| 0.1  |                                      |
|--|--------------------------------------|
| We, Elisha Mustard Vin   | ent Meyers                           |
| Cherry Bussel  |                                      |
| are bound to the State of Tennessee, in the penalty of   | s hundred                            |
|  | Dollars.                             |
|  | lo -                                 |
| Witness our hands and seals, thisday of  | A.D. 1878                            |
| The Condition of this Obligation is such   |                                      |
| Elisho Mustarel  |                                      |
| ha been appointed Administrat of the Estate of   | 10 Mintage                           |
|  | and James Comment                    |
| deceased.  |                                      |
| Now, if the said   |                                      |
| shall well and truly, as such Administrat, perform all the   | 11 ć                                 |
| by law, this obligation shall be void, otherwise to remain in fu   | The Amustan                          |
| Acknowledged and approved in   | Cha murtan                           |
| <i>J</i>   | in and elligers                      |
| open Court, thisday of   | herses Busico Franc                  |
| deen 1878  |                                      |
| . 111/202  | (SEAL)                               |
| Wellow Hospes Chairman   |                                      |
|  |                                      |
| LETTERS OF ADMINIS   | TID A TION                           |
| MARK HARRY OF TRADERITY OF   | A MAR A AUTY                         |
|  |                                      |
| State of Beauessee-Linibora  |                                      |
| To Elisha Musterel, a Citizen of Cult  | County:                              |
| It appearing to the County Court now in session, that  | yewell.                              |
| has died, leaving no will, and the Court being satisfied as to yo  | ur claim to the administration, and  |
| you having given bond and qualified as directed by law, an   |                                      |
|  | Mustace                              |
| THESE ARE, THEREFORE, To authorize and empower you   |                                      |
| control, all the goods, chattels, claims and papers of the said  |                                      |
| perfect inventory thereof to our next County Court, to collect   |                                      |
| transact all the duties in relation to said estate which lawfully<br>and after having settled up said estate, to deliver the residue |                                      |
| entitled.  | nergor to those who are, by law,     |
|  | Clerk of said Court, at office, this |
|  | ear of American Independence.        |
|  | Not-1.                               |
|  | Ritelia Clerk.                       |
|  |                                      |

D. C.

| State of | Tennessee  | e, Clathorne                   | -      |    |
|----------|------------|--------------------------------|--------|----|
|          | -CLUE BORE | STATE OF THE PERSON AND PARTY. | CHRIST | di |

| (58)  |                                  | We                                   |
|---|----------------------------------|--------------------------------------|
|   |                                  |                                      |
| are bound to the State of Tennessee, in th  | e penalty of                     |                                      |
|   |                                  |                                      |
| Witness our hands and seals, this           |                                  |                                      |
|   |                                  |                                      |
| The Condition of this Q                     | bligation is such, That w        | hereas the above bour                |
|   | *                                |                                      |
| a _ been appointed Administrat _ of         | the Estate of                    |                                      |
|   | denesed                          |                                      |
|   | •                                |                                      |
| hall well and truly, as such Administrat    | perform all the dutional         |                                      |
| y law, this obligation shall be void, other | wise to remain in full force and | ch are or may be require<br>d virtue |
| ••  |                                  | _                                    |
| Acknowledged and approved in                |                                  | SEAL                                 |
| pen Court, thisday of                       |                                  | SEAL                                 |
| (   |                                  |                                      |
| 18  |                                  | 90                                   |
|   | •                                | BEAL                                 |
|   | Chairman Chairman                |                                      |
| · · · · · · · · · · · · · · · · · · ·       |                                  |                                      |
|   |                                  |                                      |

# To P & Fulkeum, a Citizen of Celections

It appearing to the County Court now in session, that farher he diesee 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 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, 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 are, by law, entitled.

Haney Retribe \_\_; Clerk of said Court, at office, this day of January 1879, and 102 year of American Independence.

| We George 1                       | Vicely Samuel s                  | ticely Muchel               |
|-----------------------------------|----------------------------------|-----------------------------|
| Nicely, Thos. Vi                  | cely A & Farmer &                | John Muney                  |
| . #                               | ee, in the penalty of Lix hu     |                             |
|                                   |                                  | Dollars.                    |
| Witness our hands and seals,      | this & day of Field              | A.D. 1879                   |
| The Condition of t                | his Obligation is such, That     | whereas the above bound     |
| George Sice                       | ly                               |                             |
| had been appointed Administra     | t of the Estate of James         | Nicely deed.                |
|                                   | deceased.                        | - I was                     |
| Now, if the said bear             | je Nicely                        |                             |
| shall wall and truly as such 9 in | metrate perform all the duties w | high are or may be required |

|                              | George Mely          | REAL |
|------------------------------|----------------------|------|
| Acknowledged and approved in | A program            | OXT  |
| open Court, this day of      | Mach Rings           | 98   |
| Feb. 1879                    | Same your stilly     | 680  |
| John tolant                  | Those Wiely his nune | S C  |
| 1                            | grairman your work   | 7    |

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

Exector

#### Stute of Monnessee-Giniborne County.

| To & day Sichly , a Citizen of Western Co  | unty:               |
|--|---------------------|
| It appearing to the County Court now in session, that James Me                   | Ny                  |
| 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:                                     | aport 1             |

THESE ARE, THEREFORE, To authorize and empower 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, 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 laving settled up said estate, to deliver the residue thereof to those who are, by law, untitled

| Wrantee | H. Rijohis     | Clerk of said Co | urt et office this |
|---------|----------------|------------------|--------------------|
|         | Heleryay 1879, |                  | 11045-014          |
| day or  | 18/4,          |                  | independence.      |
| 1- 60   |                | At Mirola        | Clerk              |

| We, 2  | who 760           | your W                                     |
|--|-------------------|--|
|  | -                 |  |
| are bound to the State of Tennessee, in the penalty of   |                   |  |
|  |                   |  |
| Witness our hands and seals, thisda  |                   |  |
| The Condition of this Obligation   | is such. That     | whereas the above hour                     |
|  |                   | whereas the above boun                     |
| ha been appointed Administrat of the Estate o  | <i>f</i>          |  |
| - Jean Jean Jean Jean Jean Jean Jean Jean  |                   | 4  |
| . Now, if the said   |                   |  |
| shall well and truly, as such Administrat , perform  |                   | 1.1  |
| by law, this obligation shall be void, otherwise to rema   | ain in full force | nich are or may be required<br>and virtue. |
| Acknowledged and approved in   |                   | SEAL                                       |
| 1  |                   |  |
| open Court, thisday of   |                   | SEAL                                       |
| 18   | ••                | BAL  |
|  |                   | 0,0  |
| and the second s |                   | BRAL                                       |

## LETTERS OF ADMINISTRATION.

#### State of Zennessee-Gluiborne County.

To p y Kroche , a Citizen of Cleubern County:

It appearing to the County Court now in session, that the Lya Me The Books 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 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, 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 are, by law, entitled.

| WIT  | NESS, | 36 | Ruletie | O 1 4 11 2                      | 47 *        |
|------|-------|----|---------|---------------------------------|-------------|
|      |       |    |         |                                 | ffice, this |
|      | aay o | i  | ch 1877 | , and year of American Independ | lence.      |
|      | *     |    |         | - The Mitchio                   |             |
| W 20 |       |    |         |                                 | Clank       |

| We, I . B. Hapsun and Jul  | n Hapsur                     |
|--|------------------------------|
| gom Hoopsun With Heust   |                              |
|  |                              |
| are bound to the State of Tennessee, in the penalty offifty              | L                            |
|  | Dollars.                     |
| With a second and a late of the  |                              |
| Witness our hands and seals, this 3 day of Mo                            | A.D. 1877                    |
| The Condition of this Obligation is such, The                            | at whereas the shove bound   |
|  |                              |
| VIB Depens   |                              |
| has been appointed Administrat of the Estate of Nana                     | cus a Simine:                |
|  | 7 9 0,                       |
| deceased.  |                              |
| Now, if the said 2 13 26 of same   |                              |
| 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 | e and virtue.                |
| of A M   |                              |
| Acknowledged and approved in   | AFY COL                      |
| Acknowledged and approved in   | SEAL                         |
| 7 414 4 1 6  |                              |
| John Hog   | PLSOVL SRAE                  |
| · March 1879   |                              |
|  | Sec.                         |
| gan alock Chairman   | . 77                         |
| V  |                              |

#### LETTERS OF ADMINISTRATION

#### State of Monnessee-Giniborne Monnty.

| To   | 2.15       | Hoopsen           | a Citizen of       | leta        | here       |       | ounty: |         |      |
|------|------------|-------------------|--------------------|-------------|------------|-------|--------|---------|------|
|      |            |                   | Courd now in sess  |             |            |       | apre   |         |      |
|      |            |                   | he Court being s   |             |            |       |        |         |      |
| you  | having giv | en bond and q     | qualified as direc | eted by lav | v, and the | Court | having | ordered | that |
| Lett | ers of Adm | inistration be is | sued to you:       |             |            | ,     |        |         |      |

THESE ARE, THEREFORE, To authorize and empower 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, 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 are, by law. entitled.

| WITNESS, | 26 K. | Tester.    | , Cler | k of said Court, a | office, this |
|----------|-------|------------|--------|--------------------|--------------|
| day of   | March | _1879, and | year o | f American Indep   | ndence.      |
|          |       |            | 1/4 /  | 7 Opie             | Clerk.       |
|          |       |            |        |                    | *            |

| We, W. The Count Isage Dans  | 4  |
|--|--|
| Betusmus   |  |
|  |  |
| are bound to the State of Tennessee, in the penalty of hus                   | relies and   |
| · - freshy   |  |
|  | Dollars.   |
| Witness our hands and seals, this I day of Aprile                            | A.D. 7819  |
| The Condition of this Obligation is such, That who                           | creas the above bound  |
| ha we been appointed Administrat of the Estate of Carter                     | Thumas   |
| Now, if the said 76 36 Cawares   | -  |
| Now, if the said 36 Courses  | The second secon |
| 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 B. Susumo                                       |  |
| open Court, this Iday of   | SEAL   |
| * (  | _  |
| Asile 1879   | - CAL  |
| John telark Chairman   | ( SEAL   |
|  |  |

# LETTERS OF ADMINISTRATION.

State of Zennessee-- glathovne County.

It appearing to the County 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 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, 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 are, by law, entitled.

| WITN | E88,      |         | , Clerk of said  | Court, at office, this |
|------|-----------|---------|------------------|------------------------|
|      | _day of   | 18, and | year of American | n Independence.        |
| *    |           | . 2     | -                | Clerk.                 |
|      | Cartery . |         |                  |                        |

#### State of Tonnessee, Claiberne County.

| We, g 36 ban Mis ban   | · A Little                         |
|--|------------------------------------|
| 7  |                                    |
| are bound to the State of Tennessee, in the penalty of Luce        |                                    |
| Witness our hands and seals, thisday of                            |                                    |
| The Condition of this Spligation is such,                          |                                    |
| ha — been appointed Administrat — of the Estate of                 |                                    |
| Now, if the said of to barr  |                                    |
| shall well and truly, as such Administrat A, perform all the d     | uties which are or may be required |
| by law, this obligation shall be void, otherwise to remain in full |                                    |
|  |                                    |
|  | 1. H. Cars TRAD                    |
| Acknowledged and approved in                                       | Mr. Chail                          |
| open Court, this day of  | The baw ment                       |
| open Court, this 2 day of  |                                    |
| May . 1879   | SEAL.                              |
|  | · GEAL                             |
| Who Solante  | 4 111 ,000                         |
| Ghairman Ghairman  | 1.114                              |

#### LETTERS OF ADMINISTRATION.

State of Bennessee-- Liniborne County.

| Contract of the contract of th |
|--|
| To g. sh leave , a Citizen of blackand County:   |
| It appearing to the County Court now in session, that B . Balfield   |
| 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:  |
| Toron on Trimmon Toronth sin and assessment to take into your services and   |

THESE ARE, THEREFORE, To authorize and empower 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, 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 are, by law, entitled.

| WITNESS, | se hi | Tohis      | , C | lerk of said | Court, at office, th |
|----------|-------|------------|-----|--------------|----------------------|
| 3 day of | May   | 18.79, and | yea | r of America | n Independence.      |

| 0       | 1-0     |   | 300         |
|---------|---------|---|-------------|
| <br>910 | Rischie | 1 | Clark       |
|         |         |   | a. Parkette |

ADMINISTRATOR'S BONI

#### State of Tennessee, Clathorne County.

| We A Bincho Duy R.  | .777               |
|---|--------------------|
| Me, A Biacks. D. M. Bruce   | De Bri Bras        |
| are bound to the State of Tennessee, in the penalty of June fund  |                    |
| Witness our hands and seals, this day of May  | Dollars, A.D. 1879 |
| ha been appointed Administrat of the Estate of J. W. Will   |                    |
| Now, if the said A. Bruch.  | as ,               |
| shall well and truly, as such Administrat —, perform all the duties which are or<br>by law, this obligation shall be void, otherwise to remain in full force and virtue |                    |
| Acknowledged and approved in open Court, this day of  | SEAL SEAL          |
| May 1879 M Williams John Clarke Grainman Leer Broo  | SHAL               |
| your clare Chairman Leve Brood  | 5                  |

# LETTERS OF ADMINISTRATION.

#### State of Wennesset--- faiborne Countu.

A Browk , a Citizen of be lawliving County: It appearing to the County Court now in session, that & M Willia 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 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, 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 are, by law, entitled.

Me Rit chie \_\_\_\_\_, Clerk of said Court, at office, this 1- day of May 1874, and year of American Independence.

Sto Gil Phi: Clerk.

#### State of Tennessee. Claiberne County

| We, Lames le S                                      | innous &                    | B. Cloud It  |
|---|-----------------------------|--|
| Can Sterling Hall                                   | Ken & Charles               | Bussell  |
| are bound to the State of Tennessee, in the p       |                             |  |
| 46  |                             | Dollars.   |
| Witness our hands and seals, this                   | Z day of fu                 | A.D. 1879  |
| The Condition of this Obli                          |                             | whereas the above bound  |
| James la Sim  |                             | The state of the s |
| ha & been appointed Administrat of th               |                             | wheth  |
| Now, if the said & anse                             |                             | us   |
| shall well and truly, as such Administrates         |                             |  |
| by law, this obligation shall be void, otherw       | ise to remain in full force | and virtue.  |
| Acknowledged and approved in open Court, thisday of | JAB S                       | belower TEAL   |
| July 100 )  | Stevening of Chairman       | Palker a   |

#### LETTERS OF ADMINISTRATION.

#### State of Monnessee-Staiborne Conntg.

To James smanuers, a Citizon of Celcules me County: It appearing to the County Court now in session, that \_\_\_\_\_ Clifeth Runse 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 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, 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 are, by law, entitled.

| Witness, | 26   | Dischut |       | , Clerk of said Cour | t, at office, thi |
|----------|------|---------|-------|----------------------|-------------------|
| Z day of | Rule | 1879, a | nd    | year of American Inc | lependence.       |
| SEV.     |      |         | 96    | Ritchie              |                   |
|          |      | ·       | Had 1 |                      |                   |

| We. Reter Sugato & D. B. Southen  | We             |
|---|----------------|
| are bound to the State of Tennessee, in the penalty of Ture Thousan   |                |
|   | Dollar         |
| Witness our hands and seals, this 4 day of Accept  The Condition of this Obligation is such, That whereas the   | A.D. 187       |
| Heler Hugat & J. 63 Southren  |                |
| ha been appointed Administrat of the Estate of Heenly Hu  | gaT            |
| Now, if the said Peter August + & B & The   | n.             |
| shall well and truly, as such Administrat perform all the duties which are or in by law, this obligation shall be void, otherwise to remain in full force and virtue. | may be require |
| Acknowledged and approved in Bouthurs   | SEAL           |
| August 1879 & Overtin   | SEAL SEAL      |
| John black Thamas Toiler  |                |
| Ghairman mark   |                |

# LETTERS OF ADMINISTRATION.

Bente of Loundson Gentle County:

To Role Lugaret & B. Routalen of Color Son County:

It appearing to the County Court now in session, that Meanley Atugale 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 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, 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 are, by law, entitled.

WITNESS, H. Referre , Clerk of said Court, at office, this WITNESS, July 1879, and year of American Independence.

Hearney Ril oliv Clerk.

D. C.

| We, Jefferson Heunter & D. H. Belling  | deg                         |
|--|-----------------------------|
| are bound to the State of Tennessee, in the penalty of   | edical Dollars              |
| Witness our hands and seals, this A day of Aug   | 4.                          |
| The Condition of this Obligation is such, That Refferson Heunter & 9 He Billings   | whereas the above bound     |
| ha been appointed Administrat of the Estate of   | Heunter                     |
| Now, if the said **Jefferson Security # 9 shall well and truly, as such Administrat , perform all the duties we by law, this obligation shall be void, otherwise to remain it such | hich are or may be required |
| Acknowledged and approved in   | Believe and                 |
| open Court, this F day of J. C. Ro   | yerd FAAL                   |
| John belock Grairman   | 680                         |

#### LETTERS OF ADMINISTRATION.

#### State of Mennessee-Miniborne County.

To Heanles + Bellingsey, a Citizen of Clarbaini It appearing to the County Court now in session, that Dassple Heunter

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 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, 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 are, by law,

WITNESS. 96 Ruchie , Clerk of said Court, at office, this Haday of Angus 1879, and year of American, Independence. y6. R. John Clerk

| 1000  | W TIP DITTOUR  | cisas bonks  | a Heck   |
|---|--|--|--|
| re bound to the State   | of Tennessee, in the pen   |  | unaus  |
|   | •  |  |  |
| With  | and seals this 67%   | 1/ 4-4   | Dollar Dollar  |
| Witness our hands   | and seals, this  | day of Oct   | A.D. 1/8   |
| The Condi   | tion of this Ohling  | tion is such, That wh  |  |
| Edi Yor   | and Gonge  | I hat wh   | ereas the above bou  |
|   | The second secon |  |  |
| 5 been appointed .  | Administrator of the E   | state of mary  | Nappen   |
|   | /  |  |  |
| Now, if the said  | Eci for  | deceased.  | 1  |
|   |  |  |  |
| law, this obligation s  | shall be void otherwise  | erform all the duties which  | are or may be requir   |
|   | t se void, otherwise t   | o remain in full force and   |  |
| Acknowledged ar   | od appropriate in  | بح ر   | 2.3.   |
| /   | (C)  | Abothan  | The same   |
| n Court, this 6   | day of   | Milan  | CO CO  |
| a   | 1879   | 06 60  | Reck (   |
| 1   | 1  |  | 080  |
| 10/1  | m Clark on   |  | ERAL   |
|   | Fhi  | airman   | •  |
| Detti   | ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~   | ~  | HON.   |
|   | ers of ad  | MINISTRAT  |  |
|   | ERS OF AD  | ~  |  |
| \$1   | ens of Addition of   | MINISTRAT  |  |
| appearing to the Cou  | ents of Admission  | MINISTRAT  | ounty:   |
| appearing to the Counted, leaving no will;  | ents of Monnessee- , a Citizen of linty Court now in session and the Court being sati  | MINISTRAT  | ounty:   |
| appearing to the Cou<br>fied, leaving no will;<br>having given bond   | ents of ADI  | MINISTRAT  | ounty:   |
| appearing to the Cou<br>fied, leaving no will;<br>having given bond a   | a Citizen of and the Court being satiand qualified as directed be issued to you:   | MINISTRAT  | ounty:<br>ne administration, an<br>having ordered tha  |
| appearing to the Countied, leaving no will; having given bond ares of Administration (LESE ARE, THEREFOR  | ents of ADI  inty Court new in session and the Court being sati and qualified as directed be issued to you: E. To authorize and em   | MINISTRAT  - Ciniter in Counts  a, that  sfied as to your claim to the law, and the Court  | ounty:<br>ne administration, an<br>having ordered tha  |
| appearing to the Countied, leaving no will; having given bond arts of Administration (IESE ARE, THEREFOR ol, all the goods, che   | ents of ADI  inty Court new in session and the Court being sati and qualified as directed be issued to you: E. To authorize and em attels, claims and papers   | MINISTRAT  - Minister H. Counts  In, that  sfied as to your claim to the sold by law, and the Court  apower you to take into   | e administration, an<br>having ordered that  |
| appearing to the Countied, leaving no will; having given bond arts of Administration (IESE ARE, THEREFOR ol, all the goods, che to inventory thereof  | and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Co | MINISTRAT  — Giniter III. Genety  and that  sfied as to your claim to the state of the said intestate, and the court  appear you to take into the soft the said intestate, and the collect and now all | ne administration, and having ordered that your possession and return a true and   |
| appearing to the Countied, leaving no will; having given bond ares of Administration (IESE ARE, THEREFOR ol, all the goods, chect inventory thereof act all the duties in respectively.                   | a Citizen of anty Court new in session and the Court being sati and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Coelation to said estate which   | ministra and the Court to the said intestate, and the lawfully development to the lawfully development.  | e administration, and having ordered that your possession and d return a true and debts, and to do and   |
| appearing to the Countied, leaving no will; having given bond arts of Administration (IESE ARE, THEREFOR ol, all the goods, chect inventory thereof act all the duties in respectively.                   | a Citizen of anty Court new in session and the Court being sati and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Coelation to said estate which   | ministra and the Court to the said intestate, and the lawfully development to the lawfully development.  | ne administration, and having ordered that your possession and determined return a true and debts, and to do and   |
| appearing to the Countied, leaving no will; having given bond ares of Administration (IESE ARE, THEREFOR ol, all the goods, chect inventory thereof act all the duties in respectively.                   | a Citizen of anty Court new in session and the Court being sati and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Coelation to said estate which   | MINISTRAT  — Giniter III. Genety  and that  sfied as to your claim to the state of the said intestate, and the court  appear you to take into the soft the said intestate, and the collect and now all | e administration, and having ordered that your possession and determined the return a true and debts, and to do and  |
| appearing to the Coulied, leaving no will; having given bond are of Administration tess are, Therefore, ol, all the goods, che ct inventory thereof act all the duties in rutter having settled up ed.    | a Citizen of anty Court new in session and the Court being sati and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Coelation to said estate which   | ministrat  and that  sfied as to your claim to the solution of the said intestate, and the court to collect and pay all ich lawfully devolve on your residue thereof to the  | ne administration, and having ordered that your possession and depts, and to do and ou as Administrator se who are, by law,  |
| appearing to the Coulied, leaving no will, having given bond are of Administration tess are, Therefore, all the goods, check inventory thereof act all the duties in rather having settled upod.  TIMESS, | a Citizen of anty Court new in session and the Court being sati and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Coulation to said estate whip said estate, to deliver to   | ministra and the court spower you to take into so of the said intestate, an urt to collect and pay all ich lawfully devolve on y the residue thereof to the power to the collect and pay all ich lawfully devolve on y the residue thereof to the power said.  | ne administration, and having ordered that your possession and depts, and to do and ou as Administrator se who are, by law.  |
| appearing to the Coudied, leaving no will, having given bond are of Administration tiese Are, Therefore, ol, all the goods, check inventory thereof act all the duties in reafter having settled upod.    | a Citizen of anty Court new in session and the Court being sati and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Coulation to said estate whip said estate, to deliver to   | ministrat  and that  sfied as to your claim to the solution of the said intestate, and the court to collect and pay all ich lawfully devolve on your residue thereof to the  | ne administration, and having ordered that your possession and depts, and to do and ou as Administrator, so who are, by law,   |
| appearing to the Cou<br>died, leaving no will;<br>having given bond<br>ers of Administration<br>mess are, Therefore,<br>col, all the goods, che<br>ect inventory thereof<br>act all the duties in re      | a Citizen of anty Court new in session and the Court being sati and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Coulation to said estate whip said estate, to deliver to   | ministra and the court spower you to take into so of the said intestate, an urt to collect and pay all ich lawfully devolve on y the residue thereof to the power to the collect and pay all ich lawfully devolve on y the residue thereof to the power said.  | ne administration, and having ordered that your possession and determ a true and debts, and to do and ou as Administrator, se who are, by law, Court, at office, this an Independence. |
| appearing to the Coulied, leaving no will, having given bond are of Administration tess are, Therefore, all the goods, check inventory thereof act all the duties in rather having settled upod.  TIMESS, | a Citizen of anty Court new in session and the Court being sati and qualified as directed be issued to you:  E. To authorize and emattels, claims and papers to our next County Coulation to said estate whip said estate, to deliver to   | ministra and the court spower you to take into so of the said intestate, an urt to collect and pay all ich lawfully devolve on y the residue thereof to the power to the collect and pay all ich lawfully devolve on y the residue thereof to the power said.  | ne administration, and having ordered that your possession and depts, and to do and ou as Administrator se who are, by law.  |

| Spate of Tel  | rmenns of           | Clatherne                 | County.             |
|---|---------------------|---------------------------|---------------------|
| We, Harry Re  | tehie and           | In Stone g.               | M. Buis             |
| are bound to the State of Tenne                                     |                     |                           |                     |
| Witness our hands and seals   | 11.                 | a Cont                    | Dolls               |
| The Condition of  | -11                 | n is such, That when      |                     |
| Marie Justini Administra  |                     |                           |                     |
|   |                     | deceased.                 | ew                  |
| Now, if the said 16 14 14 15 16 16 16 16 16 16 16 16 16 16 16 16 16 | ninistrate, perfe   | orm all the duties which  | are or may be requi |
| y law, this obligation shall be v                                   | oid, otherwise to r | emain in full force and v | rirtue.             |
| Acknowledged and appropen Court, this                               | 1 10                | .0970                     | ARA ON              |
| *18   | day of              | c. W. Stow                |                     |
|   |                     |                           |                     |

## LETTERS OF ADMINISTRATION:

#### State of Zennessee-Stuthorne Sonntu.

|  |            |          |           | 7. 1           |
|--|------------|----------|-----------|----------------|
| It appearing to the County Court now in session, that  | t          |          |           |                |
| has died, leaving no will, and the Court being satisfied a   |            | claim to | the admir | niotration and |
| 1  | as to your | Ciaim to | the aumin | nstration, and |
| you having given bond and qualified as directed by   | law, and   | the Cou  | rt having | ordered that   |
| Letters of Administration be issued to you:  |            |          |           |                |
| Transport of Trans |            |          |           | 100            |

THESE ARE, THEREFORE, To authorize and empower 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, 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 are, by law entitled.

| Witness, |    | >     | , Clerk | of said C | ourt, at office, |
|----------|----|-------|---------|-----------|------------------|
| day of   | 18 | , and | year of | American  | Independence.    |
| (4)      |    |       |         |           |                  |
|          |    |       |         | - Ath     |                  |

· ON B learn

#### State of Tennessee, Claiborne County.

| We, Charle Neiley M Bo Care  |
|--|
| WK Rection   |
| are bound to the State of Tennessee, in the penalty of fifteen   |
| hundre   |
| Witness our hands and seals, this day of Narrender A.D. 1879   |
|  |
| The Condition of this Obligation is such, That whereas the above bound   |
| Charlo Dely  |
| had been appointed Administrat of the Estate of Airley Davis   |
| deceased.  |
| Now, if the said Charle Rely   |
| 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  |
| 11/11 11 100000  |
| 1847   |
| John Clark Chairman  |
| Chairman   |
|  |
| TEMPERAL AND A WALLEY OF THE AREA OF THE A |

#### State of Bentessee-Staiberne County.

To behalley Neeley , a Citizen of Celacharn County: It appearing to the County Court now in session, that Andrew Sauis 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 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, 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 are, by law, entitled.

|       | 110      | 0.               |               | .hglpi-:                   |
|-------|----------|------------------|---------------|----------------------------|
|       |          | vey Richie       | , Clerk of se | aid Court, at office, this |
| 2 day | of Alan  | enale 18 79, and |               |                            |
| -uay  | OI-GUIDA | 18_7, and        | year of Ame   | rican Independence.        |
|       |          |                  | ml n          |                            |

| -  | 26.0 | Rit ol | il | меры  | COLOR. | 1.   |
|----|------|--------|----|-------|--------|------|
|    |      |        | -  | <br>- | CL     | erk. |
| 24 |      |        |    |       |        |      |

| 100 | are bound to the State of Tennessee, in the penalty of | and thousan  | -   |
|-----|--|--|-----|
|     |  | The state of the s | ie. |
|     | · · · · · · · · · · · · · · · · · · ·                  | . 7  | D 1 |

We, W. B. Carr B. S Seales

Witness our hands and seals, this \_\_\_\_\_\_ day of Docember A.D. 1879 The Condition of this Obligation is such, That whereas the above bound

tate of Tennessee, Claiberne Count

has been appointed Administrat of the Estate of Johns Mundan

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 . | Mis Can     |
|--------------------------------|-------------|
|                                | - B. S. Sul |
| open Court, this / day of      |             |
| Doombor 1879                   | 08          |
| acho lon to                    |             |

#### State of Bennessee-Einiborne County.

| To     | 9.03       | Carr           | , a Citizen of lelastory no County:                          | . •      |
|--------|------------|----------------|--|----------|
| It a   | pp aring   | to the County  | Court now in session, that John Minton                       |          |
| has di | ed, leavin | g no will, and | the Court being satisfied as to your claim to the administra | ation or |

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 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, 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 are, by law, entitled

| WITNESS, Hearing 6 | 1 50.     |            |  | 100           |
|--------------------|-----------|------------|--|---------------|
|                    |           | , Clerk of | said Court, a  | t office, thi |
| day of Decem       | 1874, and | year of Am | ericen Indon   | ondon as      |
|                    |           |            | The state of the s | onuence.      |
| Paris              | 260       | ruey Rite  | elie   | Clark         |

are bound to the State of Tennessee, in the penalty of and Thomson

Witness our hands and seals, this day of Security A.D. 1879

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

has been appointed Administrat of the Estate of Reulin B. Stone

deceased.

Now, if the said P. Breading

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 James A. Day

Open Court, this day of Mayselv Bracking RAL

Open Court Real

#### LETTERS OF ADMINISTRATION.

#### State of Zennessee-Giniborne County.

It appearing to the County Court now in session, that Duckin H. Lownhard 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 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, 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 are, by law, entitled.

Wirness, Heavey Bilchie , Clerk of said Court, at office, this day of De Ce 1874, and year of American Independence.

Heavey Bilchie Olerk.

## State of Tennessee, Claiberne County.

| Was geff Purcuful ofm foodson or John me as   |
|---|
| Y Marshall Cothilo  |
| are bound to the State of Tennessee, in the penalty of the thousand   |
| Dollars   |
| Witness our hands and seals, this 3-4 day of Juny A.D. 1880   |
| The Condition of this Obligation is such, That whereas the above bound fiff Durceful  |
| ha S been appointed Administrat of the Estate of A DN vodson  |
| Now, if the said Iff Durciful   |
| 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 Jeff Pursifielt RAL  |
| onen Count this 3-14 John Mialor.   |
| All allarshal Catterell   |
| Aproped Howards Monton  |
|   |

#### LETTERS OF ADMINISTRATION.

#### State of Zenttennee-Stuiberne Monnty.

| To , a Citizon of  | *************************************** | County:  | , 4                                    |       |
|--|---|----------|--|-------|
| It appearing to the County Court now in session, that              |   |          | ······································ |       |
| has died, leaving no will, and the Court being satisfied as to you | ur claim to t                           | he admir | istration                              | , and |
| you having given bond and qualified as directed by law, an         | d the Court                             | having   | ordered                                | that  |
| Letters of Administration be issued to you:                        |   |          |  | 1     |
| THESE ARE, THEREFORE, To authorize and empower you t               | o take into                             | your pe  | ossession                              | and   |

These are, Therefore, To authorize and empower 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, to collect and pay all debts, and to do and transact all the dunes 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 are, by law, entitled.

| mind mind and a single | , Cle   | rk of said Con | urt, at office t |
|---|---------|----------------|------------------|
|   | 40.000  |                |                  |
| , and   | year o  | of American I  | ndependence.     |
|   |         |                |                  |
|   | 18, and | 40.75          | Clerk of said Co |

Ole

ADMINISTRATOR'S BOND.

We, M. 76, Caward I g Sharp J. 6 Breggio are bound to the State of Tennessee, in the penalty of fine humalred Witness our hands and seals, this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_ A.D. 48 80. The Condition of this Obligation is such, That whereas the above bound W. 76. Cawood had been appointed Administrat of the Estate of Burl Halfield 77 76 Legurage 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 fe day of Jamasy 1880

1 Hallword) J. G. Rogew

State of Zennesset-Giniborne County.

It appearing to the County 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 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, 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 are, by law, entitled.

| Witness,  |         | , Clerk of said C | ourt, at office, thi |
|-----------|---------|-------------------|----------------------|
| day of    | 18, and | year of American  | Independence.        |
| Maria - A |         |                   | Clerk                |

## State of Tennessee, Claiberne County.

We, Ocear Co. Huffaker

are bound to the State of Tennessee, in the penalty of Fury Hundred Witness our hands and seals, this 2 day of August The Condition of this Obligation is such, That whereas the above bound Ocear Co. Huffaker had been appointed Administrator of the Estate of Wiley Huffaker

Now, if the said Oscar to truffaker shall well and truly, as such Administrat 92, 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 nd day of August 1880

P.6. Hugati

IHazada Cheirman

#### LETTERS OF ADMINISTRATION.

State of Zennesset-Einiberne County.

To (Dear G. Huffaker, a citizen of Clarkone County:

It appearing to the County Court now in session, that Wiley Huffaker 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 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, 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 are, by law,

WITNESS H. Ritchie. WITNESS, W. Witche Clerk of said Court, at office, this 2 day of Angust 1880, and 105 year of American Independence.

| We, Havy Ritefrie  |
|--|
|  |
| are bound to the State of Tennessee, in the penalty of Gugut, Mundul   |
| Dollar   |
| Witness our hands and seals, this 2 day of August A.D. 188   |
| The Condition of this Obligation is such, That whereas the above bound Record Relation   |
| had been appointed Administrator of the Estate of Choco Mosaw  |
| Now, if the said Navy Riette   |
| shall well and truly, as such Administrat $U\mathcal{N}$ , perform all the duties which are or may be require by law, this obligation shall be void, otherwise to remain in full force and virtue. |
| Acknowledged and approved in open Court, this 2 1000 day of SEAL   |
| Augus 1800   |
| A Herouda Chairman   |
|  |
| LETTERS OF ADMINISTRATION.   |
| State of Bounessee-Afriborne County.   |
| To Harry Bitchi, a Citizon of Celantur no Dounty:  |
| It appearing to the County Court now in session, that Pelevela Perason   |
| 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 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, to collect and pay all debts, and to do end  |
| ransact 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 are by law.   |
| ntitled.   |
| , Clerk of said Court, at office, this   |
| Durday of Aug., 1850, and year of American Independence.   |
| The Olichie Clerk.   |
| D. C.  |

| We, IL Evans to ga day, W. & Dun   | min                   |
|--|-----------------------|
| July Barceding & & Breeding  |                       |
| are bound to the State of Tennessee, in the penalty of Zuco  |                       |
| Thansan  | •                     |
|  | Dollars.              |
| Witness our hands and seals, this 61 day of Sept   | A.D. 1850             |
| The Condition of this Obligation is such, That where   | as the above bound    |
| ha been appointed Administrat of the Estate of Jesses Eur  | eno                   |
| deceased.  |                       |
| Now, if the said PiLi Guans  |                       |
| shall well and truly, as such Administrat, perform all the duties which are  | e or may be required  |
| by law, this obligation shall be void, otherwise to remain in full force and vir   | tue.                  |
| Acknowledged and approved in . Aryon & En  | rance (               |
|  | Jan an                |
| Poli Bread   |                       |
| Sept 1880 ) W/123  | ing SHAL              |
| 1 Husada Chairman Vin : Ebours   | MAL                   |
| Husada Chairman Wish & Bours   | refe                  |
|  | , .                   |
| LETTERS OF ADMINISTRATI  | ON.                   |
|  | UIV.                  |
| State of Wennessee Eluiborne County.   |                       |
| A  |                       |
| c , a Citizen of Cou   | nty:                  |
| It appearing to the County Court now in session, that  |                       |
| as died, leaving no will, and the Court being satisfied as to your claim to the ou having given bond and qualified as directed by law, and the Court had | administration, and   |
| etters of Administration be issued to you:   | aving ordered that    |
| THESE ARE, THEREFORE, To authorize and empower you to take into you  | nur (presession and   |
| ontrol, all the goods, chattels, claims and papers of the said intestate, and  | return a true and     |
| erfect inventory thereof to our next County Court, to collect and pay all de   | ebts, and to do and   |
| ansact all the duties in relation to said estate which lawfully devolve on you   | as Administrator,     |
| ad after having settled up said estate, to deliver the residue thereof to those  | who are, by law,      |
| titled. WITNESS, Clerk of said C   |                       |
| , vicia or said  | ourt, at office, this |
| day of   |                       |

State of Tennessee, Clatherne County.

|  |                              | * |
|--|------------------------------|---|
| We, le Thust V.                                  | Men Suite                    | 4                                       |
|  |                              |   |
| are bound to the State of Tennessee, in the p    | enalty of Oce Than           | 3.3.02.1.2.01                           |
|  |                              | Dolla                                   |
| Witness our hands and seals, this                | day of Col                   | A.D. 18%                                |
| The Condition of this Obli                       | gation is such, That         | whereas the above bour                  |
| ha - been appointed Administrat - of the         | •                            | Braun                                   |
|  | deceased.                    |   |
| Now, if the said & J willto                      | 7. Jun Suite                 | ini                                     |
| shall well and truly, as such Administrat &      | , perform all the duties wh  | ich are or may be require               |
| by law, this obligation shall be void, otherwise | se to remain in full force a | nd virtue.                              |
| Autrombaland                                     | 6 7 Sund 7.19                | y' Suiter and                           |
| reknowledged and approved in                     |                              |   |
| open Court, this day of                          | John Sui                     | SEAL SEAL                               |
| -Oct 1850  | 1 cmi ou                     | SHAL                                    |
| 1 4 2  |                              | REAL                                    |
| - Hazada   | Chairman.                    | 000                                     |
|  |                              |   |
|  |                              |   |

#### LETTERS OF ADMINISTRATION.

# To by Smult you Sullan, a Citizen of Clarane co

| It appearing to the County Court now in session, that Him. M. Braw   |
|--|
| 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 state of the s |

These are, Therefore, To authorize and empower 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, 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 are, by law, entitled.

| entitled.     |           |               | 10011                    |
|---------------|-----------|---------------|--------------------------|
| WITNESS, 76 R | Jeline.   |               | d Court, at office, this |
| H day of Oct  |           |               |                          |
| day of Lye    | 1850, and | year of Ameri | can Independence.        |
| (a)           | a we a *  | H. Q. Tal     | •                        |

| ice.   |     | <br>day | of |  |
|--------|-----|---------|----|--|
| Clerk. |     | <br>1-1 |    |  |
| D (1   | 2.1 | Pag.    | 7  |  |

| ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )   | e and e  | no lol          | and an            |
|---|--|-----------------|-------------------|
| Januarel Dime   | ayer !!  |                 |                   |
| are bound to the State of Tennessee, in th  | e penalty of                                   | o mi            | nelsew            |
|   | ,  |                 | 7.1               |
| Witness our hands and seals, this   | day of Ca                                      | 2/2             | Dollars           |
| The Condition of this Q   | bligation is such,                             | That whereas    | the above bound   |
| That It stew  |  |                 |                   |
| a been appointed Administrat of   | the France                                     |                 |                   |
| or appointed remainstrat  | the Estate of                                  |                 |                   |
|   | deceased.                                      | *               |                   |
|   |  |                 |                   |
| Now, if the said  |  |                 |                   |
|   | _ , perform all the dut                        | ies which are o | r may be recaired |
| hall well and truly, as such Administrat  | , perform all the dut                          | ies which are o | r may be required |
| hall well and truly, as such Administrat<br>y law, this obligation shall be void, other                                 | —, perform all the dut                         | ies which are o | r may be required |
| hall well and truly, as such Administrat  | —, perform all the dur                         | ies which are o | r may be required |
| hall well and truly, as such Administrat<br>y law, this obligation shall be void, other<br>Acknowledged and approved in | —, perform all the durwise to remain in full f | ies which are o | r may be required |
| hall well and truly, as such Administrat<br>by law, this obligation shall be void, other                                | —, perform all the dur                         | ies which are o | r may be required |

State of Tennessee, Claiberne County.

#### LETTERS OF ADMINISTRATION.

#### State of Zennessee-Giniborne Sounty.

| To         | , a Citizen of  | County:                             |          |
|------------|---|-------------------------------------|----------|
| It app     | caring to the County Court now in session, that             |                                     |          |
| has died   | , leaving no will, and the Court being satisfied as to you  | ur claim to the administration, and | 1        |
| you hav    | ing given bond and qualified as directed by law, and        | d the Court having ordered tha      | t        |
| Letters of | of Administration be issued to you:                         |                                     | or<br>Th |
| THESE      | ARE, THEREFORE, To authorize and empower you t              | to take into your possession and    | 1        |
| control,   | all the goods, chattels, claims and papers of the said      | intestate, and return a true and    | ı        |
| perfect i  | nventory thereof to our next County Court, to collect       | t and pay all debts, and to do and  | 1        |
| transact : | all the duties in relation to said estate which lawfully of | devolve on you as Administrator,    |          |

|           | ap sura cottace, to | deliver the 1ce | idde thereof to         | those who are,  | by law,  |
|-----------|---------------------|-----------------|-------------------------|---|--|
| entitled. |                     |                 |                         | e 14 6 8 7 1 1 1 1 1  |  |
|           | 100                 | •               |                         |   | 1,1996.05  |
| WITNESS,  |                     |                 | Clerk of a              | aid Court, at of  | gas also   |
| Parties.  |                     |                 | CHAROLB                 | and Court, at on  | ice, this  |
| day of    | . 10                | and             |                         |   |  |
| (1111)    | 10                  | -, and          | - year of Ame           | rican Independe   | ence.  |
|           |                     |                 |                         |   | <b>医</b>   |
|           |                     |                 | The first of the second | C. S. C. V. S. C. S. C. | #104 (A. 102 S. 10 S |

and after having settled up said estate, to deliver the residue thereof to those who are, by law,

\_\_\_\_

# State of Tennessee, Claiborne County. We, le I Smith V men Suite are bound to the State of Tennessee, in the penalty of Quel Thousand .... Dollars. Witness our hands and seals, this # day of Col The Condition of this Obligation is such, That whereas the above bound 6 . Denitte y Mus Sullar ha - been appointed Administrat \_ of the Estate of Jun Tu Brown Now, if the said & I Souist Y Jun Suction 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. I Harada Chairman LETTERS OF ADMINISTRATION.

State of Bennessee-Ciniborne County. To be of Smuch t four Sullar, a Citizen of Wardanne County:

It appearing to the County Court now in session, that The Brown 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 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, 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 are, by law, entitled.

| WITNESS, H  |      | ui.          | , Ċl   | erk of said Court, a | t office, this |
|-------------|------|--------------|--------|----------------------|----------------|
| Handay of C | ) cI | _18.50, and_ |        | of American Indep    |                |
|             |      | -            | He Rie |                      | Clerk.         |
|             |      |              | 7      |                      | - D C          |

| CALLED AN ANTHONY MANAGEMENT                                       | arms demand.              |
|--|---------------------------|
| We, he It Stone and ?  | 11 11                     |
|  | hu Colars and             |
| Janiele & Mayer  |                           |
| are bound to the State of Tennessee, in the penalty of             | o princeso                |
|  | Dollars.                  |
| Witness our hands and seals, this day of                           | 2 /                       |
| day of Cay   | A.D. 1880                 |
| ha been appointed Administrat of the Estate of                     |                           |
| deceased.  |                           |
| Now, if the said   |                           |
| shall well and truly, as such Administrat - , perform all the du   | aties which one on man be |
| by law, this obligation shall be void, otherwise to remain in full | force and virtue.         |
| *  |                           |
| Acknowledged and approved in                                       | HRAL                      |
| open Court, thisday of   | REAL                      |

#### LETTERS OF ADMINISTRATION

State of Wennessee-Giniborne County.

| To                   |                                       | , a Citizen of                                |                   | County:           |                 |
|----------------------|---------------------------------------|---|-------------------|-------------------|-----------------|
| It appearing to t    | the County C                          | ourt now in session,                          | that              |                   | 36.3            |
| has died, leaving n  | o will, and th                        | e Court being satisfi                         | ed as to your cla | im to the admini  | istration, and  |
| Letters of Adminis   | stration be iss                       |   |                   |                   | 1/3             |
| These are, The       | EREFORE, To                           | authorize and empediatins and papers          | ower you to tak   | e into your po    | ssession and    |
| perfect inventory    | thereof to ou                         | r next County Cour                            | t, to collect and | pay all debts, at | nd to do and    |
| transact all the dut | ies in relation                       | to said estate which<br>estate, to deliver th | h lawfully devol  | ve on you as Ac   | ministrator.    |
| entitled.            | - ap and                              | estate, to deriver in                         | e residue thereof | to those who      | are, by law,    |
| WITNESS,             | · · · · · · · · · · · · · · · · · · · |   | , Clerk           | of said Court, a  | at office, this |
| day of               |                                       | 18, and                                       | year of           | American Indep    | endence.        |
| •                    |                                       |   |                   |                   | Clerk.          |
| 17.                  |                                       | Law Law Law Law                               |                   |                   |                 |

| CHALL MAY NOT IN | the second secon |  | =  |
|------------------|--|--|----|
| STATES           | Dhanada  | The state of the s |    |
|                  | " CHILL CHREE  | THE STREET OF STREET   | ŭ. |
|                  |  | Clathorne County   | ä  |

| We, Ob Ritche to Than as &   | r Ston SW  |
|--|--|
| are bound to the State of Tennessee, in the pe   |  |
| Witness our hands and seals, this  | day of Desember A.D. 485   |
| The Condition of this Oblig  | ation is such, That whereas the above boun   |
| ha d been appointed Administrat of the 1   | Estate of Rhoda Mason  |
| Now, if the said "L RIGHT 4 5% shall well and truly, as such Administrat 1, 1 by law, this obligation shall be void, otherwise | A CONTRACTOR OF THE PARTY OF TH |
| Acknowledged and approved in   | C Nicetia  |
| Ly ( una di  | Haileren STAL<br>H. Khiracid STAL<br>airman  |

# LETTERS OF ADMINISTRATION.

## State of Mennessee-Statborne County.

To He Artohn + stone , a Citizen of Celaitanic Bounty: It appearing to the County Court now in session, that Thoda illerson 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 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, 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 are, by law,

| WITNESS, He Kitchie | *ffl:                                  |
|---------------------|--|
| le day of book      | , Clerk of said Court, at office, this |
| day of Socie 185    | year of American Independence.         |
|                     | De Ristry                              |
| 13.11               | Clerk                                  |

#### State of Tonnessee, Claiberne County

We, Margarett Heurst- and

are bound to the State of Tennessee, in the penalty of Him hundaw Witness our hands and seals, this 7 day of February A.D. 1887

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

margasette launt had been appointed Alminotate of the Estate of Mark House

Now, if the said Margarette House 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.

W 16 Hourst

## LETTERS OF ADMINISTRATION.

#### State of Zennessee-Staiborne County.

To Margarett Housel-, a Citizon of Claibanne county:

It app aring to the County Court now in session, that Mark House has died, leaving will, and the Court being satisfied as to your claim to the admi 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 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, 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 and after having settled up said estate, to deliver the residue thereof to those who are, by law,

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

D. C.

| We Please & White Co B   | Which.            |
|--|-------------------|
| A S White g. Heave I   | & mos             |
| are bound to the State of Tennessee, in the penalty of   | housand           |
| The second secon | Dollars           |
| Witness our hands and seals, this Lott day of Sept   | A.D. 1867         |
| The Condition of this Obligation is such, That whereas   | the above bound   |
| had been appointed Administrate of the Estate of Julapla While   |                   |
| Now, if the said Olevia K White  |                   |
| shall well and truly, as such Administrat, perform all the duties which are of by law, this obligation shall be void, otherwise to remain in full force and virtue   | r may be required |
| Acknowledged and approved in to Brille 4 G   | Omis On           |
| Seplemar 18 50 April 18 18 18 18 18 18 18 18 18 18 18 18 18  | SEAL SHALL        |
| of Houseday Chairman   |                   |
|  |                   |

# LETTERS OF ADMINISTRATION.

State of Wennesser-Ginibovne County.

To O linia / While , a Citizen of Cel a Corner County:

It appearing to the County Court now in session, that Juseph While
has died, leaving no will, and the Court being satisfied as to your claim to the edwin

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 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, 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 are, by law, entitled.

| WITNESS, Hanney Ru | Tolise Clark of 110         | destina |
|--------------------|-----------------------------|---------|
| la VIT             | , Clerk of said Court, at o |         |
|                    | J of Limbildan Independ     | lence.  |
|                    | Ho Riechie                  | _Olerk. |

#### State of Tonnessee, Claiberne County.

| well A. Mo. E   | yand                     |            |         |                 |
|---|--------------------------|------------|---------|-----------------|
| are bound to the State of Te                                  | ennessee, in the penalty | of Three   | Thousan | or i            |
|   |                          | -1         |         | Dollars.        |
| Witness our hands and   | seals, this              | day of Doc | ember   | A.D. 1850       |
| Allo Celan  |                          |            |         | above bound     |
| na A been appointed Adn                                       | inistrat of the Estat    | e of B. Fi | Celand  |                 |
| Now, if the said  |                          | deceased.  |         |                 |
| hall well and truly, as such<br>by law, this obligation shall |                          |            |         | nay be required |
| Acknowledged and  | approved in              | A.M        | , ldoud | ONO'S           |
| open Court, this 6 Th.  | W                        | E. 11      | blowd   | ral 🚃           |
| Docenter  | 1850 -                   | (e : 11    | CIPURL  | SHAL<br>SEAL    |
| Polaza  | da Ghai                  | man.       | .*      | 080             |

#### LETTERS OF ADMINISTRATION.

State of Zonnessee-Stattorne Granty.

| To I alle Celand , a Bitizon of le                      | lailo        | no. 00      | ounty:      |             |
|---|--------------|-------------|-------------|-------------|
| It appearing to the County Court now in session, t      | hat 33 9     | Celan       | d           |             |
| has died, leaving no will, and the Court being satisfie | d as to your | claim to th | e administr |             |
| you having given bond and qualified as directed b       | y law, and   | the Court   | having or   | dered that  |
| Letters of Administration be issued to you:             | park to      |             | 1           | in weatherd |

THESE ARE, TREREFORE, To authorize and empower 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, 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 are, by law, entitled.

| WITNESS, He Ritchie | , Clerk of said Court, at office, thi |
|---------------------|---------------------------------------|
| H day of Dec 1850   | and year of American Independence.    |
| (%)                 | , He Richard our                      |

D. C.

We Hanney Rischie &. M. S. Carn. gulin are bound to the State of Tennessee, in the penalty of Fire humalne of Witness our hands and seals, this Tith day of Frebry 1 A.D. 18 84 The Condition of this Obligation is such, That whereas the above bound He RiToline had been appointed Administraty of the Estate of Jasioch Ransey ato. by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, this 3711 day of John black

# LETTERS OF ADMINISTRATION.

To Hurst

State of Wennessee-Sintboune County.

It appearing to the County 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 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, 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 are, by law,

Glerk of said Court, at office, this WITNESS. 18\_\_\_\_, and\_\_\_\_\_\_\_year of American Independence.

state of Tennessee, Claiberne County

We, Samuel le Brown James A Thompson To are bound to the State of Tennessee, in the penalty of and Thanksonel Witness our hands and seals, this J. day of March A.D. 188/ The Condition of this Obligation is such, That whereas the above bound Samuelle Brown had been appointed Administrator of the Estate of Daniel Noe Now, if the said daniel le Brown 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. Samuelle Brown Acknowledged and approved in open Court, this Y day of James a Thampson Brok Churst

#### LETTERS OF ADMINISTRATION.

| State           | of Zennesse      | eLinibarne Co | anty.  |
|-----------------|------------------|---------------|--------|
| To Samuel & Bro | and a Citiman of | logo il mans  |        |
| 10 Daniel A Com | , a Citizen of   | August 170    | County |

It appearing to the County Court now in session; that Daniel Not 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 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, to collect and pay all debts, and to do do 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 are, by law

WITNESS, Chancy Rillie , Clerk of said Court, at office, this Juday of Mano 1891, and year of American Independence.

ADMINISTRATOR'S BOND

We, John Ously and Mr. Green and B. B. Seals are bound to the State of Tennessee, in the penalty of \_\_\_\_ Iswa hundred and fifty

Witness our hands and seals, this 13 day of First A.D. 7857

The Condition of this Obligation is such, That whereas the above bound John Orosley has been appointed Administrat of the Estate of Alephen Quesley

Now if the said John Ourse 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 13, day of

you How Hours V Chairman

# LETTERS OF ADMINISTRATION.

State of Wennessee-Giniborne Counts.

To John Oursley , a Citizen of Clarlowne Bounty

It appearing to the County Court now in session, that Sephen Ousley 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 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, 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 are, by law,

WITNESS, Hany Rischie , Clerk of said Court, at office, this

13 day of June 1881, and year of American Independence.

#### State of Tennessee, Claiberne Count

We, William Dismus & Desse to Reagen Warrell Brown are bound to the State of Termessee, in the penalty of Him hundered

Witness our hands and seals, this day of Delly. A.D. 1887

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

ha - been appointed Administrat! of the Estate of Aima Ausures

Now, if the said William Ausuno 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 flag Rogers
open Court, this A day of Samuel 6 Brown Acknowledged and approved in Buly: 1881

State of Mennessee-Giniborne County.

William Ausun of Citizen of Claisarne County:

It appearing to the County Court now in session; that Anno Annual 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 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, 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 are, by law, entitled.

WITNESS, M. LLOW RUSHUMO , Clerk of said Court, at office this

day of Guly 1827, and year of American Independence.

D. C.

# State of Tennessee, Clathorne County.

| We, Charley Bussell  | We  |
|--|---|
| are bound to the State of Tennessee, in the penalty of   | e lundre  |
| Witness our hands and seals, this day of Carlo Condition of this Obligation is such lebarlo General  | Dollar  A.D. 78 87                                      |
| has been appointed Administrat of the Estate of face deceased.  Now, if the said leharle Bussele   | me M Laylor   |
| shall well and truly, as such Administrat —, perform all the d by law, this obligation shall be void, otherwise to remain in full  | uties which are or may be required<br>force and virtue. |
| open Court, this day of Sans & Sans & Shares & S | Sussee Teat   |
|  |   |

# LETTERS OF ADMINISTRATION.

State of Wennesset-Siniberne County. To leharls Bussell, a Citizen of letachorne County: It appearing to the County Court now in session, that James M. Landor 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 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, 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 are, by law, entitled.

| WITNESS, Harry Retchie | Cloub of and Control                   |
|------------------------|--|
| day of Qug. 1881, and  | , Clerk of said Court, at office, this |
|                        | year of American Independence.         |
|                        | Clerk.                                 |

#### ennessee. Claiberne Coun

| We, g. On Ceasan tick                                | MRue m.A.                                   |
|--|---|
|  |   |
| witness our hands and seals, this day                | Dollars.                                    |
| The Condition of this Obligation is                  | such, That whereas the above bound          |
| ha been appointed Administrat of the Estate of decea | sed.  |
| shall well and truly, as such Administrat, perform a | all the duties which are or may be required |
| open Court, this J day of September 1881             | Teasen WEAL OF HOSE                         |
| Wy Hours Chairman                                    | . 080                                       |

#### LETTERS OF ADMINISTRATION

State of Zonnesset-Sintherne Conntg.

To Gues M (Learso, a Citizen of Clausons Quenty: It appearing to the County Court now in session, that Thin & Quintil

has died, leaving 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 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, 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 are, by law, entitled.

day of American Independence.

| We, Meliam & Marintan + John J. gessee   | -W         |
|--|------------|
| are bound to the State of Tennessee, in the penalty of fine hundred  |            |
| Witness our hands and seals this 2 th  | Dollars.   |
| The Condition of this Obligation is such, That whereas the about a   | ove bound  |
| ha been appointed Administrat: of the Estate of James Mountar  |            |
| Now, if the said Mr. & Marsolm   | ¥          |
| shall well and truly, as such Administrat, perform all the duties which are or may be by law, this obligation shall be void, otherwise to remain in full force and virtue. | e required |
| Acknowledged and approved in John & Marrian open Court, this 3 May of Lohn 3 John  | SEAL       |
| $\lambda \cdot \tau$   | -          |

#### LETTERS OF ADMINISTRATION.

To Menustain Count for the gounty.

| , a state of legislation ne   | County:               |
|---|-----------------------|
| It appearing to the County Court now in session, that fannes Mes  | usalus                |
| has died, leaving no will, and the Court being satisfied as to your claim to you having given bond and qualified as directed by law and the Court being satisfied as directed by law and the Court being satisfied as directed by law and the Court being satisfied as to your claim to | 0. 1                  |
| Letters of Administration be issued to you:   | t naving ordered that |

These are, Therefore, To authorize and empower 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, 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 are, by law, entitled.

| WITNESS, Heller | Olive      | , Clerk of said Court, at o | ffice Whie |
|-----------------|------------|-----------------------------|------------|
| 3 day of Oct.   | 18.87, and | year of American Independ   |            |
|                 | _ 7        | eRitelis                    |            |
|                 |            |                             | _Clerk.    |

#### State of Tennessee, Claiberne County.

| We, games M 9 M   | 1. 36 as      | Chinson             | - COT                 |          |
|---|---------------|---------------------|-----------------------|----------|
| 100   |               |                     | / -                   | ٠.       |
| are bound to the State of Tennessee, in th  | e penalty of  | Threelin            | indisol               | <u> </u> |
|   |               | . 7,                | Do                    | llars    |
| Witness our hands and seals, this   | 9. Fre day    | of Oct.             | A.D. 1                |          |
| The Condition of this Q   | bligation i   | s such, That w      | hereas the above be   | ound     |
| g. M. Harling   | 20            |                     |                       |          |
| ha been appointed Administrat of  | the Estate of | Martin              | logallo               |          |
| TP  | 23,0000 01    |                     |                       |          |
|   |               | eased.              |                       |          |
| Now, if the said & M Hoo  | chinoa        | ·~                  | v Br                  |          |
| shall well and truly, as such Administrat   |               |                     | ch are or may be read | ilno     |
| by law, this obligation shall be void, other  | rwise to rems | in in full force an | d virtue              | meu      |
| ,   | 12            | _ /                 |                       |          |
| A discount of the last of the | J'IM          | Harbi               | on a                  | KAL      |
| Acknowledged and approved in  | 0 50%         | omas for            | ~ 11                  | _        |
| open Court, this 3 14 day of  | Di            | mas                 | 1 Doieux (            | EAL      |
| A -   | ///           | Of 160              | elle (                | HAL      |
| 1881  |               |                     |                       | 30       |
| h III   |               |                     |                       | EAL)     |
| 2 Heurst  | Chairman      |                     |                       | -        |

#### LETTERS OF ADMINISTRATION.

State of Bennessee-Miniboone County.

| To Gell Hantisar, a Citizen of Clastern County:  |
|--|
| It appearing to the County Court now in session, that Meanton Carlo                                  |
| 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 tha             |
| Letters of Administration be issued to you   |

THESE ARE, THEREFORE, To authorize and empower 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 mext County Court, 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 are, by law, entitled.

| WITNESS, Helditchie |         | Clerk of  | anid Conet | , at office, thi |
|---------------------|---------|-----------|------------|------------------|
| M T                 | L., and | year of A |            |                  |
| 11-13               |         | Richie    |            | Clerk            |

ADMINISTRATOR'S BOYD

## State of Tennessee, Claiborne County

| We Zinsaty Whitaker Vincent Mayers   |
|--|
|  |
| are bound to the State of Tennessee, in the penalty of Fine lunguage   |
| Annual de manual |
| Witness our hands and all 1 1 77 On 7  |
| Witness our hands and seals, this 3 Th day of Oct A.D. 1884  |
| The Condition of this Obligation is  |
| The Condition of this Obligation is such, That whereas the above bound   |
| 1/4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  |
| ha been appointed Administrat of the Estate of Elizabeth Landers   |
| deceased.  |
| Now, if the said Limathy Whitaker  |
| abell will also said summing 17 masses   |
| shall well and truly, as such Administrat, perform all the duties which are or may be required by law, this obligation shall be void atherwise.  |
| by law, this obligation shall be void, otherwise to remain in full force and virtue.   |
| · 12-3/2/ 7  |
| Acknowledged and approved in   |
|  |
| open Court, this & To day of   |
| Oct. 1887 Palel Storie Sunt  |
|  |
| Will Heurst Chairman   |

# LETTERS OF ADMINISTRATION.

#### State of Wennessen-Ginibaune Bounty.

It appearing to the County Court haw in session, that algalists Lamper 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 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, 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 are, by law, entitled.

| WITNESS, HOST OF | Clerk of sak              | d Court, at office, this |
|------------------|---------------------------|--------------------------|
| 3 day of Oxt.    | 1857, and vear of America | can Independence.        |
| 3 0.0            | & ste artolice            | Clerk.                   |

# are bound to the State of Tennessee, in the penalty of Lange Limited. Witness our hands and seals, this 3 - day of QCT A.D. 186/ The Condition of this Obligation is such, That whereas the above bound has been appointed Administrat of the Estate of Raham Ely deceased. Now, if the said Raham Stand 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. Action weldged and approved in large and stand shall be could, as the said shall well and truly, as such Administrat — and the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Action weldged and approved in large and standard shall be could be shall be said. Action we have the penalty of the penalty of the standard shall be could be shall be said. Action we have the penalty of the penalty o

#### LETTERS OF ADMINISTRATION.

| Stato of Bennesses-Miniborne Gounty.  |
|---|
| o Robert Stare, a citizen of Maisonne county:   |
| It appearing to the County Court now in session, that Robert Ely                                    |
| as died, leaving no will, and the Court being satisfied as to your claim to the administration, and |
| ou having given bond and qualified as directed by law, and the Court having ordered that            |
| etters of Administration be issued to you:  |
| These are, Therefore, To authorize and empower you to take into your possession and                 |
| ontrol, all the goods, chattels, claims and papers of the said intestate, and return a true and     |
| erfect inventory thereof to our next County Court, to collect and pay all debts, and to do and      |
| ansact all the duties in relation to said estate which lawfully devolve on you as Administrator,    |
| nd after having settled up said estate, to deliver the residue thereof to those who are, by law,    |
| the lad   |
| WITHERS, He Shit alive Clark of and Company   |

#### LETTERS OF ADMINISTRATION.

State of Zonnessee-Gluiborne Conntn.

To Coseph Lamber , a Citizen of lelainorne county: It appearing to the County Court now in session, that This Lambor 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 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, 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 are, by law,

\_\_\_\_\_, Clerk of said Court, at office, this 3. day of Old 1857, and year of American Independence.

La Cartolica Clerk.

State of Tonnessee. Claiborne County.

| We, margnett Hasseword   | W.                                    |
|--|---------------------------------------|
|  |                                       |
| are bound to the State of Tennessee, in the penalty of June June   | and                                   |
| and the state of t | Dollars.                              |
| Witness our hands and seals, this 3 th - day of Oct.   | A.D. 1851                             |
| The Condition of this Obligation is such, That w   | hereas the above bound                |
| margret Haffeword  |                                       |
| ha been appointed Administrat of the Estate of games Lest  | · · · · · · · · · · · · · · · · · · · |
| deceased.  |                                       |
| Now, if the said margnett Haglewood  |                                       |
| shall well and truly, as such Administrat, perform all the duties which  | ch are or may be required             |
| by law, this obligation shall be void, otherwise to remain in full force an  | d virtue.                             |
| narguet & Heagle   |                                       |
| Acknowledged and approved in   |                                       |
| open Court, this 3 The day of  |                                       |
| The state of the s | -01                                   |
| Oct. A 20 1861 )   | The man                               |
| Man A M  | (SEAL)                                |
| Wile Thermat Chairman  |                                       |

#### LETTERS OF ADMINISTRATI

State of Bankescas-Glathones County

| 0          |           |                    |            |  |
|------------|-----------|--------------------|------------|--|
| To maranel | I Horklow | and a cision a     | lelaitorne |  |
|            | 1         | czus.; a citizan o |            |  |
| I          |           |                    | . : 4-     |  |

It appearing to the County Court now in session, that James Jesler 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 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, 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 are, by law, entitled.

B day of Oct 1881, and year of American Independence

\_\_\_\_\_, Clerk of said Coart, at office, this

We, John Clark to James Carr y (D'& Bridging are bound to the State of Tennessee, in the penalty of faur hundred

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

ha been appointed Administrat of the Estate of Janus My Hochsan

Now, if the said Tolan Clante 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 James Carre open Court, this 2. day of Sauces Carre

#### LETTERS OF ADMINISTRATION.

State of Wennessee-Glaiberne Countu.

To J'ohn Clock , a Citizen of landorne It appearing to the County Court now in session, that Jank M Heart

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 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, 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 are, by daw,

WITNESS, Hearry Right .; Clerk of said Court, at office, this

day of Janu 1821, and year of American Independence.

## State of Tennessee, Claiberne County.

We, Harry Ritchie Y. Mr. G. Rankey. are bound to the State of Tennessee, in the penalty of give hundred Witness our hands and seals, this \_\_\_\_\_\_day of Felin

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

has been appointed Administrate of the Estate of John Mason

Now, if the said Maniga Octobis 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 Court, this Gay of Renty Renty

I how : Meyery Chairman

#### LETTERS OF ADMINISTRATION.

State of Wennessee-Ciniborne County. To Helitahie -, a Citizen of belaitening bounds

It appearing to the County Court now in session, that Allen Masan. 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 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, 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 are, by law,

WITNESS Product J W Stand , Clerk of said Court, at office, this and year of American Independence.

Of Chit Clar.

|                           | rown & Me Brown                    |                       |
|---------------------------|------------------------------------|-----------------------|
| ound to the State of Tenr | nessee, in the penalty of          |                       |
| march                     |                                    | Dollar                |
| Vitness our hands and sea | als, this G day of Fel             | A.D. 1/8 87           |
| The Condition e           | of this Obligation is such, That w | hereas the chave houn |
| Brance                    | G. B                               | ,                     |

Now, the mid of Chromas 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 6 day of

Isom Muyers Chairman

#### LETTERS OF ADMINISTRATION.

State of Wennessee-Ciniberne County. To Dange C Barrown, a Citizon of Clarlanne County:

It appearing to the County Court now in session, that statelite of Bourlin 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 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 C unty Court, to collect and pay all debts, and to do and transact all the doties 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 are, by law, entitled.

Clerk of said Court, at office, this day of Selva 1822, and year of American Independence.

| State of | Tennessee | o Ola | ibern | o County |
|----------|-----------|-------|-------|----------|
|          |           |       |       |          |

| g. of Casada   | nuel Allins MB Hoodge                           |
|--|---|
| are bound to the State of Tennessee, in the penalty  | of Levo   |
| Chansand   | Dollars   |
| Witness our hands and seals, this  | day of Lebrang, A.D. 1882                       |
| all you have   | n is such, That whereas the above bound         |
| hapbeen appointed Administrat of the Estate  | e of Rial Leabow                                |
| Now, if the said N. J. Lealow  |   |
| shall well and truly, as such Administrat ., perforby law, this obligation shall be void; otherwise to re- | orm all the duties which are or may be required |

Isom Myery

#### State of Manuesas-Menthenne Manues

| , ,                | Charte at Share | Aman Maniose      | en Stannage |
|--------------------|-----------------|-------------------|-------------|
| To of g. Leal      |                 | 0                 | -           |
| To al XI della     | aw s, a Cit     | izon of lelachors | County.     |
| ()                 |                 |                   |             |
| It am mainer to th | County C        | /17               | in farms    |

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 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, 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 are, by law,

Clerk of said Court, at office, this Ce day of Hor 1882 and year of American Independence.

We AB Keiteren Se & Herteren The & Horteren R. B. Heaterson & A H Kenterson

are bound to the State of Tennessee, in the penalty of Jin Mousen

Witness our hands and seals, this game day of has

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

A B Kesterson & Ge R. Kasterson

hare been appointed Administrator of the Estate of Renten

Kesterson deceased

Now, if the said AB Kesterion & Ge R Kesterson

shall well and truly, as such Administraton, 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 Alexander

may 1892 R. Mesterson,

Isom Men Cry Chairman 1

#### LETTERS OF ADMINISTRATION

State of Zenterssee-Giniborne County.

all of R Kellowen is Citizonal Celaluna

It appearing to County Court now in session, that Restur Kesters

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 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, 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 Administrators and after having settled up said estate, to deliver the residue thereof to those who are, by law, entitled.

WITNESS, Hans Sisthie , Clerk of said Court, at office, this day of Mus 18.92, and year of American Independence.

nnessee. Clotherne Count:

We, Elher Querano 4 Mrs A Riley

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

Witness our hands and seals, this 5-Tu-day of June A.D. 1852

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

had been appointed Administrato of the Estate of Leur in Solvill

Now, if the said College Outland

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 Bully
Court, this & To day of open Court, this 5. As day of

June 1882

Sem telyen Chairman TI) 19 M , NI.

#### LETTERS OF ADMINISTRATION

State of Mennessee-Maiberne County.

Elbert Quero a Citizen of Selachimme county: It appearing to the County Court now in session, that Tenio Sebull

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 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, to collect and pay all debts, and to do and transact all the duties in relation to said estate when lawfully devolve on you as Administrator, and after having settled up said estate, to deliver the residue thereof to those who are, by law,

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

b- day of and 1882, and year of American Independence.

ADMINISTRATOR'S BOND

#### State of Tennessee, Clathorne County.

We, AB Kesterson Go & Kesterson Thos of Horteren R & Hesterson & G & Karterson

are bound to the State of Tennessee, in the penalty of Jun Thousand

Witness our hands and seals, this 22 me day of has

The Condition of this Obligation is such, That whereas the above bound A B Kesteren + le R Kasteren

have been appointed Administrator of the Estate of Render

Kutura deceased

Now, if the said & 13 Kesterson & Co R Kesterson shall well and truly, as such Administraton, 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

may 1892 Restersory Westerson

Isom Men org Chairman ( " ....

#### LETTERS OF ADMINISTRATION

State of Wennessee-Glaiborne County.

odlo o by R Kelowen to Citizonol Celaluna It appearing to County Court now in session, that Renter Kerture

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 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, 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 Administrators and after having settled up said estate, to deliver the residue thereof to those who are, by law, entitled.

WITNESS. Hans Sitchie ... Clerk of said Court, at office, this

day of May 1822, and / year of American Independence.

#### te of Tennessee. Claiberne County

We Elhirt Ourrang to Mr Of Rily

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

Witness our hands and seals, this 5-Tw - day of fine A.D. 1881

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

had been appointed Administrato of the Estate of Line in Schall

Now, if the said Blue Questan

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 Embryon open Court, this 5. A day of

June 1887

Sam telyen Chairman 50 19 W, NI.

#### TTERS OF ADMINISTRATION

State of Monnessee-Ciniberne County.

To Elbert Queston, a Citizen of Selachorne County:

It appearing to the County Court now in session, that Tenio Sebal 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 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, 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 are, by law,

WITHESS HERICLIE

5- day of any 1852, and year of American Independence.

A Put chie

| Darmard, Barmard Y. L., Darmard Y. L., are bound to the State of Tennessee, in the penalty of |   |
|---|---|
| Witness our hands and seals, thisday of   | July, A.D. 1852   |
| The Condition of this Obligation is a survey Barnard  |   |
| Now, if the said Leany Bamara   | d.  |
|   | the duties which are or may be required in full force and virtue. |
| Isom Meyery Chairman  | (SEAL)  |

State of Wennessee-- Ciniborne County. To Levrage Bonnand, a Citizon of belailsonne county: It appearing to the County Court now in session, that sink san lehambers 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 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, 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 are, by law,

| WITNESS, JOLY OU | φ.      | Clerk of se           | id Court, at office | . 41 |
|------------------|---------|-----------------------|---------------------|------|
| 3 day of marly 1 | 882 and | and the second second | ican Independen     |      |
|                  |         | Richie                | rean Independen     | Be.  |
|                  |         | Quello                | (                   | Ole  |

W. D & Rulkisson 4. P. G. Bentkey 4, do Bollesans are bound to the State of Tennessee, in the penalty of two four hundred Witness our hands and seals, this - day of July A.D. 1882 The Condition of this Obligation is such, That whereas the above bound Thomas & Fullusar, Epiciae ha \_ been appointed Administrato of the Estate of Francie & Hulkelson Now, if the said J. & Bulkusan 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 the Stulkerson appen Court, this day of July. from Meyery Chairman

tate of Tennessee, Claiberns County.

## LETTERS OF ADMINISTRATION.

| State of Aennessee-Liniborne County.           | • |
|--|---|
| To J. G Hulhwar , a Citizen of Lelaulym County |   |
| , a vialent of 2 and 3                         |   |

It appearing to the County Court now in session, that Hannie a Hulkusan 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 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, 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 are, by law, entitled. AIR

| WITNESS, OF GUIC | w       | Clerk of said | Court, at office, |
|------------------|---------|---------------|-------------------|
| 3 day of guly    | 182 and | year of Ameri | Independence      |
|                  |         | 4 Pitchie     | cars midebennence |

| ire bound to the Stat  | e of Tennessee, in the | ne penalty of The     | ily fine             |                                       |
|------------------------|------------------------|-----------------------|----------------------|---------------------------------------|
| Witness our hand       | ls and seals, this     | 4 day of              | 2.05                 | Doll                                  |
|                        | ition of this Q        | bligation is such     | ,                    | A.D. 18                               |
| been appointed         | Administrat of         | deceased.             | mue Ladso            | · · · · · · · · · · · · · · · · · · · |
| all well and truly, as | Fannie 7               | perform all the       | duties which and     |                                       |
| law, this obligation   | shall be void, other   | rwise to remain in fu | Il force and virtue. | nay be requi                          |
| Acknowledged a         | and approved in        | de mi                 | 3 1 1                | ch of                                 |
| en Court, this         | day of                 | Ja M                  | uch.                 | SEA                                   |
| ,                      | - L                    | 9 10                  | Slary                | (III)                                 |
|                        | 18                     |                       | 1                    | 8                                     |

#### LETTERS OF ADMINISTRATION.

| 4   |          |
|---|----------|
| Stute of Bennessee-Alenthoune County.   |          |
| To Tarine Welde , a Citizen of blackorne another  |          |
| It appearing to the County Court now in session, that Daniel Lode on  |          |
| has died, leaving no will, and the Court being satisfied as to your claim to the administration, a you having given bond and qualified as directed by law, and the Court having ordered the Letters of Administration.        | nd       |
| 25 teles of Administration be issued to you:  |          |
| THESE ARE, THEREFORE, To authorize and empower you to take into your possession as control, all the goods, chattels, claims and papers of the said intestate, and return a true as perfect inventory thereof to any second of | nd       |
| perfect inventory thereof to our next County Court, to collect and pay all debts, and to do as  | nd<br>nd |

| THESE ARE, THEREFORE, To authorize and empower you to take into your possession as                      |
|---|
| ntrol, all the goods, chattels, claims and papers of the said intestate, and return a true as           |
| refect inventory thereof to our next County Court, to collect and pay all debts, and to do as           |
| unsast all the duties in relation to said extra alida and pay all debts, and to do as                   |
| unsast all the duties in relation to said estate which lawfully devolve on you as Administrate          |
| d after having seed up said estate, to deliver the residue thereof to those who are, by lat-<br>titled. |
| W. Alama B. Tal   |
| WITNESS, Hanry Miclis , Clerk of said Court, at office, the   |
| day of west 1862 and  |
| day of Alph. 1862, and year of American Independence.   |
| Midelio   |
| Clerk   |
| D. C  |
|   |
|   |

are bound to the State of Tennessee, in the penalty of Automatical Administrator of the Estate of Just Automatical State of Administrator of the Estate of Just Autom

#### LETTERS OF ADMINISTRATION.

State of Zannessee-Elniborne Connty.

| To  | M 1980 ( 200 ) ( 200 )   | , a Citizen of   |   | County:       |  |
|---|--|--|---|---------------|--|
| It app  | aring to the County  | Court now in session.  | , that  |               |  |
| has died,   | leaving no will, and   | the Court being satis  | fied as to your clain   | n to the admi | nistration, and                            |
| you havir   | ng given bond and  | qualified as directed  | by law, and the   | Court having  | ordered that                               |
| Letters of  | Administration be  | issued to you:   |   |               |  |
| control, al<br>perfect in<br>transact al<br>and after | Il the goods, chatte<br>ventory thereof to<br>Il the duties in relat<br>having settled up so | To authorize and emples, claims and papers<br>our next County Cou<br>tion to said estate whi<br>aid estate, to deliver t | of the said intesta<br>urt, to collect and p<br>ch lawfully devolve | ay all debts, | rn a true and and to do and doministrator, |
| entitled.   |  |  | , Clerk   | of said Court | , at office, this                          |
|   | lam of   | 10 and   | woon of A   | ·             |  |

\_\_\_\_Olerk.

We, lamphell Lehustra of the Inider of H. S. Hhit.

are bound to the State of Tennessee, in the penalty of June hundred

Witness our hands and seals, this \_\_\_\_\_\_day of \_\_\_\_\_day

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

been appointed Administrat\_ of the Estate of Manten Relands

Now, if the said learnabell Delans

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

Campbell DeBusk & It Snider

open Court, this day of Nav 1889\_

Approved Isom Mayers Chairman

# EDITERS OF ADMINISTRATION.

State of Wennessee-Ciniborne County.

To lamphell & chust, a Citizon of Illaubornse county:

It appearing to the County 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 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, 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 are, by law, entitled.

WITNESS 26 Office

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

le day of American Independence.

#### State of Temperace, Claiberne County

We Marion Milliams & George Campbell Y.

are bound to the State of Tennessee, in the penalty of Haur Thursday

Witness our hands and seals, this & - day of Nav. A.D. 1882

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

has been appointed Administrat of the Estate of Benjamir leansphele

Now, if the said Williams & Campbell 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

Nav. 1802

open Court, this 6 day of AB Nesterson

Marion Williams

A Singlamphell

Joan Muyers

#### LETTERS OF ADMINISTRATION.

State of Mannessee-Giniborne County.

To Marin Milliams & Barrya Citizen Stulas and Bounty:

It appearing to the County Court now in session, that Bengame leamfield 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 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, 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 are, by law,

WITNESS ALGERICAL Clerk of said Court, at office, this

day of Nav 188 and year of American Independence.

D. C.