m. Johnson & SK. Lope are bound to the State of Tennessee, in the pepalty of June Witness our hands and seals this 16 day of Abril A.D. 1890 The Condition of this Obligation is such, That whereas the above bound of Mr Kolosison has been appointed Administrates of the Estate of Hir fin Johnson Now, if the said Whison 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 o remain in full force and virtue.

Acknowledged and approved in open Court, this 16

LETTERS OF ADMINISTRATION.

State of Bentesset-Elitiborne County.

a Citizen of 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,

_____, Clerk of said Court, at office, this

State of Tennessee, Claiberne County.

Que, 9 M. While afrer & Om Brooks are bound to the State of Tennessee, in the penalty of Eight Amarica

Witness our hands and seals, this 22 May of afficie

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

ha & been appointed Administrates of the Estate of Javis Broks

Now, if the said

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

Acknowledged and approved in open Court, this

LETTERS OF ADMINISTRATION.

State of Monnessee-Ciniborne County. At Whileatry, a Citizen of Clareners County:

It appearing to the County Court now in session, that Baris Brooks 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,

Thereises ... Clerk of said Court, at office, this day of American Independence.

A CAScurio Clork

D. C.

DMINISTRATOR'S BOND.

State of Tennessee, Clathorne County.

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

Dollars.

Witness our hands and seals, this 5 day of May A.D. 1890

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

ha & been appointed Administrates of the Estate of MABarrane

Now, if the said Selands deceased with roile annueur

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

Acknowledged and approved in Acknowledged and approved in

Acknowledged and approved in open Court, this 5 day of May 1890

S. D. Tearson SEAL MAR Short Store Swiften

hison phelps Chairman

LETTERS OF ADMINISTRATION.

State of Zannessee-Ciniborne County.

To John belearle , a Citizen of Clarbance 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. Will guilly grant grant and the court having 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, A Reducisco, Clerk of said Court, at office, this day of May 1850 and year of American Independence.

gard Sear of American Independence.

Clerk.

State of Tennessee, Claiberne County.

black . I Pegenen and I'M Stan gohn

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

Witness our hands and seals, this 3 day of May A.D. 1890,

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

ha & been appointed Administrator of the Estate of Verginia M. Barneres decensed.

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

Acknowledged and approved in Joseph Gunnfield That open Court, this 5711 day of John Glant Thomas 1890 The No No Chairman

Acknowledged and approved in Joseph Gunnfield That the Chairman Chairman

LETTERS OF ADMINISTRATION.

State of Zonnessee-Eluiborne County.

o Il Ceurson, a Citizon of Illeularum Bounty:

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.

NITHERS, A Clerk of said Court, at office, this

day of M M 1891, and vear of American Independence.

and year of American Independence

D. C.

JR Roberson Jefferon Sambet

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

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

Hy Hughes fofforson Lamber of the Reduction had been appointed Administrat of the Estate of James Guinn

Now, if the said # 17 76 rights
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

May 1890 1

Nelson phelps

open Court, this 16 day of JKW bries an

LETTERS OF ADMINISTRATION.

State of Wonnessee-Etatborne County.

To Hy Lise , a Citizen of Scherican County:

It appearing to the County Court now in session, that the Sugarn 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: S. J. Huse

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, of Jorces Sylve _____, Clerk of said Court, at office, this the day of theref 1890, and year of American Independence.

of Franciscos Clork

he mit Que

State of Tonnessee. Claiberne County.

Davis & Strist principal and for

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

Witness our hands and seals, this 2 day of Jame A.D. 1890

E a Hurst

ha S been appointed Administrated of the Estate of M. S. Carr

Now, if the said ...

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

Acknowledged and approved in

open Court, this ______day of

June 1890 DW Stone Speidle Mairman

ce a Husst grad Davis

LETTERS OF ADMINISTRATION.

State of Mannessee-Giniborne County.

To le a Hurst, a Citizon of Clartone Dounty:

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,

WITNESS, A J & rancestes , Clerk of said Court, at office, this day of June 1890, and year of American Independence.

We, James R Lynch and Josiah

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

True Munderel

Witness our hands and seals, this 20 day of June A.D. 1890 The Condition of this Obligation is such, That whereas the above bound Asmes R Lynch

ha & been appointed Administrat of the Estate of A Re Tolow

Now, if the said Alle Lynnah 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

IM Stene Special Chairman

LETTERS OF ADMINISTRATION.

State of Zonntennet ... Claiberne County.

, a Citizen of 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,

WITNESS, day of _______18____, and ______year of American Independence.

State of Tennessee, Claiberne County.

We, In Brooks & & ABrooks.

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

Witness our hands and seals, this 2 day of June A.D. 1890

The Condition of this Obligation is such, That whereas the above bound 4 M/Brooks

has been appointed Administrator of the Estate of 9 MBrooks

4. ON Brooks 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. G. W. Brooks Acknowledged and approved in

6, Minton Chairman Jo

State of Wennessee-Giniborne County.

ounty: It appearing to the County Court now in session, that 9. M. Brooks

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.

Hrane en ed Clerk of said Court, at office, this

1890, and 114 year of American Independence.

We, Scham & Liabow and James & Rebusson

are bound to the State of Tennessee, in the penalty of Our thousand Ballass

Witness our hands and seals, this 25 day of July A.D. 1890

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

Tra Deen appointed Administrat & of the Estate of James Gatterson

Now, if the said Amanu & Realion

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.

Johan & Realians

Acknowledged and approved in

open Court, this 20 day of J. Rashimson

Selson phelps

LETTERS OF ADMINISTRATION.

Sento of Connessoe-Etpibonpe County.

To Jumy Transon , a Citizen of Church or We County:

It appearing to the County Court now in session, that Jumes Outley and

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 laws entitled.

WITNESS, Of January, Clerk of said Court, at office, this 25 day of 1840, and year of American Independence.

__Clerk

_D. C.

State of Tennessee, Claiberne County.

We, G or Breaks to bo Smith.

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

Witness our hands and seals, this 26 day of fund A.D. 1890

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

had been appointed Administrated of the Estate of 4 M Brooks Sin

deceased.

Now, if the said A W Breaks
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 24 day of

H. C. Brooks,

Grup Broks

June 1890 Charle Busell

Nelson Whelp Chairman

LETTERS OF ADMINISTRATION.

State of Mennessee-Giniborne Connty.

To & M Bracks In a citizon of Clarlewood County:

It appearing to the County Court now in session, that AM A rable Levin.

• 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.

WITHESS, Af Sincers ey &a ... Clerk of said Court, at odes whis

26 day of forme 1890, and year of American Independence.

of financial out

ADMINISTRATOR'S BOND.

A.D. 1890

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

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

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

had been appointed' Administrat 2 of the Estate of Base Castrice

Now, if the said Same Moyers . shall well and truly, as such Administrates ferform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Joan C. S. Magain Ho Ris Chie J. He Manyers That Acknowledged and approved in open Court, this day of Kelson Phelps

LETTERS OF ADMINISTRATION.

State of Connessee-Ciniborne County.

To Dane Moyers, a Citizen of belowlyme

It appearing to the County Court now in session, that Land Castronics 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.

Hrancises ____. Clerk of said Court, at office, this 1844, and 114 year of American Independence.

Arypicisco Olerk.

State of Tennessee, Claiborne County.

E. a Start and & D Stone

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

Witness our hands and seals, this 25 day of Feling A.D. 1892

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

ha 6 been appointed Administrates of the Estate of & SO Willis

Now, if the said Donat 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 75 day of

Chairman

State of Wennessee-Gluiborne County.

	75,00	2.0		40.00
70		, a Citizen	of	 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.

_____, Clerk of said Court, at office, this

We, Houston Lusmus, are bound to the State of Tennessee, in the penalty of June humalures Witness our hands and seals, this Z day of July The Condition of this Obligation is such, That whereas the above bound Houston during has been appointed Administrat of the Estate of Sunpa Milson

Now, if the said Houston Ausmus 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.

Auston dunnus. Acknowledged and approved in open Court, this 7 day of John Fridell
July 1870 John Cursmus
Vila Vas CM NS-CC Nelson phelps Chairman

LETTERS OF ADMINISTRATION.

State of Wountespee-Claiborne County. Ous mus ; a Citizen of Clarkaris

It appearing to the County Court now in session, that Very Milson 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.

Houseises . . . , Clerk of said Court, at office; this vear of American Independence.

State of Tennessee, Claiberne County.

We, Ala Brueau H. learr BP Jose are bound to the State of Tennessee, in the penalty of but chouse

Witness our hands and seals, this 7 day of July

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

ha been appointed Administrato of the Estate of Closabeth to Charles

will will armenia deceased.

Now, if the said shall well and truly, as such Administrates, 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.

Aso Brogan Acknowledged and approved in open Court, this ______ day of July 1890 Nelson Phelps

LETTERS OF ADMINISTRATIO

State of Mennessee-Giniborne Cannta.

To AsaBroque , a Citizon of Clarbone County:

It appearing to the County Court now in session, that Elisabeth Or Youks 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.

Clerk of said Court, at office, this 189 d, and 14 year of American Independence.

Assacreiro Ola

ADMINISTRATOR'S BOYD

State of Tennessee, Clathorne County.

Marshall & Bruce, Statlovers, Nashville, Temi

We, Elizabeth a Linger and Natur are bound to the State of Tennessee, in the penalty of There hereseew and fift The Condition of this Obligation is such, That whereas the above bound Elizabeth a Linear been appointed Administrate of Rolling

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 Z day of Helson Phelps Chairman

LETTERS OF ADMINISTRATION.

State of Monneasee-Ciniborne Countu. To Elsofulh a Lingury o Citizon of Clarkanie

It appearing to the County Court now in session, that Poled Linear 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.

Decire sed , Clerk of said Court, at office, this 18 CV, and //y year of American Independence.

tate of Tennessee, Claiborne County.

We, The Rung george Hamblen
and rement Majer John Arismus
are bound to the State of Tennessee, in the penalty of one Thousand
Dollars.
Witness our hands and seals, this & Hay of July A.D. 1890
The Condition of this Obligation is such, That whereas the above bound
had been appointed Administrat of the Estate of James Teasge deceased.
Now, if the said TMC flored
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 Gell Bring and
open Court, this & day of G. W. Womblin
July 1890 Vonwent Myers John auspres
Nelson Phelp chairman

LETTERS OF ADMINISTRATION

State of Mannessee ... Giniharna Gounte

To J M 6 R	~~ , a Ci	tizen of Clark	on a County:

It appearing to the County Court now in session, that free Tec 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, Do J Juan tes &a , Clerk of said Court, at office, this

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

Witness our hands and seals, this gay of July

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

ha _ been appointed Administrates of the Estate of Albert Farter

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

Nelsan phell Chairman

LETTERS OF ADMINISTRATION.

State of Zonnessee-Cialboune County.

, a Citizen of

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 Court, at office, this

D. C.

of Tennessee, Claiberne County.

Lacib Muson

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

Witness our hands and seals, this 4 day of august A.D. 182

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

ha been appointed Administrat of the Estate of Purple Wilson

Now, if the said - La con Milson shall well and truly, as such Administrat - - , perform all the duties which are or may be required by law, this obligation shall be void, etherwise to remain in full force and virtue.

Acknowledged and approved in open Court, this

LETTERS OF ADMINISTRATI

State of Mennessee-Giniborne County.

, a Citizen of

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,

entitled.

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

Jy Chadraich A & Bineard re bound to the State of Tennessee, in the penalty of Liphundre	We lord Tris	4	Kadges	
e bound to the State of Tennessee, in the penalty of	In Chadraics	h A	Bingara	4
free freeze	bound to the State of Tennessee, in	the penalty of	+ hundre	ella de la constitución de

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

had been appointed Administrat of the Estate of Churlotty Tillison

Now, if the said Jacol Thele 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.

Soot Wilson Acknowledged and approved in open Court, this 4 May of Any of Nelson Phelps

LETTERS OF ADMINISTRATION.

State of Monnessee ... Cluiborne County.

To Jacah Walson, a Citizen of Elanlania County:
It appearing to the County Court now in session, that Topical Straig of Traision

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 frue 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,

ntitled.

WITNESS, Affinancia , Clerk of said Court, at office, this

day of large, and year of American Independence.

Sold Francisco Clerk.

State of Tennessee. Claiberne County.

We, A & Brooks 4. A. Brents & # Pres

are bound to the State of Tennessee, in the penalty of four humanice Witness our hands and seals, this _ day of seps

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

ha & been appointed Administrat exof the Estate of Lucyhou Brooks

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

,	1/25	Bryvis	
Acknowledged and approved in	6	ger/1	CVO,
	Fa.	drooks	PEAL
open Court, this day of	116.76	and an	080
18	11.10	1 3/	SMAL
18 //	W. J	Trulyn	SEAL
	1	1	So
open Court, thisday of	Chairman Chairman	Harlin	\$ (13) S

State of Monnessee-Ciniborne County.

To	, α	Citizen of	 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,

enutied.						
WITNESS,	and the second			Clerk of s	sid Court	at office, this
11 11 11 11 11 11 11 11						
						200
day of	A STATE OF THE STA	18	and	vear of Ame	erican inde	pendence.

Clerk D. C.

We lennie & Seoth les Fullon are bound to the State of Tennessee, in the penalty of Bight Thousauce. Dulears Witness our hands, and seals, this 1 M day of Suffered A.D. 1890

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

had been appointed Administration of the Estate of A P Seull.

Now, if the said Junie A Scoth.

shall well and truly, as such Administrative, 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.

Jennie Scott Acknowledged and approved in

LETTERS OF ADMINISTRATION.

State of Zonnessee-Giniborne County.

. a Citizen of 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 feturn 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, _____. Clerk of said Court, at office, this

to of Tennessee. Claiberne

We Les leamphell

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

Witness our hands and seals, this / ht day of A.D. 1890

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

ha been appointed Administrate of the Estate of My locuse foliese

shall well and truly, as such Administratus, 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 It day of

Relson Phelps

State of Mountessee-Miniborne County.

, a Citizen of

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.

___, Clerk of said Court, at office, this day of year of American Independence

entitled.

State of Tennessee, Clath	
1. We de la state Here	thias and
are bound to the State of Tennessee, in the penalty of	bur Jun-
Witness our hands and seals, thisday of	Dollars.
The Condition of this Odigation is such	5.3
had been appointed Administrat of the Estate of	curly Brook
Now, if the said / - C - Bufflo	
shall well and truly, as such Administrat, perform all the oby law, this obligation shall be void, otherwise to remain in ful	
Acknowledged and approved in	A TRO
open Court, this day of Schlember 1870	ulton
Nelson o helps Chairman	(FAL)

LETTERS OF ADMINISTRATION.

<i>To</i>	, a Citizen of	Gounty:	0.1
It appearing to the C	County Court now in session, th	nat	
has died, leaving no wi	ll, and the Court being satisfied	as to your claim to the adm	inistration, and
you having given bon	d and qualified as directed by	y law, and the Court havin	g ordered tha
Letters of Administrati	on be issued to you:		Transfer
THESE ARE, THERE	ORE, To authorize and empov	wer you to take into your	possession and
control, all the goods,	chattels, claims and papers of	the said intestate, and retu	ırn a true and
perfect inventory there	eof to our next County Court,	to collect and pay all debts	, and to do and
transact all the duties i	n relation to said estate which	lawfully devolve on you as	Administrator
and after having settle	l up said estate, to deliver the	residue thereof to those wh	o are, by law
entitled.			. Patrija
WITNESS,		, Clerk of said Cour	t, at office, thi
day of		vear of American In	denendence

itate of Tonnessee, Claiberne County We, JA Fineton J B. Bogle are bound to the State of Tennessee, in the penalty of one hundred Witness our hands and seals, this _____ day of September A.D. 1890 The Condition of this Obligation is such, That whereas the above bound A Tentton been appointed Administrat of the Estate of Miller Lauren Now, if the said A Julton shall well and truly, as such Administrat ____, perform all the duties which are or may be required Welson Phelps LETTERS OF ADMINISTRAT State of Mennessee-Cintboone Counts . a Citizen of 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,

____, Clerk of said Court, at office, this ____year of American Independence.

Witness our hands and seals, this day of Sept A.D. 48 The Condition of this Obligation is such, That whereas the above bo		Burnot	7.
	umeria h		D

Now, if the said Hugh Burns 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 1st day of Suph Blans can see the Blan

LETTERS OF ADMINISTRATION.

State of Zonnessee-Glaiberne County.

Gounty:
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 ampourer you to take inter-

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.	Maria de Caracteria		Claub		
			, Clerk of	said Court, at office, t	his
day of	make the short	18, and		merican Independence.	

__cut

ADMINISTRATOR'S BOND.

State of Tennessee, Claiberne County.

+ De ma vey	& P Alua
are bound to the State of Tennessee, in the penalty of Our Ohousan	u.
are bound to the State of Peliteree, in the Period	Dollars.
Witness our hands and seals, this 9711 day of Suptember	A.D. 1890
The Condition of this Obligation is such, That whereas t	
Josephine Minter	
ha D been appointed Administratory of the Estate of Post mountain	<u>- </u>
deceased.	
Now, if the said - Josephine minion	
shall well and truly, as such Administration perform all the duties which are on	r may be required
by law, this obligation shall be void, otherwise to remain in full force and virtue	
Josephine Mick	
	WEAT ON
Acknowledged and approved in Samuel M. Log	SEAL
open Court, this 7 day of Dy Storiges	SMAL
Sept 1890) of 6 Merry	NEAL .
	مهم
Nelson Phelps Chairman	A . V. 20.

LETTERS OF ADMINISTRATION.

State of Mennesses-Giniberne County.

It appearing to the County Court now in session	that	·			A		
has died, leaving no will, and the Court being satis	fied a	sa to	your cla	m to t	ne admir	istration	, and
you having given bond and qualified as directed	by	law,	and the	Court	having	ordered	tha
Letters of Administration be issued to you:		Jon Ton	Duran	700		nz Calve Ne	10 SE

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, writted

ntitled.	~		is residue thereof to the any
Witness,	<u> </u>	1.500	, Clerk of said Court, at office, this
day of	1	_18, and	year of American Independence.
			The state of the s

__Clerk.

D. C.

	Johnson & BT Shul	
Alego	ughis	
re bound to the State of	Tennessee, in the penalty of Hime	Dolla
	day of est	
49 101	n of this Obligation is such, That we work of the Sheet	75
been appointed Ada	ministrate of the Estate of Eliza	Johnson
Now, if the said	Ais (11)	BA Shutty

by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, this o et

Nelson shelfs

LETTERS OF ADMINISTRATION.

State of Bennessee-Giniborne County. , a Citizen of cleulrance County:

It appearing to the County Court now in session, that alexa solution 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.

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

state of Tennessee, Claiborne County.

We Strantelin Jones + 9 H Rection

are bound to the State of Tennessee, in the penalty of Our Thousand. Witness our hands and seals, this 6 day of 6 c A.D. 1890

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

had been appointed Administrat 22 of the Estate of MAY

Now, if the said Meruklus shall well and truly, as such Administrate 2, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in

LETTERS OF ADMINISTRATION.

State of Mennessee-Siniborne Sounty.

		*			
Го	A	 a Citizen	of	 	County
				9	

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,

ntitied.			, Clerk of said Court, at office, this
WITNESS,	, and the second second second		, Clerk of said court, as office, und
day of	The second	18 and	year of American Independence.
uay 01-			

	, Clathorne County.
w. b. M. Book	We
yound to the State of Tennessee, in the pena	lty of Lyhunarece
Witness our hands and seals, this	day of October A.D. 48 9

le M Book

ha been appointed Administrat of the Estate of Millore Boo

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 6 day of

LETTERS OF ADMINISTRATION.

State of Wennessee-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.

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

We, VM. Mourelein
are bound to the State of Tennessee, in the penalty of Six Sumalreit
Dollars.
Witness our hands and seals, this 6 day of Od A.D. 1890
The Condition of this Obligation is such, That whereas the above bound
has been appointed Administrat Ox of the Estate of Jelo, Sminners deceased.
Now, if the said of Mountain
shall well and truly, as syon Administrat (4), perform all the duties which are or may be required
by law; this obligation shall be void, otherwise to remain in full force and virtue.
M. ellouritain: FRAL
Acknowledged and approved in Ol, Conven
open Court, this O day of
To be all fictions man

State	of	Zennesset-Siniborne	County
Steers	44	Stattetaner-States	Stramas

It appearing to the County Court now in session, that		
has died, leaving no will, and the Court being satisfied as to your	r claim to th	e 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:	A 454 B	San

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,

	A Committee of the Comm		
WITNESS,		, Clerk of said Co	ourt, at office, thi
day of	and	_ year of American	Independence.

We, D. J. Mannan + Q & Kinging

Acknowledged and approved in open Court, this day of Ask Shands and seals, the day of Shands 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 Chairman Chairman

LETTERS OF ADMINISTRATION.

State of Bennessee-Ciniborne County.

. a Citizen of

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	Court, at office, this
day of		, and	<u> </u>	year of Americ	an Independence.
	Ŷ				
					Clerk.

State of Tennessee, Claiberne County.

We, E. A. Hursty

are bound to the State of Tennessee, in the	penalty of 02	ie him	urect
			Dollars.
Witness our hands and seals, this	day of O	1	_A.D. 18
The Condition of this So	igation is such, T	hat whereas the	above bound
hab been appointed Administrates of the	he Estate of 1.9	Bur	ch
•	deceased.		
Now, if the said & A	Hurst,		
shall well and truly, as such Administrate		es which are or m	ay be require
by law, this obligation shall be void, other			
Mil.	CON H	unt	
Acknowledged and approved in	THE DAY	Que la companya de la companya della companya della companya de la companya della	Love
open Court, this J day of	Just My	own	GAS
ant			
1890	* * *		
NOO. DEO Old			080
Jecan of mego	Chairman		

LETTERS OF ADMINISTRATION.

State of Zennessee-Ciniborne Sounty.

	It appearing to the County Court now in session, that
1	has died, leaving no will, and the Court being satisfied as to your claim to the administration, and
3	ou having given bond and qualified as directed by law, and the Court having ordered that
J	etters 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.

nuiteu.	"그 시대원 하는 사람들이 얼마나 하는데 없다".	
WITNESS,		, Clerk of said Court, at office, this
WILLIAMS,		
		year of American Independence.
day of	18 and	vear of American Independence.

___Clerk.

D. C.

We I comis A Jameson & MM high to the State of Tennessee, in the penalty of Din human drive

Witness our hands and seals, this 1311 day of October A.D. 1850

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

and & & & M Lineway

has been appointed Administrated of the Estate of Source Orince

Now, if the said laces of of 8m January shall well and truly as such Administrat ____, perform all the duties which are or pray be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, this 13th Det

Nelson Phelps

Chairman W. of Jameway

Somes of Janeway

LETTERS OF ADMINISTRATION.

State of Wonnessee-Glaiborne County.

To fine at & My January a Citizen of Clarity County: It appearing to the County Court now in session, that Occured Decree

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

To meeted, Clerk of said Court, at office, this

year of American Independence.

State of Tennessee, Claiberne County.

We, M. B. Carry & Attent & Blanis

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

Witness our hands and seals, this 45 day of November A.D. 1890

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

ha 5 been appointed Administrat 22 of the Estate of Green Ruse

deceased.

Now, if the said 11 6 Court

a signment among the

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 November 1890 Nelson Phelps

& W Hurst ourty P Davis sunty by

LETTERS OF ADMINISTRATION.

State of Mennessee-Clubborne County.

c Citizen of

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.

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

day of _______, and ______ year of American Independence.

We. Sarah Cline and Willia Bruce and In Stone are bound to the State of Tennessee, in the penalty of Leve Surveyer are Witness our hands and seals, this 3 day of Merce

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

had been appointed Administrator of the Estate of Bulen & Chine

deceased. arab Coline

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 3 day of nove 1890. Velson Dhelps

LETTERS OF ADMINISTRATION.

State of Mennessie-Glaiborne County.

To Sorah bline a Citizen of blaiborne County:

It appearing to the County Court now in session, that Ruleu blane 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, A Q. Francisco , Clerk of said Court, at office, this 3 day of Nov 1850, and year of American Independence.

tute of Tennessee, Claiberne County.

4 1 Hirst & leB Hurst.

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

Witness our hands and seals, this 3 day of November A.D. 1890

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

ha & been appointed Administrator of the Estate of Ansorrow Aust

deceased.

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

Acknowledged and approved open Court, this J Nelson & helps

State of Monnesset .- Miniborne County.

, a Citizen of

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.

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

We, A. M. Carr & leBowhite are bound to the State of Tennessee, in the penalty of Suy humana Witness our hands and seals, this 22 day of November A.D. 1880 The Condition of this Obligation is such, That whereas the above bound H. M. Coars ha S been appointed Administrates of the Estate of John Burn Now, if the said Holly, Cours shall well and truly, as such Administrater, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in

open Court, this 22 day of Aoueulus 1890. Nelson Phelp

LETTERS OF ADMINISTRATION.

Chairman

AState of Mennessee-Gluiborne County. To Me and, a Citizon of Olle & come 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.

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

year of American Independence.

State of Tennessee, Clafberne County.

Bus and M. V. Overton re bound to the State of Tennessee, in the penalty of ... (me) Hundred Witness our hands and seals, this The Condition of this Obligation is such, That whereas the above bound been appointed Administrat of the Estate of Shadroch Williams 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 Lot day of

Nelson Phelps

Letters of Administration be issued to you:

State of Monnessee-Giniborne County. in a Citizon of Cleub and County It app saving to the County Court now in session, that Me as it Illumin 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

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.

Control of the Contro	
WITNESS, , Clerk of said C	ourt, at office, thi
IVITAEO,	July at Office, our
day of	Independence

We, Le Chenne

are bound to the State of Tennessee, in the penalty of June horacines Witness our hands and seals, this 10 day of Jane

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

ha 6 been appointed Administrates of the Estate of Elisher muniform

deceased.

Now, if the said & le Cherne

shall well and truly, as such Administrater 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

Chairman

LETTERS OF ADMINISTRATION.

State of Tennessee-Claiborne County. To Leve Churce, a Citizon of Checkonic County:

It appearing to the County Court now in session, that aliche June land 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.

_____, Clerk of said Court, at office, this

ear of American Independence.

State of Tennessee, Claiberne County.

6. L. W. Meritying and W.R. Rector Notion are bound to the State of Tennessee, in the penalty of July free

Witness our hands and seals, this 22 day of Holy A.D. 18 9/ The Condition of this Obligation is such, That whereas the above bound

had been appointed Administrates of the Estate of Aure Dalus

& M. Messternery

Letters of Administration be issued to you:

Now, if the said & Messelsmery 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.

y. M. mougniery Acknowledged and approved in Mm De Rector Nelson Phelps

LETTERS OF ADMINISTRATION

State of Mennessee-Miniborne County.

Montegrany a Citizen of Cleubane County: It appearing to the County Court now in session, that June 1818 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

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.

Danies of Clerk of said Court, at office, this

year of American Independence.

and S. M. Shadwich and Meline God are bound to the State of Tennessee, in the penalty of June Thomas Witness our hands and seals, this 2 day of Holy The Condition of this Obligation is such, That whereas the above bound had been appointed Administrates of the Estate of Allan Agas

Now, if the said Allen Gashum or shall well and truly, as fuch 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.

Dhr (Joe Rum) Acknowledged and approved in

LETTERS OF ADMINISTRATION.

State of Mennessee-Ciniborne County. To wm Woothm, a Citizen of Clarburge County: It appearing to the County Court now in session, that I My Chiakmin 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.

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

bound to the State of Tennessee, in the penalty of Buen Herri	ALL MANAGEMENT
	Doll
Witness our hands and seals, this 5 day of Heli	A.D. 18
The Condition of this Obligation is such, That whereas Lo. 13, White Deen appointed Administrator of the Estate of Lanten R.	
Deen appointed Administratory of the Estate of Missien 1	J. Jenes
Now, if the said lo B. White	
all well and truly, as such Administration, perform all the duties which are	
law, this obligation shall be void, otherwise to remain in full force and virtu	ue.
Ce.B. White	

LETTERS OF ADMINISTRATION.

2	State of Wes	enessee-Liniberne Con	ntg.
To (0)	tere .	citizen of Clarifyers	County:
It annagring to	the County Court no	w in session that blush	n Klon

1 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.

Olerk of said Court, at office, and year of American Independence. Rances ex Clerk of said Court, at office, this

DMINISTRATOR'S BOND

State of Tennessee, Clathorne County.

We L. G. Horman 7

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

Witness our hands and seals, this & day of march A.D. 1854

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

Li & Harman ha & been appointed Administrator of the Estate of & M /2006 Defense

shall well and truly, as such Administrat and, 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 21 nd day of march 189h

LETTERS OF ADMINISTRATION.

State of Monnessee-Gluibert County. I Harner, a Citizen of Cleubarne Bounts

It appearing to the County Court now in session, that Il M Mood 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.

______, Clerk of said Court, at office, this and day of man unell 1891, and year of American Independence.

State of Tennessee, Claiberne County

We. L. G. Harmon of

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

Witness our hands and seals, this and day of murch

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

ha - been appointed Administrat as of the Estate of & M. Boch

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 2 day of

& G Harrion

LETTERS OF ADMINISTRA

State Manuesset-Gintborne Gennty.

A Harrien, a Citizen of Clerkernel 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.

herries o Clerk of said Court, at office, this

day of Murch 189/, and vear of American Independence.

Solve apring men s

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

Witness our hands and seals that A.D. 189/

The Condition of this Obligation is such, That whereas the above bound has been appointed Alministrates of the Estate of Ahugh Johnson

Now, if the said

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

Acknowledged and approved in open Court, this /9 day of March 189/

Andrasthuson (1816)

rman.

LETTERS OF ADMINISTRATION.

State-of Zennessee-Giniborne County.

, a Citizen of Revent

It appearing to the Courty 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 Court, at office, this ______day of _______, and _______year of American Independence.

Clerk.

1 TOP TOP TOWN

State of Tennessee, Claiberne County.

are bound to the State of Tennessee, in the penalty of Privilina area 9

Dollars.

Witness our hands and sears, this G day of afarit A.D. 189

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

ba been appointed Administrate of the Estate of Elisha Musming

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 day of A Brewe A Brewe A Downfull

LETTERS OF ADMINISTRATION.

State of Zennessee-Giniborne County.

To		, a Citizen of
	9	

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

____*D*,

We, H H prinifull & co	•
are bound to the State of Tennessee, in the penalty of One Man	wene
Witness our hands and seals, this 7 day of Acre	Dollars
The Condition of this Obligation is such, That whereas	
has been appointed Administrat of the Estate of	

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

Acknowledged and approved in open Court, this

LETTERS OF ADMINISTRATION.

State of Bennessee-Giniborne County.

, a Citizen of 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.

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

tate of Tennessee. Claiberne County.

	We Mk Receior prin + & Momons
	We Will I Certier print Surety
i	are bound to the State of Tennessee, in the penalty of Our Thompsense
ı	Dollars.
	Withess our hands and seals, this 4 day of May A.D. 189/
,	The Condition of this Obligation is such, That whereas the above bound
	My Rector
	ha S been appointed Administrator of the Estate of Mullicen June
	denegged
	Now, if the said Mek Rectur
	hall well and truly as such Administrate perform all the duties which are of may of required
	by law, this obligation shall be void, otherwise to remain in full force and virtue.
	you de Rector That
	Acknowledged and approved in & M. Maulzouwern
	men Court this day of

State of Wennessee-Ciniborne Conntu-

It appearing to the County Court now in session, that	t						
Link leaving no will and the Court being satisfied	as to	your	clai	m to th	e admir	istration	ı, and
you having given bond and qualified as directed by	law,	and	the	Court	having	ordered	tha
Letters of Administration be issued to you:					e other	The V	11/2

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,

itled.					
WITNESS,	ties to Trail		, Çler	k of said Court	, at omce, th
A TIMEON					
day of	and the transfer	18 and	year of	f American Ind	ependence.
day of				Lagrange Control	

We George Cline principle - G. G. Cloud THE Corr Declip are bound to the State of Tennessee, in the penalty of Owo of trui and Witness our hands and seals, this day of June A.D. 1891 The Condition of this Chligation is such, That whereas the above bound

George Ching O ha A been appointed Administrate of the Estate of 6. W. Cline

Now, if the said George Cline 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 /3 day of

LETTERS OF ADMINISTRATION.

State of Wounesser-Miniborne County.

To Le Chence ; a Citizen of Clauborne , County: It appearing to the County Court now in session, that M & Geller

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.

Alacucined ..., Clerk of said Court, at office, this WITNESS 15 th day of Micro 1891, and year of American Independence.

State of Tennessee, Claiberne County.

We Sione Clin 8.4. Cond of molors

are bound to the State of Tennessee, in the penalty of Live Hum &

Withess our hands and seals, this 1.5 day of A.D. 1891

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

George Clin ha 4 been appointed Administrator of the Estate of C.W. Cline

Now, if the said Grony & Cleve

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

Acknowledged and approved in Splitting open Court, this 15 day of Am Corr

LETTERS OF ADMINISTRATION.

State of Mennesset-Eintborne Countie.

To George Chine, a Citizen of Clarboone County: It appearing to the County Court now in session, that W. Rokere

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,

WINESS, A. H. Hran Disen, Clerk of said Court, at office, this

day of June 1891, and year of American Independence.

fifty (250

Now, if the said \$\Phi\$ Q.

Acknowledged and approved in open Court, this 2 7 day of

State of Tennessee, Claiborne County.

W.	3	
		2343
are bound to the State of Tennessee, in t	L	
Witness our hands and seals, this	day of	
	Obligation is such, That w	
ha — been appointed Administrat — o	f the Estate of	
Now, if the said	*	
shall well and truly, as such Administrat by law, this obligation shall be void, other	perform all the duties whi	ch are or may be required virtue.
Acknowledged and approved in	The latest will be a second of the latest second of	SAL SAL
open Court, thisday of		. SEAL
		SHAL
The same of the sa	Çhairman	SEAL
*		

LETTERS OF ADMINISTRATION.

State of Benntaget-Biniberne County. Colhernee, a Citizen of Clastonie gounty It appearing to the County Court now in session, that Hugh Johnson 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 ccesso, Clerk of said Court, at office, this

LETTERS OF ADMINIST

State of Tennessee, Claiborne County.

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

has been appointed Administrating of the Estate of Saule le Pour

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

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

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

deceased.

Witness our hands and seals, this 2 7 day of

State	ø£	Dentenger-Birthethe Bettef.	
P. A. Roor		, a Citizon of Clarbane County:	

It appearing to the County Court now in session, that Sauch le Court has died, leaving no will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be 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, 110 entitled.

tied.					A .		43.5
Vinnega X PAINE	uers of	, Cle	rk of	said	Court,	at office,	thu
VITNESS, A SILE			10 h				