STATE OF TENNESSEE, CARTER COUNTY

WE, Ophi D. Brilin
WE, AMOUNT STORES
are bound to the State of Tennessee, in the penalty of Bull Would by Tunk
Dollars
WITNESS OUR HANDS AND SEALS, this 9 day of October, 1969
bound THE CONDITION OF THIS OBLIGATION IS SUCH, THAT whereas, the above
has been appointed Executor of the Oslatu of
Now, if the said Allow D. Sortin
shall well and truly, as such Executor, 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) Galu D. Hustin [SEAL]
open Court, this 9 day of
Volskie 1969
[SEAL.]
Hon m Lewis Judge
STATE OF TENNESSEE, CARTER COUNTY
WHEREAS, IT appears to the Court here, THAT
late or said County is dead, and made his last will and Testament in writing,
in which he hath appointed to the
same, which Will hath been exhibited in Court and proved as the law directs. It is therefore ordered by
said Court, that Letter Testamentary of all and singular the goods and chattels, rights and credits of the said
John D. Doolin having been qualified sepording to lay.
THESE ARE THEREFORE, To empower you, the said Alw D. Jorden
decessed and the same in your
of the said deceased, and the same in your possession take, whereseever the same may be found, and a true and perfect investory thereof to make,
and return to our ensuing County Court, and all just debts of the said.
deceased to pay; and also well and truly pay and deliver all the legacies contained and specified in said
Testament, as far as the said goods, charters and credits will thereunto extend and the law charge you. WITNESS CHARLES AND CHARLES AND CREDIT OF Said Court, at office, this
day of Mario 1969
Than Misking
County Court Clerk.
Tailly Seat D.C.

executor's mono: Duil med, 1464 89 Meson age and historic co. Recordio
STATE OF TENNESSEE, CARTER COUNTY
WE, Hind D. Touch
are bound to the State of Tennessee, in the penalty of Isid Military Lug
Will Dollars.
WITNESS OUR HANDS AND SEALS, this. & day of Mer. 1969
bound Dudy Dudy
has been appointed Executor of the Mile of Mile Mile
Journal A decembed
Now, if the said Shiph D. Yollah
shall well and truly, as such Executor, 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 \ Floyd D Leisler [Seal.]
open Court, this
Dovember 19 69 (Seat)
[SEAL]
Don m Lewis Judge
COLUMN OUT AND THE COLUMN OF T
STATE OF TENNESSEE, CARTER COUNTY
WHEREAS, IT ppears to the Court here, THAT LEMAN MAL LUCIN
late of said County is dead, and hath made his last Will and Testament in writing, in which he hath appointed Suma Execut to the
same, which Will hath been exhibited in Court and proved as the law directs. It is therefore ordered by
said Court, that Letters Testamentary of all and singular the goods and chattels, rights and credits of
the said deceased, issue to the said having been qualified according to law.
THESE ARE THEREFORE, To empower you, the said June D. Joule
to enter into and upon all and singular the goods and chattels, rights and credits of the said (MM) (Lecture deceased, and the same in your
possession take, wheresoever the same may be found, and a true and perfect inventory thereof to make,
and return to our ensuing County Court, and all just debts of the said
Testament, as far as the said goods shattels and credits will thereunto extend and the law charge you. WITNESS, Clerk of said Court, at office, this.
day of Manual 199.
And Stand glands Court Clerk.
o.a. Jelila fort D. C.