full force and virtue.
Acknowledged and approved in open Court, (Seal.)	Acknowledged and approved in open Court, ) Tiff Carriger (Seal.)
the 12 miles of the arms (Seal.)	Acknowledged and approved in open Court,
this 17, day of 910 1928 TY Camelo (Seal.)	this 12 day of Dec 1928 Theatinger (Seal.)
Chairman.	Me Gliner Chairman. (Seal.)
66.7	
STATE OF TENNESSEE, CARTER COUNTY	STATE OF TENNESSEE, CARTER COUNTY
70 2	
To May Jure a Citizen of Carter County:	To Mariger a Citizen of Carter County:
Whereas, It appears to the Court now in session that	Whereas, It appears to the Court now in seein, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration	has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
These are therefore, To authorize and empower you, the said. Pay Duran	tration be issued to you:
And the first proposed when old offer of	These are therefore, To authorize and empower you, the said to take into your possession and control, all the
our next County Court, or within ninety days from the data beauty and perfect inventory thereof to	goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein	our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
fail not.	having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.
Witness Red Clerk of said Court, at office, finis 17	Witness ab 18 Qal Clerk of said Court, at office, this b
day of Mov 1924, and the 15 3 year of American Independence.	day of TOPK 1928, and the 103 year of American Independence
Jampal	(00) 10 00
	70000

#### STATE OF TENNESSEE, CARTER COUNTY

We, Lacket Brumit	1111 1 9. H. Persinger
are bound to the State of Tempessee, in the peanlty of  Shirily Thousand  Witness our hands and seals, this	tate of Pennessee, in the peanlty of  Dollars.  Dollars.  Dollars.  Dollars.  A. D. 192 9.  May of Planning A. D. 192 9.
has been appointed Administrat N of the Estate of Click of Frumif Now, if the said Lacket Prumi	J. H. Jusinger  pinjed Administrat By of the Estate of  J. J
shall well and truly as such Administrat W; perform all the duties this obligation shall be void, otherwise to remain in full force and virtu  Acknowledged and approved in open Court,	as such Administrat, perform all the duties which are or may be required by law, all be void, otherwise to remain in full force and virtue.
this of day of Jaw 1929 RA THE TO STATE OF THE STATE OF T	day of 192 Geal.)  Chairman.  (Seal.)
STATE OF TENNESSEE, CART	TATE OF TENNESSEE, CARTER COUNTY
Whereas, It appears to the Court now in session, that as died/leaving no Will, and the Court being satisfied as to your sold to the court being satisfied as to your sold to the court being satisfied as to your sold to the court being satisfied as to your sold to the court being satisfied as to your sold to the court being satisfied as to your sold to the court being satisfied as to your sold to the court being satisfied as to your sold to the court being satisfied as the cour	a Chizen of Carter County:  appears to the Court now in session, that Ima. J.H. Virguese  has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
ration be issued to you:  These are therefore, To puthorize and empower you, the said	having given bond seed qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:  These are therefore To authorize and empower you, the said.
to take into your possession and control, all the code, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to ur next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and ransact all the duties in relation to said estate, which is willy devolve on you as Administrator; and after awing settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein	to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
Witness Clerk of said Court, at office, this	fail not.  Clerk of said Court, at office, this:

having given bond and qualified as director	d by law, and the Court having ordered that Letters of Adminis-
tration be issued to you:	by law, and the Court having ordered that Letters of Adminis-
	Asset of the first and adjusted
These are therefore, To authorize an	d empower you, the said
Locket Brum	A.
	to take into your possession and control, all the
goods, chattels, claims and papers of the s	ald intestate, and return a true and
de de county Court, or within ninety day	Vs from the date hareof to sellent the sellent to t
transact all the duties in relation to said as	tate, which lawfully devolve on you as Administrator; and after
having settled we said that the A.V.	cate, which lawfully devolve on you as Administrator; and after
maving section up said estate, to deliver the	residue thereof to those who have a right thereto by law. Herein
fail not.	
	Min that
Wheels and the same of the sam	
	Clerk of said Court, at office, this

DISHUTTATOR'S BOND \$ 4,00 Destipul Copy Paid 16-29 H. B.

#### STATE OF TENNESSEE, CARTER COUNTY

$\rho \sim 2$
We G. H. Persinger
are bound to the State of Pennessee, in the peanity of
Give Greated Dollars
Witness our hands and seals, this 6 day of February A. D. 192
The Condition of this Obligation is such. That whereas the above bound.
has been appointed Administrates of the Estate of  Mos. f. Staringe deceased.  Now, if the said S.H. Flessinger
shall well and truly as such Administrat. (N); perform all the duties which are or may be required by la
this obligation shall be void, otherwise to remain in full force and virtue.
( a ( C
Acknowledged and approved in open Court, (Sea
this day of 192 Lis young (Sea
(Sea
Chairman.
<u></u>
STATE OF TENNESSEE, CARTER COUNTY
0 0
To G. H. Virginger a Strizen of Carter County:
Whereas, It appears to the Court now in session, that Mr. J. Tursunger has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and ye
having given bond and qualified as directed by law, and the Court having ordered that Letters of Admini
tration be issued to you:
These are therefore, To authorize and empower you, the said
to take into your possession and control, all the
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof t
our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do an transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herei
fail not.
TO A O O DE TO
Witness Clerk of said Court, at office, this

year of American Independence.

\$ 200 Due

ELIZABETHTON, TENNESSEE

I. Ellen Headrick widow of Jno. W. Headrick deceased. do heere by agree for W.C. Williams adm. to divide all the money that belong to my deceased husband, equally beteewn me and his six children afterall funeral and other expences is paid.

Eller t Headrick ?

8.8 Willaur

Row Hickory Williams

shall well and truly as such Administrat. (N)., perform all the duties which are or may be required by law,

(Seal.) (Seal.)

ER COUNTY

Citizen of Carter County: w Headrick

claim to the administration, and you ving ordered that Letters of Adminis

nto your possession and control, all the a true and perfect inventory thereof to

our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

day of Ferning 1929, and the 153 year of scan Independence.

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admin tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said catate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law." Herein

witness Ja. B. LOul Clerk of said Court, at office, this Now of February 1929, and the 1853 year of American Independence.

ELIZABETHTON, TENNESSEE

Feb, 26, 1929.

n Headrick widow of Jno. W. Headrick deceased, 6 by agree for W.C. Williams adm. to divide all by that belong to my deceased husband, equally me and his six children afterall funeral and

coences is paid. Eller Headrick

W. C. Williams.

ministrat. W., perform all the duties which are or may be required by law,

Twise to remain in full force and virtue.

in open Court, M.T. Williams
192 27 L. Hinnings

Chairman

F TENNESSEE, CARTER COUNTY

(ina)

a Citizen of Carter County: who Headrick

Court now in session, that the Court being satisfied as to your claim to the administration, and you t as directed by law, and the Court having ordered that Letters of Adminis-

uthorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to bur next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

February 1929, and the 153 year of American Independence

Chialetta True Co

Whereas, It appears to the Court now in session, that

Whereas, It appears to the Court now in session, that

lass died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

CARTER COUN

These are therefore, To authorize and empower you, the said Treest Company

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

tail not.

Witness Ja. B. LOul Clerk of said Court, at office, this 15 day of February 1929, and the Syear of American Independence.

#### STATE OF TENN BOOKE, CARLER COUNTY

bound to the State of Tennessee				
Witness our hands and seals, this The Condition of this Obliga	ation is such, T	day of the	bruang	A. D. 1929
Now, if the said Blag s	13ame	Trust	deceased.	
obligation shall be void, otherwis  Acknowledged and approved in o	e to remain in ful	Slig of the Say with	ton True of the ton True of the Hole of th	(Seal.)
STATE OF T	TENNESSE	1 7.5	COUNTY	

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, De authorize and empower you the said.

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debta, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not

fall not.

Witness Ja. B. LOul Clerk of said Court, at office, this Notary of Schusery 1929, and the 153 year of Atoerican Independence.

Ja. B. LOcal

the movey that belong to my decounted bushand, equally No have on pares for any minimostice to divise a we W. C. William are bound to the State of Tennessee, in the peanlty of Seventy - Five Lundred Witness our hands and seals, this 26 day of February The Condition of this Obligation is such, That whereas the above bound had been appointed Administrat W of the Estate of Now, if the said W. O. Williams wise to remain in full force and virtue. in open Court. M.T. Williams Chairman. F TENNESSEE, CARTER COUNTY

guer exheuses te betg

betosun me and his six children afterall funeral an

a Citizen of Carter County:

e Court now in session, that
the Court being satisfied as to your claim to the administration, and you
all as directed by law, and the Court having ordered that Letters of Adminis-

so take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to bur next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Witness Ja. 13, Went

Clerk of said Court, at office, this 26

y of February 1929, and the 143 year of American Independence

## STATE OF TENN POSES, CARLER COUNTY

we Elizabethton Thus Company	į
are bound to the State of Tonnesses in the s	and
Witness our hands and seals, this day of Gibrary A. D.  The Condition of this Obligation is such, That whereas they shove bound	1929
hard been appointed Administrat W of the Estate of	
Now, if the said Bleg about to Sund Company shall well and truly as such Administrat. W, perform all the duties which are or may be required this obligation shall be middle to the said.	by law,
Acknowledged and approved in open Court,	(Seal.)
this day of 192 & Friendstell	(Seal.) (Seal.)
- C. C. Olly audie	

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, Do authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debta, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

witness Jan B. Loul Clerk of said Court, at office, this N day of February 1929, and the San year of American Independence.

The years by egree for and stillings but, to divide guilty the money that belong to my decreased bushand, equally betream me and his six children effected functed and other expendes in paid.

Total de la	Williams Pe	W J
	e in the peanlty of	1
MALA	nis 26 day of February	A. D. 192 9
日十月了	cation is such. That whereas the above bound	
12/11/1	rat W of the Estate of deceased.	
1311	histrat. (2)., perform all the duties which are or may be wise to remain in full force and virtue.	
1 Mas	n open Court, Williams	(Seal.
this day of	M.J. William	(Seal.
	Chairman	(Seal.

#### STATE OF TENNESSEE, CARTER COUNTY

To W.C. William a Citizen of Carter County:
Whereas, It appears to the Court now in session, that John Measure
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
These are therefore, To authorize and empower you, the said
Willeanax to take into your possession and control, all the
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
have next County Court or within ninety down from the data haved to allow and any all the said and

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to bur next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.

Witness Ja. 13. Dul Clerk of said Court, at office, this 2 day of February 1929, and the 143 year of American Independence.

3630 MARSHALL & BROCK CO., MASHAY

#### STATE OF TENNESSEE, CARTER COUNTY

To Wilson Mc Ammy Citizen of Carter County:
Whereas, It appears to the Court now in session, that D M. C. Himney

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said Wilson

1mmen to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

day of Mich 1929, and the 10'5 year of American Independence.

ADMINISTRATOR'S BOND

#### STATE OF TENNESSEE, CARTER COUNTY

A. D. 19	of, A. D. 1	Vitness our hands and seals, this
	whereas, the above bound	The Control of the co
desinistrat Pix of 1	be d ben among the same	the Committee of the Above Obligation is such The
	appointed Administ	TITESOET KEEST
A STATE OF THE STA	deceased	State of Sweet Ha MADEL
		Now, if the said Richards Ran
	virtue.	hall well and truly, as such Administraction, performs ion shall be void; otherwise to remain in full force an
asun, (see	Elizabeth Ras	
V	go & Duggin	
(See)	an the	
(Book		cknowledged and approved in open Court, this
10		
(Sea	A CONTRACTOR OF THE PARTY OF TH	Acknowledged and approved in open Cours,
	4. 4A'	cknowledged and approved in open Court, this

#### STATE OF TENNESSEE. CARTER COUNTY

To Eligabeth Paser a Cutten of Cartes County:
Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and
having given bond and qualified as directed by law, and the Court having ordered that Letters of Adn
tration he issued to voll-

These are therefore, To authorize and empower you, the said the atelle Person

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Moh 18 Deal Clerk of said Court, at office, this man of the 1929, and the 15 Great of American Independent

wellieson 711	e W
are bound of the State of Tennessee, in the pennity	
Witness our hands and seals, this	Dollar
The Condition of this Obligation is such,	That whereas the above bound
ha Deen appointed Administrat Of of the Es	tate of deceased.
Now, if the said Wilson	De Bonne
this obligation shall be void, otherwise to remain in $f_1$	orm all the duties which are or may be required by law,
Acknowledged and approved in open Court,	Spring Long (Seal.)
his day of 192	It Sterious (Seal.)
	913 Octom

#### STATE OF TENNESSEE, CARTER COUNTY

To Welson Me/Immey Citizen of Carter County,
Whereas, It appears to the Court now in session, that Jane 19 C. Himney

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said Wilson 1mmeis

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

## STATE OF TENNESSEE, CARTER COUNTY

Uv. Elisab				
	usand ~ (\$2000.0	00) '	are bound to the State	of Tennessee is
The Committee of the Al	scale, this.	day of	, A. D	19
Misshoth R.	A CONTRACTOR OF THE PARTY OF TH	AND THE PERSON NAMED AND POST OF THE PERSON N	een appointed Admin	istrat PIX at
Now, if the said	Blischeth Re	Jan .		
	OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.			
half well and truly, as such .	Administra 71X, perfo	rm all the duties which s	ere or may be required	d by lew, this ob
shall well and truly, as such tion shall be void; otherwise	Administrative, perform to remain in full force	and virtue. Eliza	the Ran	d by lew, this ob
shall well and truly, as such tion shall be void; otherwise	Administration A., performed to remain in full force	and virtue. Coling	the Ran	d by lew, this ob
thal well and truly, as such ion thall be wist; otherwise	Administra 12., perfo to remain in full force	and virtue. Slige	the Ran	d by law, this ob
	to remain in full force	and virtue. Eliza	the Ran	d by law, this ob
	in open Court, this	and virtue. Solid	the Ras	d by lew, this ob
Acknowledged and approved Acknowledged and ap	in open Court, this	and virine College	the Ran	(So
acknowledged and approved	in open Court, this	REMOV	the Ran	(B)

#### STATE OF TENNESSEE, CARTER COUNTY

To Elizabeth Pasar a Citizen of Carter County:
Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
There are therefore To outhorize and many than the state of the state

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Moh 1929, and the 153 var of American Independent

Philip Mª Kimey Witness our hands and seals, this 27 day of marel The Condition of this Obligation is such, That whereas the above bound. Philip m & Kimes ha S been appointed Administrat N of the Estate of shall well and truly as such Administrat. It, perform all the duties which are or may be required by law, main in full force and virtue

To Hon.W.C.O'srien Chairman Of The County Court Of Carter, County, Tennessee.

Your petitioner respectfully request you to appoint Phillip Mc. Kinney, Administrator of the estate of my deceased husband. J.B.Mc.Kinney whis died on the third day of March 1929. This March 27, 1929.

Widow of J.B. Mc Kinne

These are the

and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court; or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

. BOL .

STATE OF TEN

March 29,1929

bound to the State of Tonnessee, it Mr. Janes B Deal, Co Court Clerk,

These friend & Elizabethten, Tenn. tness our hands and seals, this ... Dear 81r;-

You may sign our names to Mrs R.R.

Reark's bend for Administrator for her Sem Cliften

shall well and truly as such Administr this obligation shall be void, otherwise

ledged and approved in o

STATE OF TENNESSEE, CARTER COUNTY

as, It appears to the Court now in session, that saving no Will, and the Court being satisfied as to your claim to the administration, and you m bond and qualified as directed by law, and the Court having ordered that Letters of Admir

are therefore, To authorize and empower you, the said Mr

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this 29
Clerk of said Court, at office, this 20
Clerk office, th

Administrator; and after

at thereto by law. Herein

of Cartez

having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

bound to the State of Tennessee, in	the peanlty	of		ollars.
Witness our hands and seals, this			100 Aug	
	on is such,	That whereas	the above bound	
Mary A 17	20000	& Hin	ney	
71111 6		state of	>	
The same of the	22/	me of	deceased	,
A gainiatrapa	MARKET TO THE STATE OF THE STAT			may be required b
teres you to sign off	ain in i	full force and v	irtue	n 1996
	4		*	
	urt,		X	
mith commit clerk	92	300	PUTT	CA
CONTRACTOR OF THE PARTY OF THE				

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the adm having given bond and qualified as directed by law, and the Court having ordered that Letters of Admir tration be issued to you:

These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEL.

mis RR Reams

This Throws and Seven then

Olipton Eugene Board

shall well and truly as such Administrat perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue

this 94 day of Mch

STATE OF TÉNNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and smalified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

#### STATE OF TENNESSEE, CARTER COUNTY O S Tiplon are bound to the State of Tennessee, in the peanity of Ten Theusanu Witness our hands and seals, this The Condition of this Obligation is such, That whereas the above bound ha been appointed Administrat 27 of the Estate of shall well and truly as such Administrat......, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, Chairman. STATE OF TENNESSEE, CARTER COUNTY Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are therefore, To authorize and empower you, the said. to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not. Clerk of said Court, at office

A	F TENNES	D	KI EK CO	UNIT
	·	, Oce	ry	
e bound to the State o	Tennessee, in the peanl	ty of The	rly , fu	
Witness our hands a	nd seals, this /	Z day of		A. D. 192.
The Condition of	mrs Eve	h, That whereas th	e above bound	-
	Administrate of the	Estate of	the De	rri
Now, if the said	ms			
	ch Administrator, p	erform all the duti	es which are r may	
s obligation shall be ve	oid, otherwise to remain i			
Acknowledged and a	pproved in open Court,	Eva	perry	) (See
		2	of Vier	(Sea
day o	april 1927	1000	iny	(Sea
MCOB	Ces Chairn	nan.		(Sea
	•			
STAT	E OF TENNE	SSEE, CART	TER COUNT	Y

Whereas, It appears to has died, leaving no Will,	o the Court now in sees	ion that I	itizen of Carter	County:
has died, leaving no Will,	and the Court being	atisfied as to your ci	aim to the admir	nistration and w
having given bond and qua	lified as directed by lar	v, and the Court hav	ing ordered that	Letters of Admini
tration be issued to you: "	w	ile car.		
These are therefore,	To authorize and empo	wer you, the said	miso	ava
Perry	and the same	to tille into	mone possession a	nd acetecl all 41
goods, chattels, claims od	papers of the said inte	state, and return a t	me and perfect is	ma control, all the
our next County Court, or w	vithin ninety days from	the date hereof, to co	leet and pay all d	ehts and to do an
transact all the duties in re	lation to said estate, w	hich lawfully devolve	on you as Admir	sistrator: and after
having settled up said estate	, to deliver the residue	thereof to those who	have a right there	to by law. Herei
fail not.			1	
	100	> (38)		-
Witness ) 610	Bala	Clerk	of said Court, at	office, this

COUNTY COURT CLERK
CAPTER COUNTY, TENNESSEE
JAS. B. DEAL, CLERK
ELIZABETHTON, TENN.

#### ARTER COUNTY

April 23, 1929.

Jas, B. Deal, County Court Clerk Carter County, Tennessee.

This will authorize you to sign our names to the ad of W.H. Markland, as Administrator of the estate Mrs. M.E. Smith, deceased.

Said Bond to be in the sum of One thousand Dollars,

Jack word

ARTER COUNTY

TO WH Married

Whereas, It appears to the Court now in session, that // Land Leaving no Will, and the Court being satisfied as to your claims to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possible and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

day of June 1929, and the 13 3 year of American Independence.

Janes of

State of Tennessee.... Carter Low L. Reece as Principal, and THE OHIO CASUALTY TESURANCE OPPANY on Surety. are bound to the State of Tennessee in the ity of Two Thousand No/100 -- -- -- -- -- (\$2,000,00) Dollars Witness our hands and seals, this 22nd day of April A. D. 19.23
The Condition of the Above Obligation is such, That whereas, the above bound Loss La Rosce ate of J. N. Reser " Now, if the said Lon L. Reace thall well and truly, as such Administrat 97 , perform all the duties which are or may be required by law, this obligaand well and trury, a such administration and virtue. Leve of the shall be void; otherwise to remain in full force and virtue. Principal THE OHIO, CASUALTY LESURANCE CO. State of Tennessee. Vhereas, it appears to the Court now in session that died, leaving no will, and the Court being satisfied as to year claim to the Administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letter Administ
These are, therefore, to authorise and empower you, the sale State of Tennessee.

I Clark of the County Count of said County and State, herei

[Seal.] This are day of

Clerk of the County Court.

having settled up said cetate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.

chattale, starrovers of making at a

or heat Outsity Court, or width Place Blow from the

192 , and the ....

year of American Independence.

WH marriland are bound to the State of Tennessee, in the peanlty of ... Drue Reuse & Witness our hands and seals, this and day of and The Condition of this Obligation is such, That whereas the above bound ha S been appointed Administrate West the Satate of

Now, if the said WH Marillar & shall well and truly as such Administrat &1., perform all the duties which are or may be required by law. this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, STATE OF TENNESSEE, CARTER COUNTY

TO WH marriend a Citizen of Carter Count Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admini These are therefore, To authorize and empower you, the said

goods, chattels, claims and papers of the said intestate, and return a true-and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

3 State of Len	nessee,	Carter	County	7
COMPANY as Surety,	rinoipal, an	THE OHIO CA	SUALTY INSURAN	ci 🔪
pensity of Two Thousand No.	100		nd to the State of Teni	
Witness our hands and seals, this		April	A. D. 19. 29	Olare.
The Condition of the Above Obliga	tion is such, That who	2 Control of the Cont	Lon L. Roco	•
courts of J. N. Rasar		eased.	pointed Administratif.	
Now, if the said Lem L. Re				
shall well and truly, as such Administrat tion shall be void; otherwise to remain	in full force and virt	ne duties which are or	may be required by law,	this obliga-
		rem of R	Principal	(Seal.)
as afficen oppointed adoptions	THE	OHIO, OASUALT	T MSURANCE CO	
	24	JIMA	orney-in-fast	(But)
Acknowledged and approved in open C	ourt, this	Mann	The second	1022
State of Ten	A POSTER N	Marta	and the same and the first	ET THE
10 10 600	nessee,	O-	County	"//Pagental"
Whereas, it appears to the Court n		Chings of	Co	unty:
has died, leaving no will, and the Court be	ing satisfied as to yes	r claim to the Adminis	tration, and you having	given bond
and qualified as directed by law, and the These are, therefore, to authorize an	d empower you, the s		strated to your to you	**
and perfect inventory thereof to our next all debts, and to do and transact all the d	County Court, or wit uties in relation to sa	laims, and papers of the hin ninety days from t id estate which lawfull:	e said intestate, and re he date hereof, to colle devolve on you as Ada	turn a true et and pay
fail not.	deliver the residue ti	sereof to those who ha	ve a right therete by la	w. Barels
Witness Williams	ond the	of said Court, at office	, or 25	Director.
STATE OF E	ENNESSEE	Jeo 18	and a pendage.	10
State of Tens	iessee,		County	TO USE
14 1	Non		<b>有利的</b>	
certify that the above is a true a	MOT R	REMOV	ADIE	
The state of the s			HRLF	1""
Tables Des [Seal.]				
Them fresherafter and all the		The state of the s		Mert.
order officiality of the grade of the				
A STATE OF THE PARTY OF THE PAR	S described as a constant of the constant of t	· 1000000000000000000000000000000000000	THE RESERVE OF THE PARTY OF THE	No. of Contract of

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not. Clerk of said Court, at office, ti

year of American Indepe

ADMINISTRATOR'S BOND.

A. D. 192

C. C. Allison

In Menga & Time Healed

dition of this objection is such, That whereas the above bound

d Administrat O7 of the Estate of 00 Decin

this obligation shall be void, otherwise to remain in full force and virtue.

shall well and truly as such Administrat O1, perform all the duties which are or may be required by law.

Acknowledged and approved in open Court,

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as it your claim to the administration, and you having given bond and qualified as directed to be a directed for any and the Court having ordered that Letters of Administration. tration be issued to you:

These are there ore, To authorize and empower you, the said

to take into your possession and control, all the of the said intestate, and return a true and perfect inventory thereof to our next Courty Court, or which ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled to said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

6 Accelal Clerk of said Court, at office, this

STATE OF TENNESSEE, CARTER COUNTY

are bound to the State of Tennessee

Witness our hands and seals, thi

The Condition of this Obliga

COUNTY COURT CLERK JAS. B. DEAL, CLERK ELIZAPETHTON TENN

May 15th., 1929.

Winn mellin

ha S been appointed Administra Bernie

Now, if the said

shall well and truly as such Adminis this obligation shall be void, otherwis

Acknowledged and approved in

To the County Court of Carter County Blizabethton, Tennessee.

This will authorize you to sign our names to the bond of T.L. Hilton as Administrator of the Estate of Bernie & Hilton, deceased

Said Bond to be in the sum of One Hundred (\$100.00) Dollars.

STATE OF

Of & Hillon

a Citizen of Carter County Bernie F. Hilton

Whereas, It appears to the Court now in session.-that. has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To guthorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to sollect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

ADMINISTRATOR'S BOND

#### STATE OF TENNESSEE, CARTER COUNTY

O. C. Allison are bound to the State of Tenne dry Mengand Fine Himbolus A. D. 192 Condition of this objection is such. That whereas the above bound pp Dogin shall well and truly as such Administrat. Of, perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, Mrs John Red Ulseal.)

#### STATE OF TENNESSEE, CARTER COUNTY

allison

Whereas, It appears to the Court now in session, that has gied, leaving no Will, and the Court being satisfied as your claim to the administration, and you having given bond and qualified as directed from an and the Court having ordered that Letters of Adminisyour claim to the administration, and you tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the of the said intestate, and return a true and perfect inventory thereof to our next Courty Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this Ouy 1927, and the / 3 year of American Independence.

ADMINISTRATOR'S BOND

#### STATE OF TENNESSEE, C.

J. L. Hillon

are bound to the State of Tomessee, in the peanlty of

Witness our hands and seals, this day of

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

ha S been appointed Administrat. W of the Estate of

J. L. Hilla

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

Acknowledged and approved in open Court,

Thuman S. Hillon (Seal.) Norse, G. L. Hillon (Seal.) W. M. M. Timeng (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

	120	11.
ľo.	V.Z.	Hilton
. 0.	 	

a Citizen of Carter County Bernie G. Helton

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and quastified as directed by law, and the Court having ordered that Letters of Administration be issued to you

These are therefore, To guthorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

	· · · · · · · · · · · · · · · · · · ·
We,	
, <u>,</u>	
are bound to the State of Tennessee, in the peanlty of	
	Dollars.
Witness our hands and seals, this day	of A. D. 192
The Condition of this Obligation is such, That w	
committee of this configuration is such, that w	nereas the above bound.
ha been appointed Administrat of the Estate of	
	deceased.
Now, if the said	
shall well and truly as such Administrat, perform all	the duties which are or may be required by law
this obligation shall be void, otherwise to remain in full fore	8 8
The same of the sa	and virtue.
Charles - Name of the Control of the	(Seal.)
Acknowledged and approved in open Court,	(Seal.
Mary .	
this day of 192	(Seal.)
Chairman	(Seal.)
Chairman.	
A 19.	
STATE OF TENNESSEE,	CARTER COUNTRY
STATE OF TENNESSEE,	CARTER COUNTY
-	
To	a Citizen of Carter County:
Whereas, It appears to the Court now in session, that	
has died, leaving no Will, and the Court being satisfied a	
having given bond and qualified as directed by law, and th	e Court having ordered that Letters of Adminis-
tration be issued to you:	
These are therefore, To authorize and empower you,	the said
	o take into your possession and control, all the
goods, chattels, claims and papers of the said intestate, an	
our next County Court, or within ninety days from the date	hereof, to collect and pay all debts, and to do and
transact all the duties in relation to said estate, which law having settled up said estate, to deliver the residue thereof t	ully devolve on you as Administrator; and after
	those who have a right thereto by law. Herein
fail not.	and the state of t
Witness	Clerk of said Court, at office, this
	MA STATE OF THE ST
lay of 192 , and the	year of American Independence.

# STATE OF TENNESSEE, CARTER COUNTY

We, E. H. Hally	
	. 192 9
The Condition of this obligation is such. That whereas the above bound ha S been appointed Administrat of the Estate of	
Now, if the said O. N. Holly deceased.	
shall well and truly as such Administrat. (W., perform all the duties which are or may be required this obligation shall be void, otherwise to remain in full force and virtue.	(Seal.)
Acknowledged and approved in open Court.  In the Matter of John Riddle, Deceased,	(Seal.)
In the County Court for Carter County, Tennesses.	
To Chairman of County Court NESSEE, CARTER COUNTY Carter County, Tenn. Dear Sir:	
I hereby relinquish my right to be appointed as Administratrix of my husband's estate, John Riddle, Deceased,	
in favor of E. H. Holly, of Misabethton, Tennessee, and I request that said E. H. Holly be appointed Administrator of my deceased husband's estate.	d you lminis-
This May 27th, 1929.	all the reof to do and ad after
Carrie & Hunter	Herein 27

***************************************	*******************************		
are bound to the State of Tennessee, in the pean	lty of		
Witness our hands and seals, this.			**
The Condition of this Obligation is suc			
been appointed Administrat of the		5.44	
		deceased.	
Now, if the said			141
shall well and truly as such Administrat,			
			be required by law,
his obligation shall be void, otherwise to remain	in full force and	virtue.	
			1 .
Acknowledged and approved in open Court,		3	(Seal.)
	/	and the second second second	(Seal.)
his day of 192	1		(Seal.)
Net Control of the Co	)		(Seal.)
Chairn	nan.		(Seal.)
1 44			
STATE OF TENNE	CCEE CAT	DTED COUNT	
January of Telane	SSEE, CA	KIER COUNT	Y
All the second s			
0		a Citizen of Carter	Country
Whereas, It appears to the Court now in sessus died, leaving no Will, and the Court being	sion, that		
wing given bond and qualified as directed by la	w and the Com	our claim to the admir	nistration, and you
ation be issued to you:	, and the Cour	t maving ordered that l	etters of Adminis-
These are therefore, To authorize and empo	ower you, the said	d	
oods, chattels, claims and papers of the said into	to take	into your possession a	nd control, all the
many same and papers of the said into	estate, and retur	n a true and perfect in	ventory thereof to

83620 MARSHALL & BRUCE CO., RASHALL STATE OF TENNESSEE, CARTER COUNTY

<u>.</u>	*			
are bound to the State of Tennessee		<i>o</i>		
Sulty-fue		-	Dollars.	
Witness our hands and seals, thi	. /		A. D. 19	2 9
The Condition of this oblig			bound	
	V Holli			
a S been appointed Administra	of the Estate	e of	· nema · ·	
A. Andrews	Tankal All	atan die	enc. •	1
and caude can	Contract of the	alegan		1
Landar C. The	Complete or the	all the contex which	all all the facilities of	law
n Town	the sections in the	Supple asset to state	•	7
21/1/12/200	THE THE	1607/	Number of the second	
	20	American State of		Seal.
Schronhodern and ongs on the			files - To retricted by the color of the second	Seal.
This hay orthing	Thus.			91
This Kay atth.				2
o, e percent pencepus A	states organi			Seal.)
y decorated highward a se	orego. On the			Seal.)
l quantines propuns e , disac propuns que que u traca et ne ne norre	etta be min	itan, Tamayan J	Parist I	Seal.)
ariniseseneiseveiseveise n fyror og 12. Heildig grann og 12. Heildig grannsser i nombod og 12. grannsser i nombod og 12. grannsser i nombod og 12. grannsser i nombod og 12. Heildig grannsser i nombod og 12. Hei	ellarid's sabate ell., be rape stofe :	, John Bidale, Man, Tomeyse	Decompact,	Seal.)
l quantines propuns e , disac propuns que que u traca et ne ne norre	ellarid's sabate ell., be rape stofe :	, John Bidale, Man, Tomeyse	Decompact,	Seal.

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

There are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this year of American Independence.

our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and

transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

L. G. Wallace

The Condition of this Obligation's such, That whereas the above bound Wallace

Wallace shall well and truly as such Administrat (D), perform all the duties which are or may be required by law.

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

#### STATE OF TENNESSEE, CARTER COUNTY

4. Wallace a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Ad tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

9, and the /43 year of American Independence.

#### STATE OF TENNESSEE. CARTER COUNTY

Mrs. W.E. Wolf

are bound to the State of Tennessee, in the peanlty of thirty full Australia

The Condition of this Obligation is such, That whereas Mrs. W. E. Walf

ha 2 been appointed Administrat 1/ of the Estate of

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

Acknowledged and approved in open Court,

#### STATE OF TENNESSEE, CARTER COUNTY

Mrs. W.E. Walf

a Citizen of Carter County:

W.G. Wolf Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said Mrs. W. 6

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Hereir

MINISTRATOR'S BOND STATE O are bound to the State of Witness our hands a The Condition of Lord been appointed Now, if the said shall well and truly as sal this obligation shall be void, otherwise to remain in full force and virtue Acknowledged and approved in open Court, this 20 day of aug 1929

STATE OF TENNESSEE, CARTER COUNTY

the undurence a

- Darothy B. Burnett (Seal.)

Paul & Williams (Seal.) 1) Breun War

stalan Board &

Jan 9. Willi

you to sign

B Burnett a Citizen of Carter County: John Hournett Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied and your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-These are therefore, To authorize and empower you, the said Alarsthu K

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and

transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

192 9, and the 133 year of American Independence.

Boud#1239435

The Condition of this Obligation is such, That had been appointed Administrated of the Estate of Chia

To Hamie IX

shall well and true as such Administrated, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and vir

Acknowledged and approved in open Court,

STATE OF TENNESSEE, CARTER COUNTY

To John H Burnett Sitizen of Carter County:

reas, It appears to the Court now in session, that Char Eleas has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

These are therefore, To authorize and empower you, the said John & Burnett

to take into your possession and control, all the seeds, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE, CARTER COUNTY

A. C. Southy B. Burnett

are bound to the State of Tenpesce th the peanlty of Hafteen

Witness our hands and seals, this. 7 day of Obu A

been appointed Administrat

shall well and truly as such Administrat page, perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court,

- Sarathy & Junett (Scal.) John Breun Was

2 V day of aug 1929

STATE OF TENNESSEE, CARTER COUNTY

Dorothy B Burnett a Citizen of Carter County

John Wounett Whereas, It appears to the Court now in session, that has died, leaving no Willy and the Court being satisfied and your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said Warsthu K

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

00 18 Da

# Gualty Coppany of New York

Moreas, Paul S. Williams, of Milimbethtom Tunnessee has been appointed comministrator of the estate of Charles Glass, new we, Paul S. Williams, Principal, and The Fidelity and Gasualty Gompany of New York, surety, do hereby covenant to and with the State of Tunnessee, in the penal sum of Twenty Two Hundred and No/100 (\$2200.00) Bollars, that the said Paul S. Williams, principal will faithfully disphares all the duties of his trust.

Witness our hands this 10th day of August 1929

referente Javo Ban from

POR FIDELITY & CASUALITY GO. OF NEW YORK

1

having given bond and qualified as directed by law, and the court have tration be issued to you:

These are therefore. To authorize and empower you, the said

Witnessearch at some to the Court new long

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Witness Wolf

Clerk of said Court, at office, this 1

17

STATE OF TENNESSEE. CARTER COUNTY

are bound to the State of Tennessee, in the peanlty of

Just thousand Jour Rundred Dollars.

Witness our hands and seals, this 8 day of Duguest A. D.

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

had been appointed Administrat W of the Estate of

Now, if the said Obe Hodge

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

in open Court, LD fr Sand

OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

a Court now in session, that

a the Court being satisfied as to your claim to the administration, and you

ed as directed by law, and the Court having ordered that Letters of Adminis

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Jas B. Ded

Clerk of said Court, at office, this 8

year of American Independence

thereas, Paul S. Williams, of Milimbethtoni Tonnessee has been appointed administrator of the estate of Charles Class, now we, Paul S. h Williams, Principal, and The Fidelity and Casualty Company of New York, surety, do hereby covenant to and with the State of Tennegave, in the penal sum of Bearty Two Hundred and No/100 (\$2200.00) Bollars, that the said Paul S. Williams, principal will faithfully discharge all the duties. of his trust.

Witness our hands this 10th day of Sugust 1929

attended to the day

having given bond and qualified as directed by law, and the vouce

These are therefore, To authorize and empower you, the said.

Windows Mappens to the Court one )

to take into your possession and control, all the

Williams goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof t our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do all transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herei

fail not.

stayud 1929, and the / 19 year of American Independence.

#### STATE OF TENNESSEE. CARTER COUNTY

are bound to the State of Tennessee, in the peanlty of ....

Two thousand Some fundred Dollars Witness our hands and seals, this 8 day of august

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

had been appointed Administrate of of the Estate of

ale Holge Now, if the said

this obligation shall be void, otherwise to remain in full force and virtue.

OF TENNESSEE, CARTER COUNTY

the Court being satisfied as to your claim to the administration, and you ed as directed by law, and the Court having ordered that Letters of Adminis-

authorize and empower you, the suid-

to take into your possession and control, all the rs of the said intestate, and return a true and perfect inventory thereof to in ninety days from the date hereof, to collect and pay all debts, and to do and on to said estate, which lawfully devolve on you as Administrator; and after deliver the residue thereof to those who have a right thereto by law. Herein

we der Dane of Wi	lliama
are bound to the State of Tennessee, in the peanlty of	
Twenty Two Himber	Dollars
Witness our hands and seals, this 12 day of Ok	A. D. 192 9
The Condition of this Obligation is such, That whereas the al	//
der (Dane & Willia	
ha D been appointed Administrat & of the Estate of	as Glass
	deceased.
Now, if the said Iz Daul & M	illiamo 1
shall well and truly as such Administrat, perform all the duties wi	hich are or may be required by law,
this obligation shall be void, otherwise to remain in full force and virtue.	
Paul	5. Williams
Acknowledged and approved in open Court,	to the second se
this 18 day of Ret 1990	
this (8 day of QQT)	5 5 000
Chairman.	No.
Lat. 2 - 100	
CTATE OF TENNIFORE CARTE	D. COUNTRY
STATE OF TENNESSEE, CARTE	K COUNTY
0. 0	50
To tail & William may	sizen of Carter County:
/10	arles Gless
has died, leaving no Will, and the Court being satisfied as to your claim	im to the administration, and you
having given bond and qualified as directed by law, and the Court havin tration be issued to you:	0
These are therefore, To authorize and empower you, the said	Kaul of

to take into your possession and control, all the seeds, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.

day of Organia 1929, and the 1934 year of American Independen

13.pt

Selled 1

#### STATE OF TENNESSEE, CARTER COUNTY

are bound to the State of Tennessee, in the peanity of the State of Tennessee, in the peanity of the State of Tennessee, in the peanity of the State of the State

#### STATE OF TENNESSEE, CARTER COUNTY

The state of the s	
to Cele Holge a Cityon of Carter County:	100
22 4/0	ES I
Whereas, It appears to the Court now in session, that	
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and	you
naving given bond and qualified as directed by law, and the Court having ordered that Letters of Admin	nis-
ration be issued to you:	103
These are therefore, To authorize and empower you, the said	-
April to take into your respection and control all	

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay sli debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Jan B. D.D.

Clerk of said Court, at office, this.

, and the year of American Independen

ADMINISTRATOR'S BOND STATE OF TENNESSEE, CARTER COUNTY SSIDIO CONTROL DIRECTOR of Williams day of Dollars.

A day of Degree Dollars.

A is such, That whereas the above bound aul & Williams istrat ....., perform all the duties which are or may be required by law, perform all the duties which are or may be required n in full force and virtue. wise to remain in full force and virtue. Paul 5. 1 Dialian ESSEE, CARTER COUNTY STATE OF TENNESSEE, CARTER COUNTY ayCitizen of Carter County: a Citizen of Carter County: Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you g satisfied as to your claim to the administration, and law, and the Court having ordered that Letters of Ad having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are therefore. To authorize and empower you, the said to take into your possession and control, all the to take into your possession and control, all the ntestate, and return a true and perfect inventory thereof to goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to om the date hereof, to collect and pay all debts, and to do and our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and , which lawfully devolve on you as Administrator; and after transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after tue thereof to those who have a right thereto by law. Herein having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein Clerk of said Court, at office, this / 2 , and the / year of American Independence.

Clerk of said Court, at office, this

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

Acknowledged and approved in open Court,

#### STATE OF TENNESSEE, CARTER COUNTY

To Druce Barners

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Jas B Dra

STATE OF TENNESSEE, CARTER COUNTY

State of Tennessee,	Carter	County
We H.L. Taylor, W.E.Taylor		
E a line	are be	ound to the State of Tennessee in the
with or Swenty Thousand and no/100	(\$20,000.00 )	Dollars.
The Condition of the Above Obligation is such, That H. L. Taylor	whereas, the above boun	d
Sie of John Alford Taylor	deceased.	spointed Administrat97 of the
Now, if the said N. L. T. S. T. D. Perform a		r may be required by law, this obliga-
on shall be void; otherwise to remain in full force and	virtue. N. E. Ja	yfer (Seel)
Boy Chrane	163	(Beal.)
cknowledged and approved in open Court, this	god Louis	Our (Best.)
	luc	Offeren Judge
State of Tennessee,	Carty	County
MS Jayles	Cityan	County:
Whereas, it appears to the Court now in session the died, leaving no will, and the Court being satisfied as to sualisted as directed by law, and the Court having order	our claim to the Admir	
These are berefore, to authorise and empower you, take into your peasession and control all the goods, chatted perfect average horself to our next County Court, or debts, and to do and transact all the duties in relation;	DESCRIPTION OF A PARTY	the said justate, and return a true
debta, and to do and transact all the duties in relation to dafter having settled up and estate, to defive the residil not.	o said estate which lawfu ne thereof to those who	ally devoted on you as Administrator, have a right thereto by law. Hereia
Witness 180 180 Carl	Clerk of said Court, at of	nce, this 16 day
1 St. Fand the	A ST year of )	To Bary
State of Tennessee,		County
A Cont. Marrier on Williams, the Charles	ork of the County Cour	t of said County and State, hereby
rtify that the above is a true and perfect copy of the proc		Administrat of the estate of
[Seal.] This day		appears of record in my office.
construction of the papers of the and the construction of the same from the construction of the same from the construction of	A COLUMN TO STATE OF THE STATE	Clerk of the County Court.

We Prince Bount of Boundary .

R. M. Enson + C. & Dreakway .

are bound to the State of Tennessee, in the peanlity of

Witness our hands and seals this 121 day of Old 4

The Condition of this Obligation is such, That whereas the abound

ha & been appointed Administrat & of the Estate of

Now, if the said Druse Painers

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

Acknowledged and approved in open Court, Square Bourts (Seal.)

MODINION 1930) Billian Son Book

STATE OF TENNESSEE, CARTER COUNTY

To Bruce Barrers Ofther County

Whereas, It appears to the Court now in session, that

Leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

Theorems therefore, To authorize and empower you, the said

to take into your possession and control, all the
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
our next County Court, or within ninety days from the date hereof, to collect and pay all debta, and to do and
transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness OR B Dral Cherk of said Court, at office, this 1

d the 193 year of American Independent

STATE OF TENNESSEE, CARTER COUNTY

State of Ten	nessee,	Carter	County	
we. N.L. Taylor, W.E.Te	Ajor			
paly of Twenty Thousand s	nd no/Ioo	(\$20,000.0	are bound to the State of Ter	nessee in th
Witness our hands and seals, this	day (	of August	A. D. 1922	Dollars.
The Condition of the Above Obligati		ha 8 1	seen appointed Administrat	T of ti
Now, if the said NaLes	eylor	deceased.	atovs banda go	11
all well and truly, as such Administrat.			are or may be required by la	w, this oblig
		18	Taytar	(Seal
so brow, at the motion of the con-		16	marion or,	(Seal
cknowledged and approved in open Co	red par	20120	aux	(Seal
sanyaruged and approved in open Go	art, Milannia	10	Commin	, Jud
State of Ten	nessee,	Clarte	County	disus d
MS Jayles		Citien	Part	watyr
Whereas, it appears to the Court n	192	DEMO	VABLE	riven hor
These are Berefore, to author	TON	KEINIC	VABLE	15000
take into your possession and control perfect inventory thereof to our I debts, and to do and transact all	,		uevolet on you as A	rn a tru
ad after saving settled up add esta	-41	THE LANT	who have a right thereto by	law. Herei
Witness 100 1000	and the	lerk of said Court,	of American Indebation	2
	1.0	- 5	as Ba	14
State of Ten	essee,	( )	County	1
of the group no Williams the	Concession for the	ork of the Court	Court of said County and	00. ASA 10 00.00
rtify that the above is a true and perfect				
The second section of the second	COST DEG - HER DEFE	<b>研究(研究)ところなる (1995)</b> (4)	Administrat of t	he setate o

Witness

Clerk of said Court, at office, this

. 19

year of American Independence.

A. D. 192 9 .

#### STATE OF

COUNTY COURT CLERK ELIZABETHTON, TENN.

Aug. 22. 1209.

Jas. B. Deal, Clerk of the County Court Carter County, Tennessee.

Folsom deceased in the sum of two thousand dollars (\$2000,00)

This will authorize you to sign our names to the bond are bound to the State of Tex of Mrs. Lynn H.Folsom as adminstrator of the estate of Lynn H.

Witness our hands and se

The Condition of this

ha S been appointed Adm

Mrs Lynn H. Volsom

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

#### STATE OF TENNESSEE, CARTER COUNTY

To Mrs. Lynn H. Isloom a Citizen of Carrer County:

Whereas, It appears to the Court now in session, that & your N. Jala has died, leaving no Will, and the Court being satisfied as to your claim to the administration, at having given bond and qualified as directed by law, and the Court having ordered that Letters of Ac tration be issued to you.

These are therefore, To authorize and empower you, the said

Mr. Kym H, bolsom to take into your possession and control, goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory the our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; an having settled up said estate, to deliver the residue thereof to those who have a right thereto by law.

respect 1929, and the N24 year of American Indepe

#### STATE OF TENNESSEE, CARTER COUNTY

Genge W. Cale

und to the State of Tennesses in the peanlty of Jus Thousand

Vitness our hands and seals, this Standay of day of

he Condition of this Chargation is such, That whereas the above bound

been appointed Administrat W of the Estate of

Now, if the said

shall well and truly as such Administrat. (1), perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

COUNTY COURT CLERK JAS. S. DEAL, CLERK ELIZABETHTON, TENN.

ER COUNTY

To the County Court Clerk of Carter County. Jasmes B. Deal:

This will authorize you to sign our names to the Bond of George W. Cole as Administrator of the estate of

Brooks Cole, deceased. Said Bond to be in the amount of \$2,000.00.

This the 5th, day of September, 1929.

Then of Carter County:

laim to the administration, and you ing ordered that Letters of Adminia

rue and perfect inventory thereof to lect and pay all debts, and to do and on you as Administrator; and after have a right thereto by law. Herein

of said Court, at office, t

Mrs Lym H. Islam are bound to the State of Tennessee, in the peanlty of Jud Thousand Witness our hands and seals, this 2 2 day of Ginguet A. D. 192 9. The Condition of this Obligation is such, That whereas the above bound Mm Lym H. Tolsom ha S been appointed Administrat My of the Estate of Mrs Lynn H. Volsom Now, if the said

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

Acknowledged and approved in open Court,

this 22 day of alley 1929, S. H. Elliste J. M. Folione

#### STATE OF TENNESSEE, CARTER COUNTY

To Mrs. Lynn H. Islam a Citizen of Carrer County: Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, a having given bond and qualified as directed by law, and the Court having ordered that Letters of A

tration be issued to you: These are therefore, To authorize and empower you, the said

Mr. Kynn H, Volsom to take into your possession and control, goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory the our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; as having settled up said estate, to deliver the residue thereof to those who have a right thereto by law.

Course 1929, and the Not you of American Indepen

STATE OF TENNESSEE, CARTER-COUNTY

We Genge W. Cale

are bound to the State of Tennesses in the peanlty of

Witness our hands and seals, this 5th day of

A.D. 192 9 .

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

ha S been appointed administrat W of the Estate of

Now, if the said

shall well and truly as such Administrat. W, perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

COUNTY COURT CLERK IAS B DEAL CLERK ELIZABETHTON, TENN

ER COUNTY

To the County Court Clerk of Carter County. Jasmes B. Deal:

This will authorize you to sign our names to the Bond of George W. Cole as Administrator of the estate of Brooks Cole, deceased.

Said Bond to be in the amount of \$2,000.00.

This the 5th, day of September, 1929.

Then of Carter County:

laim to the administration, and you ing ordered that Letters of Adminis-

Jeu.

your possession and control, all the rue and perfect inventory thereof to lect and pay all debts, and to do and on you as Administrator; and after have a right thereto by law. Herein

of said Court, at office, this

To Mrs. Lynn H. Hisom a Citizen of Carrer County

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having gives bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said.

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within minety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up-said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness Clerk of said Court, at office, this 22 and the H2 year of American Independence.

9/5/29 1000 00 MARIE

#### STATE OF TENNESSEE, CARTER COUNTY

0 '	
Pale	
orth of sehresson in the little	
alty of	
decorpor.	
a w cole on something the cor of any of	A. D. 192 9 .
ch, That whereas the above bound	
W. Cale	
Ge Estate of	
deceased.	
V. Vole	
, perform all the duties which are or may be	required by law,
ain in full force and virtue.	*
Yw. W. CM	(Seal.)
THE ST DENT TENE	(Seal.)
COUNTY COUNTY, TENNICOMES	
this 18 day of the 1920	(Seal.)
	(Seal.)
Chairman.	

	No.	THE RESERVE OF THE PERSON NAMED IN	
STATE OF T	ENNESSEE, CA	ARTER COUN	TY
0. 0		_	
To Sev. W. Col. Whereas, It appears to the Court		a Ciffren of Cart	er County:
has died, leaving no Will, and the Co			ministration, and you
having given bond and qualified as dire			
tration be issued to you:		4	34/
These are therefore, To authoriz	e and empower you, the	said Sev.	$\omega_{i}$
111.0	to ta		and control all the
goods, chattels, claims and papers of t			
our next County Court, or within ninety			
transact all the duties in relation to sa			
having settled up said estate, to deliver			
naving settled up said estate, to deliver	the residue thereof to th	mile and make a right on	order by min.
fail not.	200		1.0
6/	TALX		

"ull pool

# STATE OF TENNESSEE, CARTER COUNTY

G. S. Honey Cutt

are bound to the State of Tennessee, in the peanlty of July Dolla Witness our hands and seals, this 6 day of Sept.

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

ha & been appointed Administrat to of the Estate of deceased.

shall well and truly as such Administrat. , perform all the duties which are or may be required by law,

COUNTY COURT CLERK ELIZABETHTON, TENN.

August 29, 1929

Jas. B. Deal, County Court Clerk Carter County, Tehnessee.

This will authorize you to sig n our names to the bond

of G.S. Honeyoutt as adminstrator of the estate of Stella

Honeyeutt deceased in the sum of \$250.00

IS Honeyent

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

year of American Independence

Due 94 " Pd MOOD MANUEL & DATE OF MANUEL

# STATE OF TENNESSEE, CARTER COUNTY

we Sem S. Huce

are bound to the State of Tennessee, in the panity of

Witness our hands and seals, this 26 day of Oct

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

hard been appointed Alministrat 21 of the Estate of

W. Summer deceased Now, if the said

shall well and truly as such Administrat (17, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Boud no 1239443 (720.0.)

Low L. leece , The Endelto Caspath, Es n.y. Acknowledged and approved in open Court,

this 28 day of CCL 1929 Broken so leger themen

MCOBries Chairman

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that W & Sharmer has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are therefore, To authorize and empower you, the said Venn

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by haw. Herein

Clerk of said Court; at office, this 2

G. S. Honey Cut mey Cutt and an en lutt mey aut rm all the duties which are or may be required by law, Vosanc za' Tana. ELIZABETHTON, TENN

# STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that

a Citizen of Carter County:

h	did leading a Will and the Country
	is died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
h	wing given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
te	ation be issued to you:
	200 CONTROL OF THE SECOND SECO
	These are therefore, To authorize and empower you, the said
100	to take into your possession and control, all the
-80	ods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
-	next County County County thereof to
<b>300</b>	r next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and
tr	insact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
ha	ving settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
	Herein
fai	l not.
	Witness on a second of the sec
	Clerk of said Court, at office, this
da	y of

### STATE OF TENNESSEE, CARTER COUNTY

Sem S. Auce are bound to the State of Tennessee, in the pountty of. Juelue Mausand Witness our hands and seals, this 26 day of Cer The Condition of this Obligation is such, That whereas the above bound Jem . Ruce na been appointed Aministrat 21 of the Estate of well and truly as such Administrat@7, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Boud no 123 9443 (740.0.) Acknowledged and approved in open Court, this 28 day of OCF 1929 MCBries Chairman

#### STATE OF TENNESSEE, CARTER COUNTY

To June & State a Citizen of Carter County:
Whereas, It appears to the Court now in session, that W.S. Durmely
has died, leaving no Will, seed the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
tration be issued to you:
These are therefore, To authorize and empower you, the said Serve of Milese
to take into your possession and control, all the
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
Committee of the second

transact all the duties in relation to said estate, which lawfully devolve on you as Adminis having settled up said estate, to deliver the residue thereof to those who have a right thereto by law

w. & W Byan

are bound to the State of Tenness on the peanity of

Witness our hands and seals, this 6

Witness our hands and seals, this day of day of The Condision of this Obligation is such, That whereas the above being

ha Doeen appointed Administrat. Of the Estate of

Now, if the said & Way ay deceased.

shall well and truly as such Administrat. 21, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

his 18 day of Oct 1930

.....Chairman.

My pere wow (Beal.)

# STATE OF TENNESSEE, CARTER COUNTY

To St. Phy au

Whereas, It appears to the Court now in session, that the court having ordered that Letters of Administration and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said S , W. Hy a

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

day of COO' 192 9 and the 6 4 year of American Independence

Jos Boel

# STATE OF TENNESSEE, CARTER COUNTY

We John Sarge

are bound to the State of Tennessee, in the peanlty of SML Meinsand

Witness our hands and seals, this IH day of Ols

ArD. 192

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

ha been appointed Administrat @ of the Estate of Jas 18 Large

Now, if the said

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

no no

Acknowledged and approved in open Court,

1H day of Dee 1929 WCOBries Chairman

,

To José Sarge

a Citizen of Carter Sounty:

has died, leaving no Will, and the Court being satisfied up to your claim to the administration and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

STATE OF TENNESSEE, CARTER COUNTY

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having acttled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Jos B Caf

Clerk of said Court, at office, this / H

192 9, and the / Hyear of American Independence

Jan Deal

Mallace

Jas. B. Deal County Fourt Clerk, Carter County , Tennessee. This will authorize you to sign our names to the bond of Luther G. Wallace in the sum of Seven thousand dollars (\$7000.00) as Adminstrator of the estate of Sherman Wallace deceased. This Dec: 16.1929.

Acknowledged and approved in open Court,

Both or Line Wallace

Whenher & Walland (Seal.)

## STATE OF TENNESSEE, CARTER COUNTY

To Lither & Wollace Mitisen of Carter County:

Whereas, It appears to the Court now in session, that Merryan Wallace has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said Lether & Unless

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said state, to deliver the residue thereof to those who have a right thereto by law. Herein

ADMINISTRATOR'S BOND

# STATE OF TENNESSEE, CARTER COUNTY

	we S, D Chambers
1.00	are bound to the State of Tennessie, in the meanles of Elemen Kamaan Dollars.
	Witness our hands and seals, this dat of fan, The Condition of this Obligation is such, That supereas the above bound  A.D. 1986  The Condition of the Estate of C. M. Cultury
	Now, if the said Aministrated, perform all the duties which are or may be required by law.
	Acknowledged and approved in open Court,
	this 18 day of get 1950 (Séal)

#### STATE OF TENNESSEE, CARTER COUNTY

To I D. Chambers	a Citizen of Carter County:
Whereas, It appears to the Court now in session, that	a Citizen of Carter County:
has died, leaving no Will, and the Court being satisfied as to having given bond and qualified a directed by law, and the Co	· ·

tration be issued to you: non be issued to you:

These are therefore, To authorize and empower you, the said & Chambers

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herei

Clerk of said Court, at office, this

1980, and the LS X year of American In

Luther 6 dallace are bound to the State of Tennessee, in the peanlty of Seuen Thomas and Witness our hands and seals, this 6 day of Alex The Condition of this Obligation is such, That whereas the above bound. ha & been pointed Administrat @ of the Estate of Now, if the said Little & Wallace deceased shall well and truly as such Administrat 22, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Washen & Walland (Seal.) to I Stewna della

## STATE OF TENNESSEE, CARTER COUNTY

To wither & Wallace Stitzen of Carter County:

Whereas, If appears to the Court now in session, that Sherman Wallace has died; leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said Little & Unlace

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said whate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE. CARTER COUNTY

nin.	100	-	
We, S, D	Mamber	2	_
e bound to the State of Tennessee,	in the peanley of	Eleven the	wo
Time ofur	abret !	) Do	llars

Witness our hands and seals, this day of farm Dollars.

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

ha & been appointed Administrator of the Estate of G. M. Cultur

shall well and truly as such Administrat 64 ..., perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue

Anlemorphodood	and any	ni barran	onen Count

### STATE OF TENNESSEE, CARTER COUNTY

	// /	100	
	SS.	/////	/
	1.00	111111111111111111111111111111111111111	
The	0	1 man	nuv

Whereas, It appears to the Court now in session, that ..... has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admini

tration be issued to you: These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herei

Clerk of said Court, at office, this

1980, and the 65 X year of American Indep

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that W & kurguson has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Ad tration be issued to you:

These are therefore, To authorize and empower you, the said

mods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and next all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after taying settled up said extag, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

STATE OF TENNESSEE, CARTER COUNTY

we hat no	enc	× 2.		
re bound to the State of Tennessee,	in the peanlty of	What was	Dollars.	· · · · · · · · · · · · · · · · · · ·
Witness our hands and seals, this.	/ da	Thel	Donars.	. D. 1920
The Condition of this Obliga	tion is such, That	whereas the above	bound	nis ad Estim
Now, if the said	11000	Many	ceased.®	
hall well and truly as such Administ	rat 61 , perform	//		uired by taw,
his obligation shall be void, otherwis	e to remain in full fo	orce and virtue.		Mary sidd
Acknowledged and approved in c	The same	note.	naor	(Seal.)
his D day of The	6-190	Jin	Petin	(Seal.)
Moora	Chairman.		•	(Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

	mil	1	ma a	S 184	1000
To	1/ur	0	muce	a Citizen	of Carter County:
V. Sandara		1		11/12	10.0.

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you.

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and a having settled up said estate, to deliver the residue thereof to those who have a right thereto by law.

BO WClerk of said Court, at office, the 1930 and the S year of American In

We,	6.6. Al	Maway		1/00
are bound to the	State of Tennessee, in t	the peanlty of		usand-
Witnessour	hands and seals, this	/ day of	Jan Dolla	rs. A. D. 1987
The Condit	DE Ha	thaway	eas the above bound	Since the second
ha D been app	pointed Administrat Ø	.,	West	Jurgeson
Now, if the s	aid 681	Halkawa	deceased.	*
shall well and tru	ly as such Administrati	perform all th	e duties which are or ma	y be required by law,
Marija.	all be void, otherwise to	6	Elath	aut (Seal.)
Acknowledge this 14	d and approved in open	1930 M	VE Recycle	(Seal.)
(L) A	VCO Dien	Chairman.	I Johnson	Sv. (Seal.)

# STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County: Whereas, It appears to the Court now in seedon, that W Q Kerqueon has died leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having tration be issued to you:

gods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

These are therefore, To authorize and empower you, the

Clerk of said Court, at office, this

# STATE OF TENNESSEE, CARTER COUNTY

are bound to the State of Tennessee, in the peanlty of	,
1000,00	Dollars.
Witness our hands and seals, this day of	rel A. B. 1921
The Condition of this Obligation is such, That whereas the	above bound
na Deen appointed Administrat Soft he Estate of	deceased.
Now, if the said May C M	
hall well and truly as such Administrat. (4), perform all the dutie	s which are or may be required by ta
his obligation shall be void, otherwise to remain in full force and virt	ue.
Acknowledged and approved in open Court,	C. nast (Sea
	(Sea
his D day the 1986	Machin (Sea
200	(Sea

#### STATE OF TENNESSEE, CARTER COUNTY

	The state of the s
	To Mat C Mare a Citizen of Carter County:
	Whereas, It appears to the Court now in session, that W. 75. Calc. has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
	having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
8.00	tration be insued to you.
	to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. I fail not.

BO Clerk of said Court, at office, this. 930 and the 15 Y year of American Inde

We, Paymonds M. Allohman

are bound to the State of Tennessee, in the peanlty of Think Bullet &

Witness our hands and seals, this. The Condition of this Obligation is such, That whereas the above bound Myanna &

A. D. 1950

A. D. 195

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

his As aday of Dex 1000 Afrankes

hairman. (Sea

# STATE OF TENNESSEE, CARTER COUNTY

To Majmond M, Hleshmur a Citizen of Administration of Citizen of C

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Witness.

Clerk of said

year of American Independence.

XuB Deal

# STATE OF TENNESSEE, CARTER COUNTY

	We, R. G. Boraig	
1	are bound to the State of Tepaeseee, in the peoplity of	
	Witness our hands and seals, this 4- day of Mure!	A. D. 1923 C
	The Condition of this Objection is such That whereas the above bound	
	has been appointed Admiristrate of South Estate of South Bound	
	shall well and truly as such Administrat. Ov, perform all the duties which are or may be	required by law,
	this obligation shall be void, otherwise to remain in full force and virtue.	
	Acknowledged and approved in open Court, T. B. Baren	(Seal.)
	this 18 day of Oct 190 Mg Bayon Ghairman.	(Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

	To PG Berein a Citizen of Carter County:
1	Whereas, It appears to the Court now in session, that W. G. Paren.
100	has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and yo
	having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis
	These are therefore, To authorize and empower you, the said P. Gorece

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to od and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said assets, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness State Day

Clerk of said Court, at office, this

of Dich 196 , and the 15 Hear of American Independence.

Jan 18 Deal

e O Melson are bound to the State of Tennessee, in the penalty of .... Hune Chausand Witness our hands and seals; this 19 day of 100 The Condition of this Obligation is such, That whereas the above bound Now, if the said Day C. Helson shall well and truly as such saministrat of ..., perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtu dged and approved in open Court, STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that the died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said.

To take into your possession and control, all the mode, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

and march

year of American Independence.

Ja Blest

Clerk of mid Court, at office, this / 9

M. L. SCOTT

WATAUGA, TENN.

April 10- 1930

dasB.Deal County Court Clerk, C arter County, Tennessee
This will authorize you to sign our names to the

Bond of S.D. Ramsey in the sum of Five Hundred Jollars

State Bond, as adminstrator of J.R. joott deceased.

2 DU Seol

itate of

deceased.

shall well and truly as such Administrat. O..., perform all the duties which are or may be required by law,

Acknowledged and approved in open Court.

this obligation shall be void, otherwise to remain in full force and virtue.

WHI DESCRIPTION

ing Sed dod

A. Scoule

has

dama postn to

m. L. Sent

(Seal.)

(Seal.)

La Blums Wo 19/24/30

#### STATE OF TENNESSEE, CARTER COUNTY

S.D. Ramsef

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These ore therefore, To authorize and empower you, the said ...

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Witness

Deal

Clerk of said Court, at office, this

day of april

, and the / Cy year of American Independe

clet.

Brail

19930.

# STATE OF TENNESSEE. CARTER COUNTY

are bound to the State of Tennessee, in the peculity of ... une ( Bousaul)

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

Now, if the said Tay C Melan

shall well and truly as such Aministrat A.1., perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtu

# STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration having given bond and qualified as directed by law, and the Court having ordered that Letters of Ad tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and coatrol, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Jane E.

Clerk of mid Court, at office, this

COUNTY COURT CLERK S. B. DEAL CLES ELIZABETHTON, TENN. October 28th, 1930.

Mr. James B. Deal, County Court Clerk. Elizabethton, Tennessee.

This will authorize you to sign our names to the bond of S.B. Ramsey, as Administrator of thee estate of J.R. Scott, deceased.

Said bend to be in the amount of Five Hundred, (\$500.00) Dellars. Sureties now on the bond; S.BD Ramsey,

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

Acknowledged and approved in open Court,

a Citizen of Carter County:

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your having given bond and qualified to directed by law, and the Court having ordered that Letters of Administration be issued to you:

These ofe therefore, To authorize and empower you, the said

. / Causes to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

are bound to the State of Tennessee, in the penalty of .... Witness our hands and seals, this. / 9 The Condition of this Obligation is such, That whereas the above bound Now, if the said shall well and truly as such terministrat (A., perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtu and approved in open Court.

# STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that had died, leaving no Will, and the Court being satisfied as to your cla having given bond and qualified as directed by law, and the Court having ordered that Letters of Ac tration be issued to you: These are therefore, To authorize and empower you, the said

to take into your possession and coatrol, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Clerk of said Court, at office, this march 1980 , and the Aff year of American Ind.

# STATE OF TENNESSEE, CARTER COUNTY

opender garne 1000. OF INVESTIGATION ARMIN

WW CHAL CLAM COUNTY COURT CLERK

We,	Tennessee, in the				
Tily S	tim dre	l `		Dollars.	
Witness our hands an	d seals, this	6 day	of Cip	il	A. D. 19230 .
The Condition of	Ms Obligation is	such, That w	whereas the above	bound	
$\cdot$ $\circ$	D. Ha	msey			A
been appointed					
1	R. Sc	of )		ceased.	
Now, if the said	8	D. 18	unsey	7	
shall well and truly as su	h Administrat	_	. /	are or may be rec	uired by law.
this obligation shall be vo				are or may be req	anea of mag
ins obligation shan be ve	id, otherwise to re	main in run ros	0		
			May	ung ada	(Seal.)
Acknowledged and a	proved in open Co	ourt,	m.L.	Dept	(Seal.)
his / day of	set	1938	g. w.	Stort	(Seal.)
Month.			H Heu	ston we	10/28/30
/// CO/Sw	N	Mairman	(1)00	0	11/2 1/

#### STATE OF TENNESSEE, CARTER COUNTY

D. Rauses	arter County:
Whereas, It appears to the Court now in session, that. has died, leaving no Will, and the Court being satisfied as to your claim to the	Deall
having given bond and qualified sedirected by law, and the Court having ordered	that Letters of Adminis-
These are therefore, To authorize and empower you, the said	son of milest

D. D. Rausey to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. H

1920 , and the / C4

are bound to the State of Tennessee, in the peanlty of

33620 MARSHALL & BRUCE CO., MASHALL

# STATE OF TENNESSEE, CARTER COUNTY

Genge C. Edus

Witness our hands and seals, this. 2/	day of	may	A. D. 1983 U
The Condition of this Obligation is such			
Sou. (4. 6)	Cou )	s the above bound	
ha been appointed Administrat 17 of the	Estate of		
Mathin Si Can	phed	deceased.	
Now, if the said Deo. W	Today.	) · · · · · ·	
shall well and touly as much Advisor . (A)		-	
shall well and truly as such Administrat. W, po	erform all the d	uties which are or may be	required by law,
this obligation shall be void, otherwise to remain in	n full force and	virtue.	
	4	DE,	
Acknowledged and approved in open Court,	Leon	gel. Edens	*(Seal.)
· · · · · · · · · · · · · · · · · · ·	1	The transfer of the same of the	(Seal.)
this day of 192	(		
this day of 192			(Seal.)
Chairma			(Seai.)
Chairm	an.		
	**		
STATE OF TENNES	SSEE, CAL	RTER COUNTY	7
		1.0	
F		Page 1	-
То		17 H. Cam.	her
		a Citizen of Carter Co	unty:
Whereas, It appears to the Court now in session	on, that	Maria Maria	C. Allegan
has died, leaving no Will, and the Court being sa	tisfied as to yo	our claim to the administ	ration, and you
having given bond and qualified as directed by law tration be issued to you:	, and the Court	t having ordered that Let	ters of Adminis-
		wgc/st	Person when are a
These are therefore, To authorize and empow	er you, the said	L	****
	to take	into your possession and	control, all the
goods, chattels, claims and papers of the said intes	tate, and return	n a true and perfect inves	
our next County Court, or within ninety days from t	the date hereof	to collect and new all date	CONTRACTOR OF THE PARTY OF THE
ransact an the duties in relation to said estate, wh	nich lawfully de	volve on you as Administ	
naving section up said estate, to deliver the residue t	hereof to those	who have a right thereto l	by law. Herein
all not.		- A	
			COLUMN TO SERVICE STATE OF THE SERVICE STATE STA

Clerk of said Court, at office, this year of American Independen

## STATE OF TENNESSEE, CARTER COUNTY

The Condition of this Obligation is such, That whereas the above bour ha S been appointed Administrator of the Estate of Christ & Sharl Joo H. Fair this obligation shall be void, otherwise to remain in full force and virtue. - Acknowledged and approved in open Court, James H. Than (Seal.) this 18 day of Det 1980 Gle Reform

#### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

	Tractes, it appears to the Court now in session, that
	has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
	having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-
	tration be issued to you:
4	These are therefore, To authorize and empower you, the said
	to take into your possession and control, all the

Whenever It appears to the Count now is sender that

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

	WILLIESS	all and the service of the service of	*************	CONTRACT DESCRIPTION OF	HERK OF SAID	ourt, at ome	e, this
day	d		192 , and	l the	year of	American Ind	enondeno
00063	Name and Address of the Parket		CONTRACTOR OF STREET	· ·	THE PERSON NAMED IN	NAMES AND ASSESSMENT	chemeno

Roan Mountain, Tenn. May 15th, 1930. STATE OF TENNESSEE COUNTY lames Deal or to whom it may concern:-Will you please enter names, as Bondsmen, to the bond of Mrs. Thomas Hodge who is lying to you to act in the capacity of Administratrix of the ate of her late husband, Thomas Hodge, deceased. shall well and truly as such Administrat perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue STATE OF TENNESSEE, CARTER COUNTY Whereas, It appears to the Court now in has died, leaving no Will, and the Court being satisfied as to your claim to the administra having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you: These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to mext County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and

Witness our hands and seals, this The Condition of this Obliga ha been appointed Administrat shall well and truly as such Administra this obligation shall be void, otherwise Acknowledged and approved in one

#### STATE OF TENNESSEE, CARTER COUNTY

111.4
To Mus A LUI Control Clitizen of Carter County:
To Mis A Ritto " To Citteen of Carter County: Whereas, it appears to the Court now in session, that Carl armending
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and yo
having given bond and qualified 50 directed by law, and the Court having ordered that Letters of Adminis
tration be issued to you:

Three ore therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue the soft to those who have a right thereto by law. Herein full not

Witness Jao Joseph

Clerk of said Court, at office, this

ay of Marie 100 1, and the Ayear of American Independent

( DO) 1000 ()

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.

Witness BBBal Clerk of said Court, at office, this 15

30 , and the Hyear of American Independence.

et all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after

0018 Deal

ate town licenses a. COUNTY COURT CLERK toy loth, lugo. COUNTY JAS. B. DEAL CLERK ELIZABETHTON, TENNESSEE will you please outer To Jas. B. Deal, County Clerk, County Court, Carter County, Tennessee. This will authorize you to sign our names to the bond of Ohris H. Ritts, Jr., as additional sureties to has bond as Administrator of the estate of Carl Armindinger, deceased. Said bond is in the amount of One Thousand (\$1,000,00) This the 8th, day of March, 1932. shall well and truly as such Administrat perform all the duties which are or may be required by law. this obligation shall be void, otherwise to remain in full force and virtue Lellie Shull Pitto STATE OF TENNESSEE, CARTER COUNTY STATE OF TENNESSEE, CARTER COUNTY Mitto " - /2 & Citizen of Carter County: Citizen of Carter County: Whereas, It appears to the Court now in session, that Whereas, it appears to the Court now in session, that Carl armendinger has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration baving given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you: tration be issued to you: These are therefore, To authorize and empower you, the said Three ore therefore, To authorize and empower you, the said to take into your possession and control, all to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to goods, chattels, claims and papers of the god intestate, and return a true and perfect inventory thereof to next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and repeated all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein Clerk of said Court, at office, this 13.

. O'THE PROPERTY. COUNTY the late. 1980. ELIZABETHTON, TENN. Roan motor To James Deel or to whom it had Jas. B. Deal, County Court Clerk, Carter County, Tennessee. Will your plants anter This will authorize you to sign our names to the bond of Chris H.Ritts, Jr. in the sum of one thousand dollars (\$1000.00) men on all This by roy of antylog are bound to the as Adminstrator of Carl Armendinger deceased. This May 16,1930. accept constant and late to the printed of the formatter A. D. 1927 D Now, if the said Mro Momas shall well and truly as such Administration perform all the duties which are or may be required by law, shall well and truly as such Administrat....... perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, STATE OF TENNESSEE, CARTER COUNTY STATE OF TENNESSEE, CARTER COUNTY To Mis A Milto - 12 a Citizen of Carter County: Whereas, it appears to the Court now in session, that Carl armendinger Whereas, It appears to the Court now in Se has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminisbaying given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you: tration be issued to you: These are therefore, To authorize and empower you, the said Three ore therefore, To authorize and empower you, the said to take into your possession and control, all t to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to goods, chattels, claims and papers of the gold intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and sact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein Clerk of said Court, at office, this 15 30 , and the Hyear of American Independence.

Ilho Cromas Googe

Witness our hands and seals, this / day of men A. D. 1970

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

ha Deen appointed Administrative of the Estate of Than Hong

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

Acknowledged and approved in open Court,

mm Rhada Hodas

STATE OF TENNESSEE, CARTER COUNTY

Ciezen of Carter County:

Whereas, It appears to the Court now in session, that has died, having no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and sact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

30 , and the 15 4 year of American Independence.

Clerk of said Court, at office, this 15

# STATE OF TENNESSEE, CARTER COUNTY

are bound to the State of Tennesses in the peanlty of) my musaul

Witness our hands and seals, this 30 day of May

The Condition of this Obligation is such, That whereas the above bound (Mrs. H/W/b.

ha been appointed Administrat A of the Estate of

Now, if the said & Mus & shall well and truly as such Administrat......, perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Dollars. w. 12

#### STATE OF TENNESSEE, CARTER COUNTY

# Pitto - 12 a Citizen of Carter County:

Whereas, it appears to the Court now in session, that Carl armendinger has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These ore therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

A. C. Kane our hands and seals, this 20 day of May The Condition of this Obligation is such, That whereas the above bound ha & been appointed Administrat A of the Estate of

Hattie M. Hand

Now, if the said A. Hand shall well and truly as such Administrat. , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court. 2) day of may 1930

# STATE OF TENNESSEE, CARTER COUNTY

W.C. O'Brien Chain

Citizen of Carter County: Whereas, It appears to the Court now in session, that . Yallie has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you: These are therefore, To authorize and empower you, the said.

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

1923 and the 154 year of Am

# STATE OF TENNESSEE, CARTER COUNTY

Willie C. Jukius are bound to the State of Tennessee, in the peanlty of A. D. 1983 0. Witness our hands and seals, this 29 Ovaline Sustaine Couling deceased. shall well and truly as such Administrat. Derform all the duties which are or may be required by law. this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Court, Wiley C feukino (Seal.)

1930 (Seal.)

1930 (Seal.) this 18 day of Oct

#### STATE OF TENNESSEE, CARTER COUNTY

To Wilus C. Helken has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualificarns directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said William Q Pukuis to take into your possession and control, all the goods, chaftels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

1930 , and the /54 year of Am

Wiley Q. Jenkins are bound to the State of Tennessee, in the peanity of Witness our hands and seals, this 29 day of man The Condition of this Obligation is such, That whereas the above bound shall well and truly as such Administrat (1), perform all the duties which are or may be required by law. this obligation shall be void, otherwise to remain in full force and virtue Acknowledged and approved in open Court,

# STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court new in has died, leaving no Will, and the Court being satisfied as to you claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adm tration be issued to you: These are therefore, To authorize and empower you, the said Willes O to take into your possession and control, all the goods, elastels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

# STATE OF TENNESSEE, CARTER COUNTY

We Murell Snell are bound to the State of Bennessee, in the meanity of Witness our hands and seals, this / O day of The Condition of this Obligation is such, That whereas the above Murell Quell has been appointed Administrat N of the Estate of Mudaula deceased.

Now, if the said Musell Sull shall well and truly as such Administrat W, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, Mit Date Roll (Seal.)

this / day of Det 1930 By Clay Sure (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and y	
	Ţ,
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and y	
having given bond and qualified an directed by law, and the Court having ordered that Letters of Admin	500
toother X-a bound to many	ent.
These are therefore, To authorize and empower you, the said	-

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witn	Also.	12. Deal	×
	Ole.	13. Deal	4

Clerk of said Court, at office, this

are bound to the State of Tonnesse, in the peanlty of The Condition of this Obligation is such, That whereas ha S been appointed Aministrat OVA shall well and truly as such Administrat of perform all the duties which are or may be required by law this obligation shall be void, otherwise to remain in full force and vi Kaymund M. Fleshman (Seal.) Acknowledged and approved in open Court,

### STATE OF TENNESSEE, CARTER COUNTY

Caymond M. Glechorau a Citizen of Corter County

Whereas, It appears to the Court now in session that Mrs. Leurs 6. Sing has died, leaving as Will and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you: These are therefore, To authorize and empower you, the said. to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date liercof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

13uttos

STATE OF TENNESSEE, CARTER COUNTY

W. a Smith

gree bound to the State of Tennessee, in the peanlty of June 1 Witness our hands and seals, this 2

The Condition of this Obligation is such, That whereas the

ha A been appointed Administrat An of the Estate of

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

Acknowledged and approved in open Court,

HO Smith

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as your claim to the administration, and you having given bond and qualified significated by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore. To authorize and empower you, the sais

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

#### STATE OF T.

The Condition of this Obligation is such, That Now, if the said. this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carren County: has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admin tration be issued to you: These fre therefore, To authorize and empower you, the said

goods, chatten, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Cherk of said Court, at office, this selo, and the / Su

STATE OF TENNESSEE, CARTER COUNTY

we. J. W. Vines	
we, J. W. Vinte	
are bound to the State of Tennessee, in the peanlty of	
Witness our hands and seals, this 5 day of Supt	Tumber A. D. 1930.
The Condition of the Obligation is such, That whereas the above be	ound
ha S been appointed Administracy V of the Estate of	
Nat J. Tayne dece	ased.
State of Tennessee, Carter	County
California of The fine	edily + Carnot
THE THE PROPERTY WAS A RESIDENCE OF THE PROPERTY OF THE PROPER	re bound to the State of Tennessee in the
Witness our hands and smale, this 5 day of Sunf. The Committee of the Above Obligation is such, That whereas, the above to	ound ( a Viers
nat Tay are a Viene	en appointed Administrat A of the
shall well and truly, as such Administrat MA, perform all the duties which at the shall be void; otherwise to remain in full force and virtue.	re or may be required by law, this obliga-
She Had	liver and (south
No. Bygri	Dyung ( 1841)
NOT REMOVA	DI T
State	BLE nty
To Warren, it appears to the Court new in session that That	County:
has died, heaving no will, and the Court being estimated as to your claim to the A- nad qualified as directed by law, and the Court having ordered that Letters of	dministration, and you having given bond Administration be issued to you:
to take into your personness and control all the product that the children, and dispersion of the control all the product that the children and dispersion of the control and control	of the said intestate, and return a trie from the date hereof, to collect and pay- are from the date hereof, to collect and pay- who have a right thereto by law.
Jan B. Diel Gen of Strong	12

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.

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

pd Due

# STATE OF TENNESSEE, CARTER COUNTY

DMINISTRATOR'S BOND

we Barnest marley
are bound to the State of Tennessee in the peants of O
Witness our hands and seals, this 33 day of Olec A. D. 1984
The Condition of this Obligation is such. That whereas the above bound  Darries - Profite Estate of Dierce
Now, if the said almest P. marley
shall well and truly as such Administrat. A., perform all the duties which are or may be required by law
this obligation shall be void, otherwise to remain in full force and virtue.
Acknowledged and approved in open Court,
this day of 192 (Seal.

#### STATE OF TENNESSEE, CARTER COUNTY

30	
To O	as, It appears to the Court now in session, that
has died le	aving no Will, and the Court being satisfied as to your claim to the administration, and you
	n bond and qualified as disserted by law, and the Court having ordered that Letters of Adminis-
A Charlest and the same	
	sued to you:
These	are therefore, To authorize and empower you, the said
Toise	A P. Morley to take into your possession and control, all the
C May	to take into your possession and constraint
goods, chatt	tels, claims and papers of the sale intestate, and return a true and perfect inventory thereas so
	unty Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and
transact all	the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
	ed up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
maving sects	
fail not.	~ 000
	18 18 11-1

Year of American Independent

We Diese Walliam Me Manpto.

are bound to the State of Tennessee, in the peanity of Soul Meuro and Dollars.

Witness our hands and seals, this day of A. D. 1925 O

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

ha Deen appointed Administrat 1 of the Estate of

Jan Bone

shall well and truly as such Administrat. At perform all the duties which are or may be required by law,

Acknowledged and approved in open Court,

the O Hampton Beal fierce W Julians al

Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

To Gorne a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

A Gorne has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said Ac Son

to take injoyour possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our sext County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Winner Po B Seal

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

1980, and the 10 14 year of American Independence.

Co 10 Deal

# STATE OF TENNESSEE, CARTER COUNTY

we, Barriest Darley Dollars.

Witness our hands and seals, this 23 day of Dec A. D. 1830

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

Now, if the said Darriest Def the Estate of deceased.

Now, if the said Darriest D., perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, Geal.)

Chairman.

Chairman.

Chairman.

Chairman.

Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

10	
	6 . 6 .
	a 1 Th male
Te	a Citizen of Carter County:
	( ( ) ( ) ( ) ( )
576	berges. It appears to the Court now in session, that
	Energias, It appears to the Court now in session, that

Whereas, it appears to the Court now in season, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said.

The sports of the said interest of the said interes

Witness Jar 18 Deal

Clerk of said Court, at office, this

1980 , and the

year of American Independence

JeBDel

3,00 paid 9/10-31,

# STATE OF TENNESSEE, CARTER COUNTY

DMINISTRATOR'S BOND

We Porter name	
e bound to the State of Tannable, in the penalty of	ollars.
Witness our hands and seals, this Gay of Gay of The Condition of this Obligation is such, That whereas the above bound	A.D.184/
Now, if the said Parks Naue deceased	Johnson
all well and truly as such Administrat. On perform all the duties which are or sobligation shall be void, otherwise to remain in full force and virtue.	may be required by law,
Acknowledged and approved in open Court Rotter of	(Seal.)
day of 192 Frue Wishing Chairman W. Chairman W.	(Seal.)
STATE OF TENNESSEE, CARTER COU	NTY

To Horles Man a Sitter of Carter County:

Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said Pales Macel

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fell not

Witnes Jas, 18, Deaf

Clerk of said Court, at office, this //

1923 / and the

year of American Independence.

asissocal

### STA

JAB. Rad jord

are bound of the State of Tomesee, in the peanity of

Witness our hands and seals, this 20 day of

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

AND Had good

A. 15. Rad god

tion shall be void, otherwise to remain in full force and virtue

## STATE OF TENNESSEE, CARTER COUNTY

a Citigen of Carter County: ms, It appears to the Court now in session, that

leaving no Will, and the Court being satisfied as to your claim to the administration, and you ven bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empoyer you, the said

to take into your possession and control, all the a claims and papers of the said intestate, and return a true and perfect inventory thereof to next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Hereir

# STATE OF TENNESSEE, CARTER COUNTY

Porter mane

Witness our hands and seals, this

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

been appointed Administrat A of the Estate of

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

Acknowledged and approved in open Court,

Porter nave

Fried Wohmson

A. D. 193/

STATE OF TENNESSEE, CARTER COUNTY

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said / Youlu //out

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

as 18 Deal

fail not.

Cler

Clerk of said Court, at office, this.

lay of year of American Independence

having aettled up and estate, to deliver the residue thereof to fail not.

Clerk of said Court, at office, this 2

(198 /, and the

year of American Independence.

so solial

		<del></del>			
bound to the St	Tundr	n the peanlty o			
	nds and seals, this			marel	
	n of this Obligat				
	now	Celle	ict	1.0	1
been appoi	inted Administraty	rithe the Bot	into of	and Adams and Inc.	Acres and Aur.
mo	uch El	liott.	-	deceased.	
Not		16	lliott	Derect	The said
- PROPERTY AND SECTION	1 × × 1 × 1 × 1			s which are or may	g he recorded by I
all we			an the dutie		
		7873	orce and virt		the
		T	orce and virt	ue.	( Bale )
s obli	PERD*+YADy.	F	orce and virt	ue.	( Bale )
s obli	PERP 17837	T	orce and virt	ue.	( Bale )
s obli	PERPETAGE	A Obs. Hum	orce and virt		( Bale )
is obli	Age anough the second the second to the seco	one Bun	orce and virt	ue.	( Bale )
is obli	The spends of a state of the spends of the s	paragraph or one thin	orce and virt	ue.	il (See land (See

Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration.

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.

Skellication The state from

2000 MARCHEL & SPICE CO. MARCHAE

TER COUNTY

We, Q, J, Sealon are bound to the State of Tennesice, in the peanity of \$9,226	ĵo,
Do Do	
Witness our hands and seals, this J day of JUV,	A. D. 198/
The Condition of this Obligation is such, That whereas the above bound	
ha Sheen appointed Administrat W of the Estate of	
Now, if the said & Harris deceased.	
shall well and truly as such Administrat (2), perform all the duties which are or	may be required by law,
this obligation shall be void, otherwise to remain in full force and virtue	A
E & The	(Seal.)
Acknowledged and approved in open Court,	ers (Seal.)
this 2 day of apr. 181 1877 600	(Seal.)
MODEnien Chairman Stuar John	(Seal.)
A B Pertin	ng
190811	X

STATE OF TENNESSEE, CARTER COUNTY

67114	
To O Tolain ga Citizen of Carter County:	, , ,
Whereas, It appears to the Court now in session, that selom on Har	us
has died, leaving no Will, and the Court being satisfied as to your claim to the administration,	and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of	dminis
tration be issued to you:	military
These are therefore, To authorize and empower you, the said O	-00

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

iny of Open 198 / and th

....year of American Independence.

10 to Deal

bound to the State	of Tennessee, in the peanlty of	Name, all in parentes T. la niga? sin i	u iday
	A 100 A	Dollars.	
Witness our hands	and seals, this day	of. A.	D. 192
The Condition o	of this Obligation is such, That w	hereas the above bound	O. 9/13
been appointe	od Administrat of the Estate of		70
	<u> </u>	deceased.	ola
Now, if the said			S smill
		the duties which are or may be requi	3.0
	The re-	e and virtue.	
	1		· ·
The Control of the Co			
Acknowledged and	approved in open Court.	and the State of t	- (8
Acknowledged and	approved in open Court,	no tokal st bestrapje film bydala	
	approved in open Court,	no the determine him bytes	en en frañ
	Name of State Co.	and a second	(S

with the American		er money a tod an	linkar	take late some		
	Aufore and m				possession and	
			id intestate, and			
			s from the date h			
transact all the	duties in relat	tion to said es	tate, which lawfu	lly devolve on y	ou as Administ	rator: and afte
			residue thereof to		a right thereto l	
					a right thereto l	

has died, leaving no. Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

Whereas, It appears to the Court now in session, that

tration be issued to you:

# STATE OF TENNESSEE, CARTER COUNTY

e bound to the State of Tenn	essee, in the peanlty of		And to the Sa
		Dollars	
	The second secon	1	
# Parties and the state of the	The second secon	hereas the above bound	
	*		
been appointed Admir	nistrat of the Estate of	nem	
		deceased.	0.00
Now, if the said	, C.		N. mill.
all well and truly as such Ad	lministrat perform all	the duties which are or may	be required by
is obligation shall be void, of	herwise to remain in full forc	e and virtue.	- Creating
			(8
Acknowledged and approve	ed in open Court,		Leady to trave a shade.
ng 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1000		(Se
		, I	(8

#### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

These are therefore, To authorize and empower you, the said	, and the Court having ordered that Letters of Adminis-	aving given bond and qualified as directed by le ration be issued to you:
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; a having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. fail not.	er you, the said	The state of the s
our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and t transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; a having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. fail not.	to take into your possession and control, all the	is the decision for a second second selection
transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; a having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. fail not.	tate, and return a true and perfect inventory thereof to	oods, chattels, claims and papers of the said int
having settled up said estate, to deliver the residue thereof to those who have a right thereto by law.	he date hereof, to collect and pay all debts, and to do and	ur next County Court, or within ninety days from
fall not.		
Witness Clerk of said Court, at office, this		
Witness Clerk of said Court, at office, this		aving settled up said estate, to deliver the residu
	thereof to those who have a right thereto by law. Herein	aving settled up said estate, to deliver the residu ill not.

Lena minton

are bound to the State of Tennessee, in the peanlty of \$250 91

Witness our hands and seals, this / 6 day of April

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

ha been appointed Administrat of the Estate of

Now, if the said ting motion decea

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

Acknowledged and approved in open Court, Signa Guinton (Se

his day of 192

Jas. B.Deal, Olerk of the County Court of Carter County,

Tennessee, This will orthorize you to sign our names to the ben d of Mrs. Lena Minton as Administratriz of the estate of R.M. Minton deceased, in the sum of \$250.00.

6 X Marie

Winewico)

has used, reaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

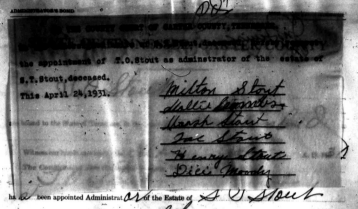
These are therefore, To authorize and empower you, the said Jourse Much

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having sattled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

was for Board

Clerk of said Court, at office, this

Ja 18 Que



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

Acknowledged and approved in open Court,

in the sum of \$400.00.

this day of

192 9/19- 32

The Pall an ghiseal

April 24,1931.

Jas. B. Deal, County Court Clerk Carter County, Tengessee .

This will authorise you to sign our names to the bond of T.O.Stout as Administrator of the estate of S.T.Stout, deceased,

And the passed to your for

..... are therefore, to authorize and empower you, the said. W. O. Stours

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled us said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

an one least

Clerk of said Court, at office, this 2

Do 18 Deal

$\sim$	
//	m- +
We, Lena	Immon
TI Cymrus Comming of the Committee of th	July 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

are bound to the State of Tennessee, in the peanlty of \$250 00

Witness our hands and seals, this / do day of Caporif A. D. 198

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

Now, if the said tong months

shall well and truly as such Administrat Asy, perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Lina arinton (Seal.)

a Citizen of Carter County:

The Market

STATE OF TENNESSEE, CARTER COUNTY

To Sina Minton

These are therefore, To authorize and empower you, the said Jaure Mulhi

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

With Jan Oddal

Ja 18 Real

attacont dead one. This spril skilalit

We, JO Stout

are bound to the State of Tennessee, in the peanity of Houry Furn Vise

Witness our hands and seals, this Z X day of Charles our hands and seals, this Z X day of The Condition of this Obligation is such, That whereas the above bound

ha & been appointed Administrat and the Estate of Stout

Now, if the said O. Stout

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

Acknowledged and approved in open Court,

TEL COM SERVICES OF SHOOT OF

Sant (See

To J. O. Stant

Whereas, It appears to the Court now in session, that has died, seaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as diversed by law, and the Court having ordered that Letters of Administration be issued to you:

Of score an adaptive proof of the entre of S. secure, Ambaraco,

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

wine for tolleas

year of American Independence.

John 18 Deal

(Seal.) (Seal.)

April 30 1931

o the County Court Clerk

Sign my name to the bond of George Edens as administrator of

hn Stover deceased. This April 30 1931.

In Ederes

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

Elizabethton Tennessee.

April 29,1031.

B. Deal Clerk of the County Court of Carter County, Tennesses his will authorize you to sigh our names to the bond of

I.M. Jordan as adminstrator of John Stover, deceased, in the sum

\$1000.00

-AUTIL 67,1771.

NESSEE CARTER-COUNT To the County Court of Carter County, Tennessee.

we the relatives of John Stover, deceased, hereby request your Court ot appoint J.M. Jordan, as adminstrator of

John Stover , deceased.

tration la

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

#### STATE OF TENNESSEE. CARTER COUNTY

William H. Elliott

are bound to the State of Tennessee, in the peanity of.

Twenty four hundred John Bollars.
Witness our hands and seals, this 4 day of June

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

ha S been appointed Administrat ( ) of the Estate of

Now, if the said William H. Colliste

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

Acknowledged and approved in open Court,

Helliam H. Elliott (Seal.) Jack Elliott (Seal.) Re Smidstoff (Seal.)

#### STATE OF TENNESSEE, CARTER COUNTY

To William A Ellist a Citizen of Carter County:

Whereas, It appears to the Court now in session, that as died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

William H. West to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after aving settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Hereir

1981, and the 150° rea of American Independent New B. Dea.

\$/5-31. Ly aire Vanger Usual Butler STATE OF TENNESSEE, CARTER COUNTY STATE OF TENNESSEE, CARTER COUNTY Will Vaught Claude Butter bound to the State of Tennessee, is the peanlty of Vitness our hands and seals, this 5 day of Cuguet A. D. 1923 / utter land Butter ul & Williams Les G. Campkil e you to sign Claude Bulle estale of Olyde c in the amound Williams

### STATE OF TENNESSEE. GARTER COUNTY JYE# 1276374

Witness our hands and seals, this 3/ day of the Clug

Lee Michardson

ha & been appointed Administrat a rof the Estate of

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

Acknowledged and approved in open Court,

STATE OF TENNESSEE, CARTER COUNTY

Techandou a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore. To authorize and empower you, the said

( Lee Wichardson to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herei

Clerk of said Court, at office, this 3/

1923/ and the / CC year of American Independence.

We the suffereigned being the local Rely at Law to the estate of S.M. Berry (Beceased) Ack your Hon. To appoint an administrator A to settle the affiars of the said S.M. Berry (Deceased This the 16 day of May 1931. Mary Berry shall well and truly as such Administrat perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue Acknowledged and approved in open Court,

o Sunty Sourt of Carter County, Tennespeed the heirer of S.M. Berry, deceased, hereby petition you to appoint AF, Buckles as Adminstrator of the estate

of S.M. Berry deceased.

" This August 1,1931.

198/ and the / year of American In

STATE OF TENNESSEE. GARTER COUNTY 18# 1276374 The Condition of this Obligation is such. That whereas the above ackardson (Seal.)

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

are bound to the State of Tennessee, in the peanlty of

Lee Michardson

Acknowledged and approved in open Court,

The Fitelity - Carnetty G of 200)

STATE OF TENNESSEE, CARTER COUNTY

Techandon a Citizen of Carter County Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters Administration be issued to you:

These are therefore, To authorize and empower you, the said Lee Tichacdson to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herei

1923/ , and the / 55 year of American Independence

Dollars.

2 Citizen of Carter County:

Clerk, of Carter County, Tenn.

e you to sign my Name to the Adminstrator ontrol, all the tory thereof to , and to do and rator; and after

198/ , and the /



within ninety days from the date hereof, to collect and pay all debts, and to do and lation to said estate, which lawfully devolve on you as Administrator; and after ate, to deliver the residue thereof to those who have a right thereto by law, Here

198/ , and the / year of American Ind

STATE OF TENNESSEE, GARTER COUNTY 7 18# 1276374

See Richardson

are bound to the State of Tennessee, in the peanlty of

Witness our hands and seals, this 3/ day of the Courg The Condition of this Obligation is such, That whereas the above bo

(1) Lee Richardson

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

Acknowledged and approved in open Court,

The Filety - Carrety G of 200)

STATE OF TENNESSEE, CARTER COUNTY

Vechandon

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administ having given bond and qualified as discussed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

( Lee Wichaedson to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Here's

1923/ and the / 55 year of American Independence

ADMINISTRATORS BOND	30 00 Diggs
STATE OF TENT ESSEE CARTER CO. MITANTIANTIANT AND A STATE OF TENT ESSEE CARTER CO. MITANTIANT AND A STATE OF TENT ESSEE CARTER CO. MITANTIANT AND A STATE OF TENT ESSEE CARTER CO. MITANTIANT AND A STATE OF TENT ESSEE CARTER CO. MITANTIANT AND A STATE OF TENT ESSEE CARTER CO. MITANTIANT AND A STATE OF TENT ESSEE CARTER CO. MITANTIANT AND A STATE	SEE, CARTER COUNTY
The Sathany Jas 18 Deal Chron C	Tounty Clerke Casts as us An an Collins
are bound to the Stateger Tennessed in the Aign our name a	n of Judnita Tufity Dollars.
The Condition of this Obligation allhale - the Sum one hundred Dollars	- of Abito, = th, That whereas the above bound
has been appointed administrate This Queg, 31 1931	Bugie deceased.
shall well and truly as such Administra this obligation shall be void, otherwise  ###################################	perform all the duties which are or may be required by have, in full force and virtue.  Roballin (Seal.)
Acknowledged and approved in op  this day of 192   (Seal.)	this day of 192 to This (Scal) (Scal) (Scal)
STATE OF TENNESSEE, CARTER COUNTY	STATE OF TENNESSEE, CARTER COUNTY
This a Citizen of Carter Country	To AC Callius a Chiken of Carter County:
whereas, It appears to the Court now in session, that the court of the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters & Administration.	Whereas, It appears to the Court now in session, that  Just died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:
These are therefore, To authorize and empower you, the said	These are therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.	our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and trainaget all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.
With po 18.00 w Clerk of said Court, at office, this day of Clerk of said Court, at office, this day of Clerk of said Court, at office, this day of Clerk of said Court, at office, this	With Man Blocal Clerk of said Court, at office, this day of Sept 108/, and the year of American Independence.
mo Bacel	(portalia)

Harry Burgie +

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

has been appointed administration of the Estate of Now, if the said Wy White

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

Acknowledged and approved in open Court,

STATE OF TENNESSEE, CARTER COUNTY

Chairman.

hereas, It appears to the Court now in session, that the anila While has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admir tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

## STATE OF TENNESSEE, CARTER COUNTY

ha Abeen appointed Administrat Unof the Estate of J shall well and truly as such Administrat . De perform all the duties which are or may be this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Chairman

#### STATE OF TENNESSEE, CARTER COUNTY

9 C Callius

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Ac tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office,

Witness our hands and seals, this The Condition of this Obligation is such, That whereas the above bound ha W been appointed Administrat A of the Estate of do B Dewers. Now, if the said 190 Collus shall well and truly as such Administrat. perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue Acknowledged and approved in open Court,

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adv

tration be issued to you:

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Her

These are therefore, To authorize and empower you, the said.

To The County Court of Carter County Termesse It as my desire that Mr. Horman

STATE (

be appointed as adminstrator of the estate by Jim Gouge, deceased,

ha 2 been appointed Administrat 2 of the Estate of

shall well and truly as such Administrat. Perform all the duties which are or ma

this obligation shall be void, otherwise to remain in full force and virtue.

To Jas. B. Boal o sign our mass to the Bond of Grands authoristrator of Jin Gouge, deceased, in the sum of 23500.00.

This Sept. 11,1931.

to take into your possession and control, all the chattels, chims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

ADMINISTRATORY BOND  ADMINISTRATORY BOND  ADMINISTRATORY BOND	ADIONATERIADORA PEROTATERIADORA
STATE OF TENNESSEE, CARTER COUNTY	STATE OF TENNESSEE, CARTER COUNTY
we P. C. Cellius	We Harmon Frage, WH Hardin
are bound to the State of Tennessee, in the peanlty of June Humbre 2	are bound to the State of Tennessee, in the penalty of
Witness our hands and seals, this day of A. D. 1927  The Condition of this Obligation is such, That whereas the above bound	Witness our hands and seals, this day of Sept A. D. 1887  The Condition of this Obligation is such, That whereas the above bound
ha Q been appointed administrat of the Estate of A Squille 1.  Now, if the said A Callius	ha Deen appointed Administrat a rol the Estate of Jacobsend.
shall well and truly as such Administrat. perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.	Now, if the said Administrat Amperform all the duties which are or may be required by law,
Acknowledged and approved in open Court,  this day of 192  Chairman.  Chairma	this obligation shall be void, otherwise to remain in full force and virtue.  Acknowledged and approved in open Court, (Seal.)  this day of 192 (Seal.)  (Seal.)
STATE OF TENNESSEE, CARTER COUNTY	arte and trades
Whereas, It appears to the Court now in session, that A Sacret County:  Whereas, It appears to the Court now in session, that A Sacret County:  has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:	Whereas, It appears to the Court now in session, that had died, leaving no Will, and the Court being satisfied as by your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be insued to you:
These are therefore, To authorize and empower you, the said A Callician to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and	training therefore, To authorize and empower you, the said to take into your possession and control, all the goods, chattels, chains and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and
having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not	transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.
day of American Independence.	day of Te pl 103 / set the year of American Independence.

tas 18 Key

A. D. 1923/

Im mettolel

are bound to the State of Tennessee, in the peanlty of Traus Mouseur

and truly as such Administrat. ... perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court.

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the adr having given bond and qualified as directed by law, and the Court having ordered that Letters of Admir tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

### STATE OF TENNESSEE, CARTER COUNTY

carrett Hopson

are bound to the State of Tennessee, in the peanlty of Del Musan

Witness our hands and seals, this 12 day of Dan

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

15000 Qu. 70. 147.543

Now, if the said Albruff Abbon this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in see has died, leaving no Will, and the Court being satisfied as to your claim to the aministration, and you having given bond and qualified as directed by law, and the Court having a

tration be issued to you: These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and reneact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after wing settled up said astate, to deliver the residue thereof to those who have a right thereto by law. Herein

DMINISTRATOR'S BOND # = Die DQ

33620 HARDHALL & BRUCE CO., MARRIED

### STATE OF TENNESSEE, CARTER COUNTY

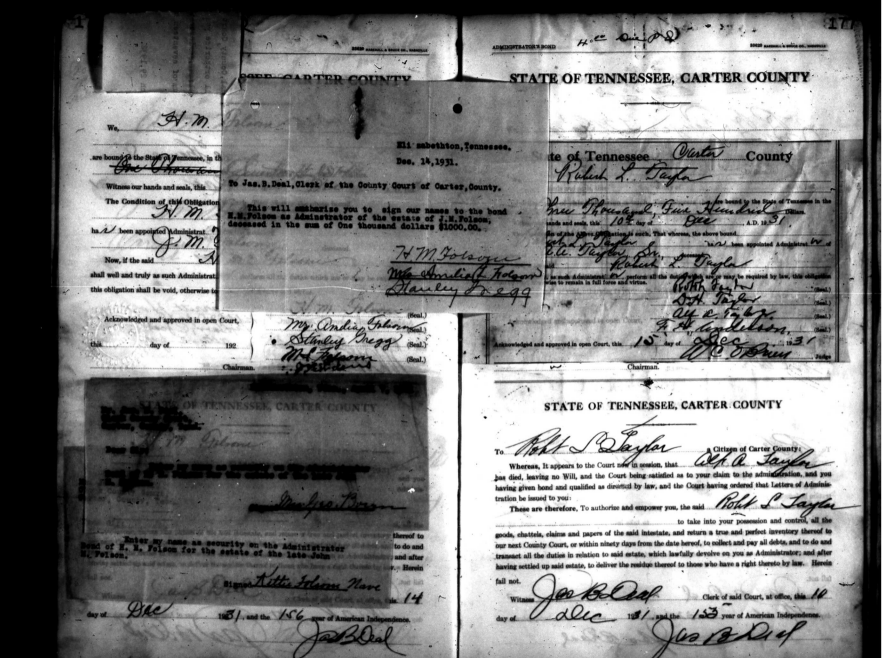
#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court new in session, that

Whereas, It appears to the Court new in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

witness of said Court, at office, this way of American Independence of the Court of th



STATE OF TENNESSEE, CARTER COUNTY Eli sebethton, Tennessee. County Dec. 14,1931. To Jas. B. Deal, Clerk of the County Court of Carter, County. Witness our hands and seals, this The Condition of this Obligation This will amthorise you to sign our names to the bond-H.M.Felson as Administrator of the estate of J.M.Felson, deceased in the sun of One thousand dollars \$1000.00. Now, if the said shall well and truly as such Administrat this obligation shall be void, otherwise to of It, N. Federal for the sale of the Are STATE OF TENNESSEE, CARTER COUNTY 1/m Polone a names, the practical Court one Elizabethton, Tenn., April 7, 1931 a diel, kerter so WW, and the Court body collect as its year chain to the la has died, leaving no Will, and the Court being satisfied as to your claim to the admir Jac. B. Doel, printed a direct to the case to that here, and the Administration of Administration of the Control of the Contro having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you: These are therefore, To authorize and empower you, the said in the Depart of the West Department, and Johann & Store goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to for my name as security on the Administrator A. Folson for the satate of the late John our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein Clerk of said Court, at office, the C 198/, and the /33 year of Ameri

ADMINISTRATOR'S BOND

### STATE OF TENNESSEE, CARTER COUNTY.

State of Tennessee Quita County

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court new in session, that. has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by the and the Court having ordered that Letters of Adminis tration be issued to you: These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

dec 191/, and the 150 year of American Inde

as B Del

Clerk of said Court, at office, this /4 198/, and the 156 year of American Independen

4 = 00

### STATE OF TENNESSEE. CARTER COUNTY

State of Tennessee Quita County NOT REMOVABLE

#### STATE OF TENNESSEE, CARTER COUNTY

To Sant Saylor a Citizen of Carter County;
Mela to
Whereas, It appears to the Court new in session, that the state of the administration, and you claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis
These are therefore To authorize and empower you, the said Roll of Jane

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

de 1981, and the 155 year of American Ind

COUNTY COURT CLERK JAS. B. DEAL, CLERK

RUZABETHTON, TENNESSEE

To Jas. B. Deal, Clerk of the County Court of Carter County, Tennessee. Thee will orthorise you to sign our names to the bond of R.R.Gouge as Adminstrator of W.H.Gouge, deceased, in the sum of \$500.00

Now, if the said 19 11 Sauge

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

Acknowledged and approved in open Court,

To the County Court Clerk, Carter County, Tennessee. STA This will authorize you to sign our names to the bond of R.R. Gouge, as Administrator of the estate of W.M. Gouge, deceased.

Said bond is in the amount of Two Hundred and fifty (\$250.00) Dollars.

This is in addition to the sureties signing the Whereas, It appe bond on the 2nd, day of February, 1932 and sho are as follows: R.R. Gouge, T.M. Gouge and J.M. Gouge, has died, leaving no V having given bond and tration be fasued to you

These are theref. This the 7th, day of April; 1932. goods, chattels, claims

DMINISTRATOR'S BOND

33620 MARSHALL & BRUCE CO., MASHRULE

STATE OF TENNESSEE, CARTER COUNTY

Heaton, & Fidelity and Dis

Your Maison

A. D. 100

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

ha A been appointed Administration of the Estate of Within To Sealow

erform all the duties which are or may be required by law,

Chairman

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by way, and the Court having ordered that Letters of Admini tration be issued to you:

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

our next County Court

transact all the duties

having settled up said

This Feb. 2,1932.

15620 MARSHALL & BRUCE CO., MASIN'ILLE

A. D. 1997

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

shall well and truly as such Administrat...... perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court,

To the County Court Clerk, Carter County, Tennessee.

This will authorize you to sign our names to the bond of R.R. Gouge, as Administrator of the estate of W.N. Gouge, deceased. STA

Said bond is in the amount of Two Hundred and fifty (\$250.00) Dollars.

This is in addition to the sureties signing the bond on the 2nd, day of Yebruary, 1932 and sho are as follows: R.R. Gouge, T.R. Gouge and J.M. Gouge, Whereas, It appea having given bond and -tration be issued to you This the 7th, day of April, 1932.

goods, chattels, claims

STATE OF TENNESSEE, CARTER, COUNTY

They greet your haisand

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

ma Dealin ha A been appointed Administrating of the Estate of Within The Heaton

Now, if the said The History form all the duties which are or may be required by law,

Chairman

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that United has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by easy, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said William

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

our next County Court transact all the duties having settled up said

These are theref

witness our hands and seals, this day of the A. D. 1927.

The Condition of this Obligation is such, That whereas the above housed has been appoint.

Now, if the said shall well and truly this obligation shall it.

Acknowledged at this day of the said shall well and truly the soling time in the said shall well and truly the soling time is such, That whereas the above housed this obligation shall it.

To A Sauge

a Citizen of Cortes Jounty:

Whereas, It appears to the Court now in session, that the court has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be assed to you:

These are therefore, To authorize and empower you, the said A / Bay

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within finely days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you sa Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness De alle of

Clerk of said Court, at office, this

The Bless

STATE OF TENNESSEE, CARTER COUNTY

We of Maryland Laton, & Fidelite in & Dep.

Hour housand

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

ha D been appointed Administrative of the Estate of Arthur To Heaton

Now, if the said Administrat Are perform all the duties which are or may be required by law, this obligation shall be with order to the obligation shall be with order and virtue.

Acknowledge the appropriate of the south of

STATE OF TENNESSEE, CARTER COUNTY

Chairman

o Ina Diston

Whereas, It appears to the Court now in session, that White has been died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said Liviliur

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

all not. On ADO

Clerk of said Court, at office, this

198 2, and the year of American Independence

Jas Brees

are bound to the State of Tennessee, in the peanlty of	
· ·	Dollars.
Witness our hands and seals, this	day of March A. D. 1923
The Condition of this Obligation is such, Th	at whereas the above bound
been appointed Administrat. of the Esta	te of
Doubles to	deceased.
Now, if the said	A STATE OF THE STA
shall well and truly as such Administrat, perform	m all the duties which are or may be required by las
this obligation shall be void, otherwise to remain in full	
1044	CALL SKIPS SA
Acknowledged and approved in open Court,	(Seal
1000 Court	(Seal
his day of 192	(Seal
	(Seal
STATE OF TENNESSE	
	E, CARTER COUNTY
STATE OF TENNESSE	E, CARTER COUNTY
STATE OF TENNESSE	a Citizen of Carter County:
STATE OF TENNESSE  Whereas, It appears to the Court now in session, t as died, leaving no Will, and the Court being satisfies	E, CARTER COUNTY  a Citizen of Carter County: that. ed as to your claim to the administration, and you
STATE OF TENNESSE  Whereas, It appears to the Court now in session, t as died, leaving no Will, and the Court being satisfia aving given bond and qualified as directed by law, an ration be issued to you.	a Citizen of Carter County: that. ed as to your claim to the administration, and you d the Court having ordered that Letters of Adminis
STATE OF TENNESSE	a Citizen of Carter County: that. ed as to your claim to the administration, and you d the Court having ordered that Letters of Adminis
STATE OF TENNESSE  o	a Citizen of Carter County:  that ed as to your claim to the administration, and you d the Court having ordered that Letters of Adminis rou, the said  to take into your possession and control all the
Whereas, It appears to the Court now in session, t as died, leaving no Will, and the Court being satisfiaving given bond and qualified as directed by law, an ration be issued to you:  These are therefore, To authorize and empower y code, chattels, claims and papers of the said intestate	a Citizen of Carter County:  that ed as to your claim to the administration, and you d the Court having ordered that Letters of Adminis rou, the said  to take into your possession and control, all the
STATE OF TENNESSE  Whereas, It appears to the Court now in session, to as died, leaving no Will, and the Court being satisfiaving given bond and qualified as directed by law, an ration be issued to you:  These are therefore, To authorize and empower y code, chattels, claims and papers of the said intestate or next County Court, or within ninety days from the dur next County Court, or within ninety days from the	a Citizen of Carter County: that. ed as to your claim to the administration, and you d the Court having ordered that Letters of Adminis rou, the said
STATE OF TENNESSE  Whereas, It appears to the Court now in session, to as died, leaving no will, and the Court being satisficating given bond and qualified as directed by law, an ration be issued to you.  These are therefore, To authorize and empower y bonds, chattels, claims and papers of the said intestate ur next County Court, or within ninety days from the dramatct all the duties in relation to said estate, which	a Citizen of Carter County:  that.  d as to your claim to the administration, and you d the Court having ordered that Letters of Adminis  rou, the said
STATE OF TENNESSE  Whereas, It appears to the Court now in session, to as died, leaving no Will, and the Court being satisfiaving given bond and qualified as directed by law, an ration be issued to you:  These are therefore, To authorize and empower y code, chattels, claims and papers of the said intestate or next County Court, or within ninety days from the dur next County Court, or within ninety days from the	a Citizen of Carter County:  that.  d as to your claim to the administration, and you d the Court having ordered that Letters of Adminis  rou, the said
Whereas, It appears to the Court now in session, to as died, leaving no Will, and the Court being satisfiaving given bond and qualified as directed by law, an ration be issued to you:  These are therefore, To authorize and empower y code, chattels, claims and papers of the said intestate ur next County Court, or within ninety days from the dramsact all the duties in relation to said estate, which aving settled up said estate, to deliver the residue there	a Citizen of Carter County:  that ed as to your claim to the administration, and you d the Court having ordered that Letters of Adminis rou, the said  to take into your possession and control, all the and return a true and perfect inventory thereof te late hereof, to collect and pay all debts, and to do and lawfully devolve on you as Administrator; and after of to those who have a right thereto by law. Herein
Whereas, It appears to the Court now in session, to as died, leaving no Will, and the Court being satisfiaving given bond and qualified as directed by law, an ration be issued to you:  These are therefore, To authorize and empower y code, chattels, claims and papers of the said intestate ur next County Court, or within ninety days from the dramsact all the duties in relation to said estate, which aving settled up said estate, to deliver the residue there	a Citizen of Carter County:  that.  d as to your claim to the administration, and you d the Court having ordered that Letters of Adminis  rou, the said

	0		0	800	
DMINISTRATOR'S D	mo lidde	itimal	boul 7	one gr	A CONTRACTOR OF THE PARTY OF TH
april	25,1929	· Vage 11	S. This t	ork.	
STAT	ROFT	ENNESS	EE CAL	RTER CO	VITAIL

My Lew L. Pleace Principal and	The
Anne Sudemity a, of new york	•
are bound to the State of Tennessee, in the peanity of Dollars.	iner .
Witness our hands and seals, this. 21 day of January	A. D. 19232,
The Condition of this biligation is such, That whereas the above bound	d sall
been appointed administrated of the Estate of deceased.	- American
Now, if the said Leave L. Mescal shall well and truly as such Administrat. (A), perform all the duties which are or may be re-	quired by law,
this obligation shall be void, otherwise to remain in full force and virtue.	
Acknowledged and approved in open Court, ) Hellow sufferment	Grade (Seal.)
this day of 192 my Lary Scott	(Seal.)
Chairman.	1,1-2

### STATE OF TENNESSEE, CARTER COUNTY

Lun & Ruce
To a Citizen of Carter Sounty:
Whereas, It appears to the Court now in semion, that
has died, leaving no Will, and the Court being satisfied as to your daim to the administration, and you
having given bond and qualified as directed by itse, and the Court having ordered that Letters of Adminis-
tration be issued to you:
The are therefore, To a thorize and empower you, the said
Lew L. Revel to take into your possession and control, all the
goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to
our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and
transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after
baving settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein
full not: O / OO /
TAIL BOC.
Witness Clerk of said Court, at office, this

Acknowledged and approved in open Court. As mosth (Sea

his day of 192 Poster many (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

To \_\_\_\_\_\_a Citizen of Carter County:

Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said.

to take into your possession and control, all the goods, chartels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fall not.

Witness Clerk of said Court, at office, this

day of 192 and the year of American Independence.

### STATE OF TENNESSEE. CARTER COUNTY

We. H. W. Jacy and S. Sacy + S. Sacy

Witness our hands and seals, this 22 day of Mch A. D. 1985 2

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

ha Deen appointed Administrat W of the Estate of Mo S Lacy

deceased.

Now, if the said H W Lacy

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

7 W Lack

Acknowledged and approved in open Court, Q & Lacy Wo (Seal.)

day of 192 (Seal.)

......Chairman.

STATE OF TENNESSEE, CAN 22/1932) UNTY

To the County Court Clerk Carter County, Tennessee.

This will orthorize you to sign our names to the bond of
To. T. V. Laoy as adminstrator of the setate of Jno. L. Laoy, deceared.

has die -in the sun of \$300.00.

goods, chattely, chiral and papers of the self to our next County Court, or within whose form is

our next Compty Court, or orthin himsy flags, it transact all the dather in behavior to hald get us having settled up said manner, to deliver the resid

fail not.

Jas B-04

Clerk of said Court, at office, this

year of American Independence

Jon 13 Deal

A. D. 1927 2

### STATE OF TENNESSEE, CARTER COUNTY

w Fl & morth are bound to the State of Tennessee, in the peanlty of

day of mel

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

ha Abeen appointed Administrator of the Estate of Most Ellegabeth

Now, if the said A Sman

shall well and truly as such Administrat Oz , perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

192 Poster mave

A& north

### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this 192 , and the year of American Independence

### STATE OF TENNESSEE, CARTER COUNTY

W Shay as Sacy + Sop are bound to the State of Tennessee, in the peanlty of \$300.00

Witness our hands and seels, this 2 2 day of mch The Condition of this Obligation is such, That whereas the above bound

W Nacu en appointed Administrat & of the Estate of Me Lacus

Now, if the said & W Lacer shall well and the duties which are or may be required by law,

Acknowledge one am of \$300.00.

F. S. Landy as administrated, of the nature of Und. Minor, assessed. orthorize son to cake of note extractive

Fr W Show

no I Jacus Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and ofter having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Jan 13-824

Clerk of said Court, at office, this

a Citizen of Carter County:

\$5620 HARSHALL & DRUCE CO., MARIN

### STATE OF TENNESSEE, CARTER COUNTY

We, Missian Carrier Carrier

are bound to the State of Toursesee, in the resulty of 2/000 00 Dollars.

Witness our hands and shalls, this day of Missian Dollars.

Witness our hands and shalls, this day of Missian Dollars.

A. D. 180 - A. D. 180 -

spellwell and truly as such Administrative, perform all the duties which are or may be required by law,

Acknowledged and approved in open Court,

Winfield Deuge

Motorius Chairman SM Sarriley (See

### STATE OF TENNESSEE, CARTER COUNTY

Mrs Sarah Carrier

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given hend and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

hese are therefore To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

was far to Cal

Clerk of said Court, at office, this

and the year of American Independen

An Akcal

ADMINISTRATION N. BOND

Que

Bless session a serve of months of

#### STATE OF TENNESSEE CARTER COUNTY

We,	<u></u>	essee, in the peanlty	of Lin	de de Transaca and	ati nas la hanga me
		s, this Z		Dollars	-
Phe Con	dition of this of	Obligation is such	That whereas th	e above bound	The Contact
ach	2 Wie	leane	x C- 3896	33 deceased.	12.7
	11	~.		A	be required by law,
this obligation	n shall be void, ot	herwise to remain in	full force and vir		
Acknowle	edged and approv	ed in open Court,	) Jacon	2 Wil	Cliniseal.) (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

Wy Williams
Whereas, It appears to the Court now in session, that Olfred Williams
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law and the Court having ordered that Letters of Adminis
tration be issued to you:
These syntherefore. To authorize and empower you, the said

to take into your possession and control, all the goods, chartels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which havfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Cherk of said Country of Arms of Arms

AR Del

we. J.C. Bowas

are bound to the Step of Tennessee, in the peanity of The Sheward Hill Fundred Dollars.

Witness our hands and seals, this # day of April A. D. 1982

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

had been appointed Administrat of of the Estate of Ucctoria Bowlers

Now if the said C. Bower

shall well and truly as such Administrat (), perform all the duties which are or may be required by law,

THE RESERVE OF

Acknowledged and approved in open Court,

his day of 192

hairman.

STATE OF TENNESSEE, CARTER COUNTY

o J. C. Bowers a Citizen of Carter Com

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

The are therefore To authorize and empower you, the said

to take into your possession and control, all the goods, thattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after a wing settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness Ja & Seal Clerk of said Court, at office, this 1/2 day at Cuffiel 1022, and the 155 year of American Endorsed to the

Ja Black

STATE OF TENNESSEE, CARTER COUNTY

We, II H. Gaerge & Felelit, & Deforit a. )

Witness our hands and seals, this 16 day of @ Br

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

ha a been appointed Administrator of the Estate of Sauce Bauge

Now, if the said

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

Acknowledged and approved in open Court,

- A. H. Louge (See

this 16 day of ARU 190

See See See (See

.....Chairman.

STATE OF TENNESSEE, CARTER COUNTY

. A Hauge

Whereas, It appears to the Court now in session, that Adams I appears to the Court now in session, that Adams I has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, seed the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said BH Soung

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness Jao Balal

Clerk of said Court, at office, this

On Balla

MINISTRATOR'S BOND

### STATE OF TENNESSEE, CARTER COUNTY

are bound to the State of Tennessee, in the peanity of June Johnson & Dollars.

Witness our hands and seals, this So day of Clare Ap 1907.

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

ha S been appointed Administrate of the Estate of M. S. Smith deceased.

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

Acknowledged and approved in open Court,

day of Copy 1082 By J Parkille (Book Story)

## STATE OF TENNESSEE, CARTER COUNTY

To Bell of Simerly

a Citizen of Carter County:

wareces, it appears to the Court now if seasion, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, clasms and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Wines for to Deal

Clerk of said Court, at office, this

Jan Bocal

## STATE OF TENNESSEE, CARTER COUNTY

We, Mrs am Selford are bound to the State of Tenness, in the pearlty of Sixty Pollars

May a m felting (Seal Step C Telling) (Seal Leb C Telling) (Seal

SE. CARTER COUNTY

her be a Crizzerot Cartes County:

Shat Lefter by

Bed as to your claim by the administration, and your ad the Court having postero that Letters of Administration.

These are therefore, To authorize and empower you, the said Miss a m Sofial

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to callect and pay all debts, and to do and transact all the duties in relation to caid estate, which lawfully devolve to you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Jook Deal

Clerk of said Court, at office, this &3

tao adial

are bound to the State of Tennessee, in the peanity of

Witness our hands and seals, this of the state of the

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

ha & been appointed Administrate of the Estate of M. E.

Now, if the said Administrat. , perform all the duties which are of this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

and day of Copy 1982

STATE OF TENNESSEE, CARTER COU

To Helt of Simerly

a Citizen of Co

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the having given bond and qualified as directed by law, and the Court having ordered tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, clasms and papers of the salf intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to sald estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness for to Deal

Clerk of said Court, at office, this 20

and the year of American Independen

Jan Bocal

### STATE OF TENNESSEE, CARTER COUNTY

he Condition of this Obligation and such that whereas the above bound  The Market State of Mar	We, M	is am	. Selford	X	327 -
itness our hands and solds this obligations such that whereas the above bound  Mrs. A. D. 18  the Condition of this Obligations such that whereas the above bound  Mrs. A. D. 18  the Condition of this Obligations such that whereas the above bound  Mrs. A. D. 18  the Condition of this Obligations such that whereas the above bound  Mrs. A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  A. D. 18  the Condition of this Obligations such that whereas the above bound  the Condition of this Obligations such that whereas the above bound  the Condition of this Obligation such that whereas the above bound  the Condition of this Obligation such that whereas the above bound  the Condition of this Obligation such that whereas the above bound  the Condition of this Obligation such that whereas the above bound  the Condition of this Obligation such that whereas the above bound  the Condition of the Condition such that whereas the above bound  the Condition of the Condition such that whereas the above bound  the Condition of the Condition such that whereas the above bound  the Condition of the Condition such that whereas the above bound  the Condit	bound to the State	of Tennesse, in the pean	ty or Sixty	Dalla	2
been appointed Administrat. Ovor the Estate of Longian	1	X	. ,	Dollars.	
been appointed Administrat. Wof the Estate of M. Soffen L.  decgased.  ow, if the said Mas a. M. Sedfin L.  rell and truly as such Administrat. W., perform all the duties which are or may be required by  keption shall be void, otherwise to remain in full force and virtue.  May a m. Laffin 2.					A. D. 182
been appointed Administrat. Wof the Estate of Second deceased.  low, if the said Mas a Second deceased.  cell and truly as such Administrat. As a perform all the duties which are or may be required by a perform all the duties which are or may be required by the second of the second	he Condition	of this Obligation is suc	hat whereas the a	bove bound	· · · · · · · · · · · · · · · · · · ·
ow, if the said Mas a managed of the said	Ilm	u m	of many	2 - 01	2,0
ow, if the said Mas a Section of sell and truly as such Administration, perform all the duties which are or may be required by lighton shall be void, otherwise to remain in full force and virtue.	been appoint	ed Administrat Ovof the	e Estate of		from K
well and truly as such Administrat (2)., perform all the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are or may be required by the duties which are only also are of the duties which are only also are only also are of the duties which are only also are only	low if the said	mas a.	200		
skation shall be void, otherwise to remain in full force and virtue.					manufact by
My a m letting	1				required by
oknowledged and approved in over Court	1				2,0
Hay Halhowry	cknowledged on	approved in open dourt,	1000	: 1-	6.0
	100		The state of the s	Halpour	y (S

#### STATE OF TENNESSEE, CARTER COUNTY

PRINT	ms	a	m	Delfor	Se	7	Cartos County:
Ħ.				1 .	12	-7	100%

Whereas, It appears to the Court now in essaion, that Leading to the administration, and you given bond and qualified as directed by last and the Court having courted that Letters of Administration be issued to you:

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a trib and perfect inventory thereof to our next County Court, or within ninety days from the date bereof, to callect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

with Jan Ball

These are therefore, To authorize and empower you, the said

Clerk of said Court, at office, this

6 20:0

(as see )

\$ 900 PS

## STATE OF TENNESSEE, CARTER COUNTY

a J Sour wom B march & are bound to the State of Tennessee, in the peanlty \$10 000 = Witness our hands and seals, this 23 The Condition of this Obligation is such, That whereas the above bound been appointed Administrator of the Estate of shall well and truly as such Administrat or perform all the duties which are or may be required by this obligation shall be void, otherwise to remain in full force and virtue Acknowledged and approved in open Court, To the County Court of Carter County, Tennessee. This will authorize you to sign our manes to the bond of Alfred Love as Administrator of the estate of N.C. Love, deceased. Said bend to bein the amount of Ten Thousans (\$10,000.00). Dollars. This the 23rd, day of April, 1932.

### STATE OF TENNESSEE, CARTER COUNT

+ Dhialway	llam
are bound to the State of Tennessee, in the peanlty of Just House	ed Fift
Witness our hands and seals, this day of day of	A. D. 1985
The Condition of this obligation is such, That whereas the above bound had been appointed Administrator of the Estate of Loss O. W.	ilha.
Now, if the said PA Brune & deceased.	
shall well and truly as such Administrat, perform all the duties which are or may	be required by law,
this obligation shall be void, otherwise to remain in full force and virtue.	(Seal.)
Acknowledged and approved in open Court,	(Seal.)
This day of 192 The adve	
Chairman	(Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

To 77 ll Brumit	a Citizen of Carter County:
Whereas, It appears to the Court now in session, that	Williams
has died, leaving no Will, and the Court being satisfied as to yo	
having given bond and qualified as directed by law and the Court	t having ordered that Letters of Adminis-
tration be issued to you:	testion he issued to you
These are therefore, To authorize and empower you, the said	
Ta Brumb to take	into your possession and control, all the
goods, chattels, claims and papers of the said intestate, and return	
our next County Court, or within ninety days from the date hereof,	to collect and pay all debts, and to do and
by transact all the duties in relation to said estate, which lawfully de	volve on you as Administrator; and after
having settled up said estate, to deliver the residue thereof to those	who have a right thereto by law. Herein
fall not.	and the second s
1 6 106	12 40 10 10 10 10 10 10 10 10 10 10 10 10 10
With Mich Vocale	Clerk of said Court, at office, this 10

A.D. 195
Ehal Com
S. See S. Se See S. See S
Lower S.D.
5.55
quired by
1
(8
(Se
ille
With the St
Service of
(86
(Se
•

Whereas, It appears to the Court now in session, that \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \) \( \)

These are therefore, To authorize and empower you, the said

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Witness On B Cal Clerk of said Court, at office, this 1 3 lay of P year of American Independence.

STATE OF TENNESSEE, CARTER COUNTY

are bound to the State of Tennessee, in the peanlty of June All Michael April Dollars.

Witness our hands and seals, this April Dollars.

Witness our hands and seals, this April Dollars.

The Gothiclon of this Obligation is such, That whereas the above bound had been appointed Administrat of the Estate of April Dollars.

Now, if the said April Dollars.

Now, if the said April Dollars.

Acknowledged and approved in open Court, Chairman.

Chairman.

Chairman.

#### STATE OF TENNESSEE, CARTER COUNTY

To II a Erus Whereas, It appears to the Cou	nit (	a Citizen of Carte	er County:
Whereas, It appears to the Coun has died, leaving no Will, and the C			
having given bond and qualified as d	irected by law, and the (	Court having ordered tha	Letters of Adminis-
tration be issued to you:	400		e all hears oil deliger
The are therefore, To author			and control, all the
goods, chattels, claims and papers of			
our next County Court, or within nine	ety days from the date her	reof, to collect and pay all	debts, and to do and
transact all the duties in relation to	said estate, which lawfull	y devolve on you as Adr	ninistrator; and after
having settled up said estate, to deliv	er the residue thereof to t	hose who have a right the	reto by law. Herein
fail not.	260 0		49.04
Witness / US	a real	Clerk of said Court,	at office, this 10

1 1925 4 of the year of American In

\$ 3,00 Court lever 19. 88620 MARSHALL & WHUCE CO., MASHWILLE

# STATE OF TENNESSEE, CARTER COUNTY

are bound to the State of Tennessee, in the peanls	to of Fifty dollars
Witness our hands and seals, this 2/2	day of Muy A. D. 19832
	h, That whereas the above bound
had been appointed Administrat W of the	Estate of Me. Mile R. Shu
Now, if the said	perform all the duties which are or may be required by law.
this obligation shall be void, otherwise to remain i	
	Seiler + Hante (Seal.)
this day of 192	Au Strank Scilet (Seal.) Any Strank Scilet (Seal.) nan. for the special purpose of

Whereas, It appe	a Citizen of Carter County:
has died, leaving no Y	ill, and the Court being satisfied as to your claim to the administration, and you
naving given bond and	qualified as directed by law, and the Court having ordered that Letters of Adminis-
ration be issued to you	district that letters of Adminis-
These are theref	re, To authorize and empower you, the said
di M. Josephysika er	to take into your possession and control, all the
oods chattels claims	and papers of the sold intertal and control, all the
oods, chattels, claims	and papers of the said intestate, and return a true and perfect inventors themast to
or next County Court	and papers of the said intestate, and return a true and perfect inventory thereof to
or next County Court ransact all the duties	and papers of the said intestate, and return a true and perfect inventory thereof to or within ainety days from the date hereof, to collect and pay all debts, and to do and a relation to said estate, which lawfully devolve on you as Administratory and the
or next County Court ransact all the duties swing settled up said	and papers of the said intestate, and return a true and perfect inventory thereof to
or next County Court ransact all the duties awing settled up said	and papers of the said intestate, and return a true and perfect inventory thereof to or within ainety days from the date hereof, to collect and pay all debts, and to do and a relation to said estate, which lawfully devolve on you as Administratory and the
sur next County Court ransact all the duties	and papers of the said intestate, and return a true and perfect inventory thereof to or within ainety days from the date hereof, to collect and pay all debts, and to do and a relation to said estate, which lawfully devolve on you as Administratory and the

# STATE OF TENNESSEE, CARTER COUNTY

We, Lawrence Hyder	
are bound to the State of Profinence, in the peanlty of	200
Witness our hands and seals, this.	0
The Condition of the Obligation is such, That whereas	the above bound
had been appointed Administrate of the Estate of July Jugalie  Now, if the said Lawrence	Lydic
shall well and truly as such Administrat. And perform all the du this obligation shall be void, otherwise to remain in full force and y	ties which are or may be required by law
Acknowledged and approved in open Court,  BL  this day of 192	When Style (Sout)
Chairman.	(Sent.)

	STATE OF TENNESSEE, CARTER COUNTY	
	To the County Court, Carter County, Elizabethton, Tempessee.	
State bee	This will authorise you to sign our names to the bond of Lawrence Hyder, as Administrator of the estate of J.H. Hyder, deceased.	d yo
in l	Said bond to be in the amount of One Thousand (\$1,000:00) Bollars.	mini
	This the 12 day of June, 1932.	II th
41	Jamene Nyde	of and
24	AAD OU BOUR HILL	lereis

a Citizen of Carter County:

### STATE OF TENNESSEE, CARTER COUNTY

We, 9	10,21	rupe y	Siles	4 1/	ter perete
	XAIIIV		Fifty	Pro- 1200	
Witness our ha	nds and seals, this	2/4	day of M	w	A. D. 19832
			at whereas the abo		ugani oli
38			m		0 10
ha been appoi	inted Administrat	of the Esta	te of //ne,	Mule	R. Shuj
Apecial & Now, if the said	ond only	for purp	ne of down	deceased This	To a injury to Me
shall well and truly	as such Administ	trat perform	n all the duties whi	ch are or may be	required by law.
this obligation shall				and to him ed the	o collapores.
¥ .	X		JESt.	/ /	
Acknowledged	and approved in o	open Court,	2,60 m	yes	(Seal.)
Design .	144		Seiler	11-+	(Seal.)
2280 -2-3	day of	192	Ay Stra	who a a	(Seal.)
this					
this					(Seal.)
this		Chairman.	for the afec	can pur	Lab (Seal.)

### STATE OF TENNESSEE, CARTER COUNTY

tration be issued to you:	ted by law, and the Court having ordered that Letters of Adminis-
	(1) July (1) I have a design and pro-
- These are therefore, To authorize	The state of the s
told. He. Juston, Lee, a few page and a second	to take into your possession and control, all the
goods, chattels, claims and papers of the	said intestate, and return a true and perfect inventory thereof to
our next County Court, or within ninety	days from the date hereof, to collect and pay all debts, and to do and
transact all the duties in relation to said	estate, which lawfully devolve on you as Administrator; and after
having settled up said estate to deliver t	he residue thereof to those who have a right thereto by law. Herein
	he residus thereor to those who have a right thereto by law. Herein
fail not.	Herein
fail not.	CAN DESCRIPTION
	Clerk of said Court, at office, this
fail not.	CAN DESCRIPTION

## STATE OF TENNESSEE, CARTER COUNTY

We, Lawrence Hydic	
are bound to the State of Refinessee, in the peanlty of	Dollars.
Witness our hands and seals, this. S day of June	A. D. 1932
The Condition of this Obligation is such, That whereas the above bound	d
been appointed Administrat. To of the Estate of J. J. Jugaliu , deceased Now, if the said Laurence Jugaliu	i.
shall well and truly as such Administrat. W, perform all the duties which are of	r may be required by law
this obligation shall be void, otherwise to remain in full force and virtue.	Hydie (Seal)
Acknowledged and approved in open Court,  Acknowledged and approved in open Court,  Belle Jeg	hyder (Sea)
NOT REMOVABLE	(Seal.

# STATE OF TENNESSEE, CARTER COUNTY

To the County Court, Carter County, Elizabethton, Temmessee.

This will suthorize you to sign our names to the bond of Lawrence Hyder, as Administrator of the estate of J.H. Hyder, deceased.

Said bond to be in the amount of One Thousand (\$1,000.00) Bollars.

This the day of June, 1932.

Belle Hy Bessie Hy We Sem & Reece

are bound to the State of Tennessee, in the peanlty of \$10000

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

ha Abeen appointed Administrat 220 the Estate of Jan Has Goller

shall well and truly as such Administrat A.L., perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Chairman

Fidelity and Deposit Company of Maryland.

Vem theere

# STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that .... has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued-to you:

These are therefore, To otherize and empower you, the said

und fleel to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this / 4

### STATE OF TENNESSEE, CARTER COUNTY

R.O. Campbell

are bound to the State of Tennessee, in the peanlty of Tive Himdred

Witness our hands and seals, this 30

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

. C. Camphel

ha been appointed Administrat of the Estate of

B.C. Campbell Now, if the said shall well and truly as such Administrat. perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and

Acknowledged and approved in open Court,

Chairman.

STATE OF TENNESSEE, CARTER COUNTY

Q. Campbell

app #300 due od

Whereas, It appears to the Court now in session, that Mr. C. P. C. C. has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Admini tration be issued to you:

These are therefore, To authorize and empower you, the

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

1932, and the 156 year of American Indep

20/2	200
We, WMD	Deace
are bound to the State of Tennessee, in the	peanlty of BNL Handred
Witness our hands and seals, this The Condition of this Obligation is	day of July A. D. 1925 .
and the same of th	of the Estate of Mine W M
Fearce Now, if the said Wy	Leave deceased.
shall well and truly as such Administrat Or this obligation shall be void, otherwise to rea	, perform all the duties which are or may be required by law
Acknowledged and approved in open Co	WMP
this day of 1	192 Premit (Seal.)
	July 6,1932.
Jac. B. Deal, Clerk of the Cour	aty Court of Cont
This will orthorize you to si in the sum of \$100,00 as a comi	aty Court of Carter County, Tennessee.
This will orthorise you to si in the sum of \$100.00 as \$\frac{1}{2}\$ deceased.	gn our names to the bond of W.M.Pearce, instantor of the Estate of Mrs. W.P. Pearce,
This will orthorize you to si in the sum of \$100,00 as admideceased.	gn our names to the bond of S.H.Pearce, natuator of the Estate of Mrs. J.H.Pearce,
his will orthorize you to si in the sum of \$100.00 as admideceased.	RA Bruin
WM Jeane	Roy Af alkoway  RABruil  to take into your possession and control, all the
in the sum of 1100.00 as coming deceased.  W. M. Feorce goods, chattels, claims and papers of the said our next County Court, or within minety days it transact all the duties in relation to said estate.	Roy At alkoway RABrucil

STATE OF TENNESSEE, CARTER COUNT	14
We, Mrs. Q. H. Millard June, are bouged to the State of Tennessee, in the peanlity of	
we Mrs. Q. H. millard	u 25
Pluff City, Jan 14'	
Dellam	
Witness our hands and seals, this. // day of July A.  The Condition of this Objection is such. That whereas the shows house!	D. 192 2
The Condition of this Objection is such. That whereas the above bound	
ha been appointed Administrat Life of the Estate of Mr. L. G. Clementa deceased.	Salar
Now, if the said Mr. C. H. Millard	-
shall well and truly as such Administrat. Ade., perform all the duties which are or may be required.	ed by law,
this obligation shall be void, otherwise to remain in full force and virtue.	A storage
Acknowledged and approved in open Court, Surgicla Clemone.  this day of 192 J.W. Millard.	(Seal)
this day of 192 \ J. W. Millard	Wash !
Chima	Seat.
and the same of th	+
STATE OF THANKS June the 29,1932.	
June the 27,1772.	
may make a	
Jas. B. Deal, County Court Clerk Carter County, Tennessee.	-
This will orthorize you to sign our names to the bond of Mrs. OH. Millard, as adminstratiz of the setate of Mrs.	you
L.B. Clemone in the sum of \$500.00	ainis-
These are therefore, To entrone and disposer you, he seed any company of	240
Mr. C. A. II diese of the contraction of contractio	I the
Hortield Changes	and
J. W. Willard	after
Witness / 15. Stal Clerk of said Court, at office, the	115
day of July 1972, and the /56 year of American Indepen	
COO (	7

We Wm Deance

are bound to the State of Tennessee, in the peanlty of Bul Ales leed

Witness our hands and seals, this

The Condition of this Obligation is such. That whereas

A been appointed Administrator of the Estate of my US m

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



a Citizen of Carter County:

Whereas, It appears to the Court now in session, that Mrs W m ( Yearce has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

m ( Leave to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE, CARTER COUNTY 3 Mrs. Q. H. Millied June.
Bluff City, Jan. 194 are bound to the State of Pennessee, in the peanlty of Witness our hands and seals, this // day of July The Condition of this Objection is such. That whereas the above bound me, if the said L. s. discons in she sun of \$500,00 ..... Bre, GR. Willord, me manuscrizzin of the second of Bre. This will orthorise you to sign our names to the bond of .. Jan. 9. Deal, County Cours Clark Carter Qualty, Januarice.

To Mr. C. 2/ millaul

Whereas. It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said

Mrs. C. I. milland to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

1982, and the / V year of American Independe

01	N N N		
We, Shen	nan D	rinds lof	10
		1	
	(2	7	

Witness our hands and seals, this The Constition of this Obligation's such, Th

Shuman Fruits

ha & been appointed Administrat ov of the Estate of Column

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

Acknowledged and approved in open Court,

## STATE OF TENNESSEE, CARTER COUNTY

Citizen of Carter Squnty:

Whereas, It appears to the Court now in session, that allien Lyon as died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empoyer you, the said.

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

### STATE OF TENNESSEE, CARTER COUNTY

are bound to the State of Tennessee, in the peanlty

Trel Huille

ha Deen appointed Administrates Nof the Estate of DB Buckles

Now if the said High

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

Acknowledged and approved in open Court,

To the County Court, Carter County, Tennessee.

This will authorize you to sign our names to the bond of Fred Hinkle as Administrator of the estate of I.B. Buckles, deceased.

Said bond to be in the amount of ONE THOUSAND SIX HUN-DRED (\$1,600,00) DOLLARS.

This the 18th, day of April, 1932.

A. D. 198 2

pedicing on herport Dr. A CONTRACTOR

grant por un the duties en er

Clerk of said Court, at office, this

are bound to the State of Tennessee, in the peanlty of Juo Blanded Tit

A. D. 1998 2

Witness our hands and seals, this

The Consistion of this Obligation is such, The phoceas the above bound Shuman Fruits

ha & been appointed Administrat ov of the Estate of Collin Le

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

Acknowledged and approved in open Court,

Chairman.

STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

Therman Druber to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE, CARTER COUNTY

Hunte both Stunde &

are bound to the State of Tennessee; in the peanlty of Sexteen Hundred

Witness our hands and seals, this 15 day of

ADMINISTRATOR'S BOND

A. D. 198 2

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

Huille

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that Buckley has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said Thul

to take into your possession and control, all the

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to reliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this

182, and the 156 year of American Independence.

me heusand

Witness our hands and seals, this.

The Condition of this Obligation is such, That wh

ha & been appointed Administrate of the Estate of William J. Doon

Now, if the said WS Son Rose

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

Acknowledged and approved in open Court,

Chairman.

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that William & Dorloon has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said Was Good

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office, this 16

199 24 and the /66 year of American Inde

ADMINISTRATOR'S BOND

STATE OF TENNESSEE, CARTER COUNTY

Hatherign

are bound to the State of Tounessee, in the peanlty of

Witness our hands and seals, this.

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

had been appointed Administrat wild the Batate of

Now, if the said

shall well and truly as such Administrat......, perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

COUNTY COURT CLERK JAS. B. DEAL, CLERK

ELIZABETHTON, TENNESSEE

To the County Court Clerk. Carter County, Tennessee.

This will authorize you to sign our names to the wond of Katheryn Jack as Administratrix of the estate of M.L. Jack, deceased.

Said bond to be in the amount of Five Hundred (\$500.00) Dollars.

This the 18th, day of July, 1932.

arter County:

tech administration, and you that Letters of Adminis-

sion and control, all the fect inventory thereof to r all debts, and to do and Administrator; and after thereto by law. Herein

1925 7 and the /J6

me housand

Witness our hands and seals, this

The Condition of this Obligation is such, That when

ha Deen appointed Administrate of the Estate of William Johnson

Now, if the said WD Goodesu

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

Acknowledged and approved in open Court,

W Mysodson

Chairman.

## STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County Whereas, It appears to the Court now in session, that William A Gorloon has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

tration be issued to you: These are therefore, To authorize and empower you, the said A Horizon

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

fail not.

Clerk of said Court, at office, this /6

198 2 and the 166 year of American Inc

### STATE OF TENNESSEE, CARTER COUNTY

Hatheryn

are bound to the State of Tounessee, in the peanlty of

Witness our hands and seals, this.

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

nay be required by law.

this the Lach, day of July, 1952. be in the mount of Five Huntred (\$500.00) ! Kennasa.

M'P' NWOK' GGOOFBGG JAK B STAL CLESS of Latheryl Jack de Louinistratrix of the parate of this vill justicial you to sign our names to the world

Carter Courty, Tennsesce. To the dout 17 doung diere,

Dollens.

UNTY

Wheres

a Citizen of Carter County:

Whereas. It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

Hilbery to take into your possession and control, all the goods, chettels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Hereix

fail not.

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

Acknowledged and approved in open Court, all Williams (Seal.)

this day of Old 1882 (Mac ) (Seal.)

(Seal.)

(Seal.)

(Seal.)

(Seal.)

(Seal.)

(Seal.)

(Seal.)

(Seal.)

State & Tennessee County of Carter

Jas. B. Deel Sounty Court Olerk, Carter County, of D.C. Rominger as adminstrator of the estate of John Leveless, deceased, in the sum of \$500.00.

Horselyder 0 9 Buckles

bug Halled

ON DeoBuic

year of American Independence

possoul

State of Tennessee. Carter County

are bound to the State of Tennesse in the possity of First Advances in the possity of First Advances in the Dollars.

Witness our hands and seals, this 12 day of Any AD, 1932.

The Condition of the Abeyre Obligation is such. That whereas, the above bound for the wists of the wists

shall well and truly as such Administrat. W., perform all the duties which are or may be required by law,

Acknowledged and approved in open Court,

this day of 192

Tom Speropular

Chairman.

### STATE OF TENNESSEE, CARTER COUNTY

То	a Citizen of Carter County:

Whereas, It appears to the Court now in session, that
has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you
having given bond and qualified as directed by lage and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness	and the state of t	Clerk of said	Court, at	office, this
lau of	192 and the	year of	American	Independe

Clerk of said Court, at office, this

1			J. L. L.	er en	Landard Con	700
	3 # 8	4	framep Liber apele folking	in the desire better	a y named years and	1
•	we, E.M.	7. Joh.	uston		**************************************	
						•
are b	Full H	ennessee, in the p	eanlty of	· 6	Dollars.	versage)
	Witness our hands and	seals, this.	3 day of	auga	A. D. 19	3
	The Condition of the	is obligation is		reas the above bou	und	
ha Š	been appointed A	ministrat M o	f the Estate of			
	Now, if the said	Dey.	100	decea	ed.	A
	well and truly as such	Administrat V	///		or may be required b	or los
					or may be required by	y ia
this	obligation shall be void	i, otherwise to ren	nain in full force a	nd virtue.	7.1	-
				6. M.	Shusten Johnston	(Sea
	Acknowledged and app	proved in open Co	art,	Benie!	Al John	1
,	4.			1/2	p. 04 1	(exect)
this.	day of	.1	92.	John X	peropular	(Sea
	w <sup>2</sup>		,			(Sea
-56-		. С	hairman.			
Secure	12 - 3			l	· ·	and the same of
	070479	C OF TOM	MEGGER C	ADTER	MINTY	
	SIAI	E OF TEN	NESSEE, G	ARTER CO	JUNIT	
		_		_		
To				a Citizen o	f Carter County:	
8	Whereas, It appears	a the Court now	n contint that			
	died, leaving no Will,				he administration. an	d v
-	ing given bond and que					
	ion be issued to you:	amou as success	26.0			111
	These are therefore,	To authorize and	empower you, the	e said		La
					ssession and control, a	all el
our	is, chattels, claims and next County Court, or sact all the duties in r	within ninety days	d intestate, and i	return a true and reof, to collect and	perfect inventory ther pay all debts, and to d	reof io ar
havi	ing settled up said esta	te, to deliver the r	esidue thereof to t	hose who have a r	ight thereto by law.	Here
fail	not.			,	- 41	45
			1 36	On the state of	C	
7	WILES			Clerk of said	Court, at office, this	1
day	d	19	2 , and the	year of	American Independent	te.

we This & mitchell

bound to the State of Tennessee, in the peanlty of Two Hen dred Fifte \$2500

Witness our hands and seals, this 23 day of Quiquel

The Condition of this Obligation is such, That whereas the a

ha W been appointed Administrat Ow of the Estate of

Sin High Now, if the said Than & mutchel

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

Acknowledged and approved in open Court,

23 day of Clar 1982

### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

## STATE OF TENNESSEE, CARTER COUNTY

Fresteen hundred

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

A. D. 198 2

een appointed Administrat O of the Estate of Thoda Willia

all well and truly as such Administrat......, perform all the duties which are or may be required by law.

Co Tu fan

is obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Por Colle Field & and C

#### ENNESSEE, CARTER COUNTY

a Citizen of Carter County:

ow in session, that Whoka Williams Coope rt being satisfied as to your claim to the administration, and you

ted by law, and the Court having ordered that Letters of Adminis

and empower you, the said Locar maan

to take into your possession and control, all the said intestate, and return a true and perfect inventory thereof to days from the date hereof, to collect and pay all debts, and to do and estate, which lawfully devolve on you as Administrator; and after he residue thereof to those who have a right thereto by law. Hereis

we have & mitchell

probound to the State of Tennessee, in the peanity of Two Bleen dred friftly

Witness our hands and seals, this.

The Condition of this Obligation is such, That where

ha Deen apprinted Administrat Of the Estate of

Now, if the said Than & mutche

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

Acknowledged and approved in open Court,

STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County

Whereas, It appears to the Court now in session, that

has died, leaving no Will, and the Court being satisfied as to your claim to the administration having given bond and qualified as directed by law, and the Court having ordered that Letters tration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and cont goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator having settled up said estate, to deliver the residue thereof to those who have a right thereto by lat

### STATE OF TENNESSEE, CARTER COUNTY

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

appointed Administrat O of the Estate of

all well and truly as such Administrat......, perform all the duties which are or may be required by law,

is obligation shall be void, otherwise to remain in full fores and virtue

Acknowledged and approved in open Court,

It Tak Falt & Lawx C

Ja Multan

STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

Whereas, It appears to the Court now in session, that I hove Williams Coop died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you given band and qualified as directed by law, and the Court having ordered that Letters of Adminis

These are therefore, To authorize and empower you, the said ...

to take into your possession and control, all the s, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to at County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and sact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after ng settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Hereis

James S Barrers & Mrs Perti Witness our hands and seals, this / A. D. 1923 this obligation shall be void, otherwise to remain in full force and virtue. to "as. B. Deal, Olark of the County Court of Carter County Tennessee. This will orthorize you to sign our names to the bond of Growford L. Bowers and Mrs. Gerthie Bowers in the sum of \$5000.00 as administrators of the estate of S.F. Bowers, This Sept. 19th: 1932. Caracifor & L. Banera Hers Gerthie Bower

We, 17/12	Jona J	Hill	n /	
re bound to the State of Te	nnessee, in the peanlty	of <b>EXP</b>	Dollars	/
Witness our hands and s	eals, this × 9	day of	DV )	A. D. 192
	obligation is such	Helton	above bound	tri
Now, if the said	re In	a 8/2	deceased.	
hall well and truly as such	Administrat Aux., pe	erform all the duties	which are or may	be required by
his obligation shall be void,	otherwise to remain in	Mis. one	. X	Xin (80
Acknowledged and appr	oved in open Court,	)		(Se
day of	192. Chairm	an.		(Se

STATE OF TENNESSEE, CARTER COUNTY

#### STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

	Whereas, It appears to the Court now in session,	, that	
ba	as died, leaving no Will, and the Court being satis	fied as to your claim to the admir	sistration, and you
he	naving given bond and qualified as directed by law, a	eig the Court having ordered that	Letters of Adminis-
tra	ration be issued to you:		4 60 1 100
	These are therefore, To authorize and empower	you, the said	and the second second
-	lia Africa I	to take into your possession	and control, all the
90	cods, chatters, claims and papers of the said intestal		
-	or next County Court, or within ninety days from the	date hereof, to collect and pay ail o	labts, and to do and
tax	runsect all the duties in relation to said estate, which	h lawfully devolve on you as Admi	nistrator; and after
-	aving settled up and estate, to deliver the residue the	moof to those who have a right then	sto by law. Herein
Iai	ail not.	April March	75.000
	Witness	Clerk of said Court, at	office, this

A. D. 1932

Beners & S Barrers & mo Perte

There heusan 8

Laura + Mrs Ser & Bowers

5000.00 as adelpatrators, of the estate of B. F. Bowers, Breafe dit, Breams and are, Cerebia homers to she suppor mis with our outpe how to sind out masses so she soud of

To Crampon S Barners & Man Street Garner Whereas, It appears to the Court now in session, that A Hauters

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis

These are therefore, To authorize and empower you, the said Trumper & & Samuer In Tirke Gamers to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after

having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE, CARTER COUNTY

wellton Dona & dillon

are bound to the State of Tennessee, in the peanlty of ENI hunder

Witness our hands and seals, this.

The Condition of this Obligation is sue

been appointed Administrat Autof the Estate of

Now, if the said Mrs. Jona S/Dis

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Cour

day of 192

Chairman

STATE OF TENNESSEE, CARTER COUNTY

a Citizen of Carter County:

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, said the Court having ordered that Letters of Adminis tration be issued to you:

These are therefore, To authorize and empower you, the said

Whereas. It appears to the Court now in session, that

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to ear next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transport all the duties in relation to said estate, which inwfully devolve on you as Administrator; and after barring settled up and estate, to deliver the residue thereof to those who have a right thereto by law. Herei

fail not.

Clerk of said Court, at office, this

ADMINISTRATOR'S BOND

we 11/12 The ma The

her dunked he

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

ha been appointed Administrat A the Estate of

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

Acknowledged and approved in open Court.

(Seal.)

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that Alaul Shel has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis

tration be issued to you:

These are therefore, To authorize and empower you, the said MM Jin & 72 to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Hereir

COUNTY COURT CLERK JAS. B. DEAL CLERK

ELIZABETHTON, TENNESSEE

To the County Court Clerk, Carter County, Tennessee.

are bound t This will authorize you to sign our names to the bond of Holden Carland, as administrator of the estate of Clarence

Hughs, deceased. Sadd bond to be in the amount of One Thousand (\$1,000.00) Dollars.

2/ day of September, 1932.

Acknowledged and approved in open Court,

Chairman

STATE OF TENNESSEE. CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration and you having given bond and qualified as directed by law, and the Court having ordered that Letters of A tration be issued to you:

These are therefore, To authorize and empower you, the said Hallen

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Clerk of said Court, at office

wo 7110 Ana m Shell

are bound to the State of Tennessee, in the Peanlty of

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

ha 2 been appointed Administrat Ache Estate of

Now, if the said Jena m Shell

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

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that wall still has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said /// Jun &

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

STATE OF TENNESSEE. CARTER COUNTY

SUSSESSMENT MOTHS CASES THE SCHOOL CLARK

Holden Gallan

are bound to the State of Tennessee, in the peanlty of DNL Mausan

Witness our hands and seals, this

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

ha of been appointed Administrat OT of the Estate of Manuel Sughes

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

Acknowledged and approved in open Court,

Chairman

STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis

tration be issued to you: These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devoive on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

WM Ila Carriger Mª Sun

are bound to the State of Tempessee, in the pearly

Witness our hands and seals, this JH ay of Jebu

The Sandition of this obligation is such, That whereas the above bound.

Now, if the said Mro Sta Carriger Mª Que shall well and truly as such Administrat......, perform all the duties which are or may be required by law,

this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court,

Chairman.

Ida Carriger Me Seuce Me Geal.) Elizabeth C. Jaughs- (Seal.)

STATE OF TENNESSEE, CARTER COUNTY

To Mrs Ida Carriga m. Que Cutton of Carter County:

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

32 and the /4 year of American Indepe

STATE OF TENNESSEE, CARTER COUNTY

Janie Store

are bound to the State of Tennessee, in the peanlty of

Witness our hands and seals, this 26 day of Supl

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

ha & been appointed Administrat you the Estate of

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

Acknowledged and approved in open Court. GeoTaylor

Chairman.

STATE OF TENNESSEE. CARTER COUNTY

Jamie Stove

Janusica Stra Beal.)

Whereas, It appears to the Court now in session, thathas died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

D.S. Harby to take into your possession and control, all the goods shattels, chains and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within pinety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

1932, and the 156

Now, if the said 100 mms shall well and truly a such Administrat this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, (Seal.) (Seal.)

(Seal.)

Chairman

Acknowledged and approved in open Courf.

this obligation shall be void, otherwise to remain in full force and virtue

#### STATE OF TENNESSEE. CARTER COUNTY

Whereas, It appears to the Court now in session, that has died, leaving no Will, and the Court being satisfied as to your claim to the administration having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis-

These are therefore, To authorize and empower you, the said to take into your possession and control, all the

nattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Whereas, It appears to the Court now in session, that

STATE OF TENNESSEE, CARTER COUNTY

shall well and truly as such Administrat Asset, perform all the duties which are or may be required by law,

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you

having given bond and qualified as directed by law, and the Court having ordered that Letters of Adminis

Chairman.

are therefore, To authorize and empower you,

to take into your possession and control, all the s and papers of the said intestate, and return a true and perfect inventory thereof to ext Courty Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

to Jae. 3. Jahl. Ol rk to the downty Court of Oaster County, Tennessee. This will orthorize you to sim our names. Vio and bond of eas. Myzee, as administrator of the seasts of 1.8. Myzee, declared, in the sum of \$100.00.

are bound to the State of Tennessee, in the peanlty of \$\beta \begin{align\*} DO. 0 \\
Dollars. \\
Witness our hands and seals, this. \\
The Condition of this Obligation is such, That whereas the above bound

had been appointed Administrated of the Estate of \$\beta \text{TWOJYMY}\$ deceased.

Now, if the said \$\begin{align\*} DWWW \\
Now, if the said \$\begin{align\*} DWWW \\
Shall well and truly such Administrated \\
Acknowledged and approved in open Court, \\
Acknowledged and approved in open Court, \\
Chairman. \\
County O \\
County O

#### STATE OF TENNESSEE, CARTER COUNTY

Whereas, It appears to the Court now in session, that

It appears to the Court now in session, that

It appears to the Court now in session, that

It appears to the Court having attisfier as to your claim to the administration and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

These are therefore, To authorize and empower you, the said

to take into your possession and control, all the goods chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our best County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein fail not.

Witness To Clerk of said Court, at office, this 2.7.

day of the said Court, at office, this 2.7.

we Miss our hands and seals, this S & day of Leph A. D. 1980

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

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

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

Now, if the said Mo Authorn

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

Acknowledged and approved in open Court,

Acknowledged and approved in open Court,

Chairman.

Chairman.

net given son ton agrandamentally of attractioning annesset in

a part of he for the dounty cours of others commercial manage

#### STATE OF TENNESSEE, CARTER COUNTY

IN Wilson

Whereas, It appears to the Court now in session, the	Julicon
has died, leaving no Will, and the Court being satisfied	as to your claim to the administration, and you
having given bond and qualified as directed by law, and	the Court having ordered that Letters of Adminis
tration be issued to you:	-1 moltag
These are therefore, To authorize and empower you	s, the said
Min All Wilson	to take into your possession and control, all the
goods, chattels chaims and papers of the said intestate,	
our next County Court, or within ninety days from the day	te hereof, to collect and pay all debts, and to do and
transact all the duties in relation to said estate, which la	wfully devolve on you as Administrator; and after
having settled up said estate, to deliver the residue thereo	to those who have a right thereto by law. Hereis
fail not.	
( In Re)	1 1 10 10 10
Wither	Clerk of said Court, at office, this
1082	vear of American Independence.
dily of the party of the time of time of time of the time of t	year of American independence.

This Sept. 17, 1932.

ate Sept. 17, 1932.

### Reconing \$ 7050, STATE OF TENNESSEE, CARTER COUNTY

State of Tennessee, in the peanlty of Theusauv

Witness our hands and seals, this. Condition of the Obligation is such, That whereas the above bound

Lierce Septon

and trull as such Administrat Day perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue

Acknowledged and approved in open Court,

WC Brees Chairman

STATE OF TENNESSEE, CARTER COUNTY

has died, leaving no Will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered tration be issued to you

These are therefore, To authorize and empower you, the said.

goods, chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Hereis

STATE OF TENNESSEE. CARTER COUNTY

We Hay Milson

are bound to the State of Pennessee, in the peanlty of

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

ha been appointed Administrator of the Estate of

Jas. B. Deal, Clerk of the County Court of Carter County, Tennessee

(Seal.)

The will orthorize you to sign our names to the bond of Roy

Nelson as adminstrator of the estate of D.H.W.Smith, deceased, in the mum of \$500.00.

ANESSEE, CARTER COUNT

Jas. B. Deal Clerk of the County Court of Carter County, Tennessee. This will orthorize to sign our na es to the bond of Roy Welsen as adminstrator of the estate of Sallie Smith, deceased inthe mum of \$300.00

..... and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who have a right thereto by law. Herein

Stember 1932, and the 1st