State of Tennessee, Claiborne County.

	4.747
day of	Doll A.D. 18
ion is such, Th	at whereas the above box
rform all the duties	inhiah
remain in full force	and virtue.
remain in full force	and virtue.
remain in full forc	e and virtue.
remain in full force	e and virtue.
	tate of

LETTERS OF ADMINISTRATION.

It appearing to the Courty Court now in session, that Jugh 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, Clerk of said Court, at office, this day of Harris 1857, and trear of American Independence.

State of Tonnessee, Claiborne County

00	to min	disher 17 10	-n .	-
W. 4 ().	y on	8 8 M	1 Hone	, as surely

· A			
are bound to the State of Tennessee, in the	ne nenelty of	wo Hum	med o
he bound to the State of Tennesses, in the	te penarej os		D. Hale
fifty (250)		1	Dollars.
Witness our hands and seals, this	2 7 day of_	June	A.D. 189/
		V	
The Condition of this &	bligation is su	ch, That whereas t	he above bound
(D) (A) (D) (A)			
		aux 6 6	mm
has been appointed Administrat 24 o	of the Estate of	Te. I	
-	deceased.		
Now, if the said \$\Phi_{\text{.}} \Q_{\text{.}} \\	On C		
shall well and truly, as such Administra	nerform all t	he duties which are or	may be required
by law, this obligation shall be void, oth	rerwise to remain in	full force and virtue	
by law, this obligation shall be vota, see	O O ha	N) a	
	F.U.S	1,000	WRAL)
Acknowledged and approved in	le mu	W. Yord	SEAL
open Court, this 2 7 day of	0 11		
A:	Section See Section Section 1		BRAL
June 1891			(IEAL)
M Water	. 1	nut och	080
DIN slove Judy	2 Chairman		

LETTERS OF ADMINISTRATION.

			Manuel
Mtate	· DE	Mannesset Etniberne	Sich that sale

	Cheers as Sh			- ,
TO PARO	ינים	a Citizen of Cles	clane	County:
10 000	,		8	1. Dans

It appearing to the County Court now in session, that Occur to (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, entitled.

led.

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

1894, and year of American Independence.

__D. C

State of Tennessee, Clathorne County,

are bound to the State of	Tennessee, in the	penalty of	w Hu	udry
are bound to the State of	nd seals, this	day of	July	Dollars
, Jr. M. 60	mistoc	(ch, That whereas t	
ha - been appointed Ad	ministrat ny of t	he Estate of	r. C. Ca	usled
Now, if the said		leaus	cock	
shall well and truly, as such by law, this obligation sha	ch Administrat 10 Ill be void, others	, perform all the	e duties which are or full force and virtue.	may be required
Acknowledged and	1	n. m. C	mstock	
open Court, this 17	. (ite constant	*******	
July	_18 91].			
carry Swom	July 17 189/	Chairman ASI	not a	men.
LETTE	RS OF A	DMINIS	TRATIO	NI
j	, ==			
S1 2 11	to of Wantes	see-Claiber	te Counte.	

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.

titled.

Witness, _______, Clerk of said Court, at office, this day of _______, and ________year of American Independence.

Clerk.

ADMINISTRATION BOND.

We wolly intr Committee, william H. Monthight and A. Tenkonsee in the senate, or two Luminad and iffir T 850) foliars of tenkonsee in the senate, or two Luminad and iffir T 850) foliars. The condition of this obligation is such that whereas the above bound welly Muir Committee has been applied administrative of the estate of William C. Committee, decembed now if the said welly hair Comptock shall see and truly hair Comptock shall see and truly hair Comptock shall see and truly hair compton which or or saudred by law this continue that the condition of the void pin rw se to required by law this obligation shall be void pin rw se to result in full force and

are not the Chirchest to said make which layers decode on Yep to Adada.

With the Constant Court, at annual Court

ADMINISTRATION BOND.

We, Nelly Muir Comstock, William H. McKnight and

are bound to the State of Tennessee in the penalty of two hundred and fifty (250.) dollars. Witness our hands this 25th., day of July 1891.

The condition of this obligation is such that whereas the above bound Nelly Muir Comstock has been appointed administratrix of the estate of William C. Comstock, deceased now if the said Nelly Muir Comstock shall well and truly as such administratrix 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.

transact all the dusars by relation and extress which have the velocity of volve on year as Administrators

and after having with a possic server to deliver the residue the case whiches by Naw.

entitled 4"

WITNESS.

helly Mir Constock

Mr. Francisco.

remain, sir,

Clerk of the County Court,

Tazewell, Tenn.

Dear Sir, - A few days ago I sent my bond to be filed, which I hope you have received and attended to by this time. Now, will you please send me letters of administration on the estate of William C. Comstack as suggested when I was in Tennessee? Being qualified when there I suppose there is nothing more to do in the matter.

Hoping you will attend to this at your earliest convenience,

Very Respectfully Yours,

nelly Muir Conselved

senie ti Tennencele illufteres Crawley

the above being exclusive as to your capital to the economic parties. ton being given but his qualities to through the see and the cours because date Patiens of Sandardination of parelys your way you

There, and Improved the authories and the power win to sale that a but, whose

more all the quete, begin in the and species of the and property a true and 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

I DE DE COLO			A 1997 PRODUCTS			
WITNESS,		Admin Salar		, Clerk	of said Cour	t, at office, thi
WITNESS,			Control of the same of the same of			
3	A second state of the	18	and	vear of	American Inc	dependence.
day of.	A second to the	18	and	year or	American in	dependence.

ADMINISTRATION BOND.

The Att sty of the plant of a track my soud to be attended to tone again, negotitee, work toget adde by or sent seen had beerson wind hig

A section and the colors and the section and the section of the se

wo well? but r Sonstock, of line to appropriate market

send on Testing of Administration of the entire of within C. Compose The state of the s where being a little on classes and a mark that

Hopling you will attend to in the your end that a the state of

tr. Francisco.

droup venues, but to grath,

... vear of American Independent

State of Tonnessee, Claiberne County.

we, Bariar			
are bound to the State of Tennessee, in the pen	alty of Dive	himare	ODllars.
Witness our hands and seals, this 3	day of a		
The Condition of this Oblig			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
ha S been appointed Administration of the	Estate of Mi	omes 8	nias

	Vineur		.,)
shall well and truly, as such Administrat	22, perform all the	duties which are or may	y be required
1 1 - this alliention shall be void oth			

0 to 10 8 . .

law, this obligation shall be void, other	J. B. Friar	TEA.
Acknowledged and approved in	The state of the s	OK.
en Court, thisday of	In Schadywick	8
august 1891.		3
Horas de la		08

LETTERS OF ADMINISTRATION.

State of Mennesset-Miniborne County.

- It appari	ing to the County	Court no	w in session	, tha	ıt		-	war i			
has died, lea	wing no will, and	the Cour	t being satis	fied	as to	your	clai	m to th	ne admir	istration	, and
	given bond and			by	law,	and	the	Court	having	ordered	rus
	dministration be								979		

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.

Wasterston	4 - 45 Feb.			Court, at office, this
Witness,				
The Company of the Co	19	and	vear of America	in Independence.

State of Tennessee, Clathorne County.

In James C. Campbell, E. A. Hyrat V are bound to the State of Tennessee, in the penalty of Jivo Hand and Fifty Witness our hands and seals, this 3 day of August A.D. 189 The Condition of this Obligation is such, That whereas the above bound

James C. bampfill ha D been appointed Administrator of the Estate of Many Lawson

Now, if the said James C. Campbell

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.

1 le Campbell Acknowledged and approved in open Court, this 3 2 day of

LETTERS OF ADMINISTRATION.

tuty of Zennessee- Gintborne County. To DAMES C. COMPLL a Citizen of Clarkozus glunty: At appearing to the County Court now in session, that Loan dawn 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.

- #Mancie CD , Clerk of said Court, at office, this

year of American Independence.

State of Tonnessee, Claiberne County

We A Priclice Roby Stone are bound to the State of Tennessee, in the penalty of Saben humane

Witness our hands and seals, this 2 phy day of august A.D. 189/ The Condition of this Soligation is such, That whereas the above bound

Ob Ritalie has been appointed Administrator of the Estate of Mon Billy

A Bilchie shall well and truly, as such Administratow, 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 aneust 1891

ETTERS OF ADMINISTRATION.

State of Wennesset-Gluibovas 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, clarars 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,

day of year of American Independence.

ADMINISTRATOR'S BOND.

entitled.

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

> _Clerk. ___D. C.

State of Tennessee, Clathorne County.
We, James & Rictor & M & Peret
We, Denies H. / Evelor & M. K. Perete
are bound to the State of Tennessee, in the penalty of Gree Thorsence
D.11
Witness our hands and seals, this 7 day of September A.D. 189
The Condition of this Obligation is such That whereas the
James A Rectur-
been appointed Administrata of the Estate of J. M. Rectur
Now, if the said Occurs H. Retur
all well and truly as such Administrat O2 por 3 11 11 11
all well and truly as such Administrat O, perform all the duties which are or may be required law, this obligation shall be void, otherwise to remain in full force and virtue.
Acknowledged and approved in
n Court, this 7 day of August Ractor
blank & Cothink
eplemer 1891) Withink
Waterne mayer chairman not au a
IN Please may Chairman not Dance
LETTERS OF ADMINISTRATION.
THE REAL PROPERTY.
Atnto or Sonntenner-Statharne County.
, a Citizen of County:
appearing to the County Court now in session, that
lied, leaving no will, and the Court being satisfied as to your claim to the administration, and
good and quantied as directed by law, and the Court having and and
and the state of the sale
ese are, Therefore, To authorize and empower you to take into your possession and
and papers of the said intestate and papers of the said intestate
the collect and next County Court, to collect and new all dale
and the relation to said estate which lawfully devolve on were a later than the said estate which lawfully devolve on were a later than the said estate which lawfully devolve on were a later than the said estate which lawfully devolve on were a later than the said estate which lawfully devolve on the said estate which lawf
fter having settled up said estate, to deliver the residue thereof to those who are, by law,
myrece .
, Clerk of said Court, at office, this
day of 18, and year of American Independence.

State	of Tenne	usee, Clai	borne Com	aty.
we, le	Bothe	le F.R. J	Robinson	4 <u>. 14 </u>
are bound to the S	tate of Tennessee, in	the penalty of	ine huncar	LCC. Dollars.
Witness our h	ands and scals, this_	25 day of_	Sept .	A.D. 18 9/
leB.n	Phile		the Land Market States	•
weaver of	B. A But	ertsur deceased.		, a
shall well and trul by law, this obliga- Acknowled	y, as such Administra	at, perform all therwise to remain in	he duties which are orn full force and virtue. White Roberts	nay be required
Sept	1891 Tene gra		Parce	SHAL -
LE	PTERS OF	ADMINI		N.
It appearing to	the County Court no	Citizen ofw		
has died, leaving a	no will, and the Cour bond and qualified	t being satisfied as to as directed by law,	your claim to the adm	inistration, and g ordered that
These are, Trecontrol, all the go	ods, chattels, claims thereof to our next	and papers of the county Court, to co	ou to take into your said intestate, and retu llect and pay all debts	urn a true and

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

State of Tennessee, Claib

I Colohance among al are bound to the State of Tennessee, in the penalty of Witness our hands and selds, this A day of Moulin A.D. 187

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

Rachel Levely ha - been appointed Administrat of of the Estate of

Now, if the said ... shall well and truly, as such Administrat OY, 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 1891

LETTERS OF ADMINISTRATION

	. 0	a State	of Bennessee-Glaiberne @	ounty.
To	2	alcha	of Mannessoo-Winiborns @	

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

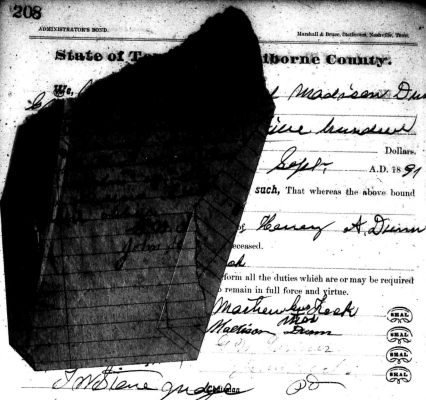
you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

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.

Mranen Clerk of said Court, at office, this devot Leve 1891, and year of American Independence.

OF rancesee Clark

D. C.



LETTERS OF ADMINISTRATION.

State of Zennessee-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.

WITNESS.		-				11.000
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	 	***************************************		Clerk of	said Court,	at office, th
day of	 18	_ and		one of A	nerican Inde	
Alexander of the second		,	y	car or Ar	nerican inde	pendence.

Tr. C

State of Tennessee, Clathorne County.

and to the State of Tennessee, in the penalty of Hills like Vitness our hands and seals, this 26 day of A.D. 18 9/ The Condition of this Obligation is such, That whereas the above bound Markey Keek been appointed Administrator of the Estate of House Now, if the said ______ well and truly, as such Administrat On, perform all the duties which are or may be required w, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in

To	· · · · · · · · · · · · · · · · · · ·	, a Citizen of		unty:
It appear	aring to the County Co	urt now in session, that		
has died,	leaving no will, and the	e Court being satisfied a	as to your claim to the	e administration, and
		alified as directed by		
	Administration be issu			, 1
THESE control, al	ARE, THEREFORE, To	authorize and empowe	r you to take into	your possession and
perfect in	ventory thereof to our	next County Court, to	collect and pay all	debts, and to do and
		to said estate which la		
and after	having settled up said	estate, to deliver the re	esidue thereof to tho	se who are, by law,
entitled.				injalan
WITNES	18 y	4	, Clerk of said	Court, at office, this
d	laý of	18, and	year of Americ	an Independence.

State of Zennessee-Giniborne County.

Tennessee, Class Colchance Brucis The Condition of this Obligation is such, That whereas the above bound ha V been appointed Administrat of of the Estate of Now, if the said shall well and truly, as such Administrat OY, 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

To L. Chara, a Citizen of Charles me Bounty:
It appearing to the County Court now in session, that Ruchel Line ly
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

ADMINISTRATOR'S BOND.

State of Tennessee, Clathorne County.

We Livre Hourblin are bound to the State of Tennessee, in the penalty of Java humanice The Condition of this Obligation is such, That whereas the above bound Storge Accuration ha & been appointed Administrate of the Estate of Amie Hamblin Now, if the said Learge Accuracy

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.

open Court, this day of by Bowman (1891)

LETTERS OF ADMINISTRATION.

State of Wennessee-Giniberne County.

To dronge Hamblin, a Citizen of Colachanie County:

It appearing to the County Court now in session, that Amery Hamiltone 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.

day of free 1821, and year of American Independence.

I fremuses clork.

We Silman Ruse & Flarque Ruse prin
y U.D. Kughes & U. Highes
are bound to the State of Tennessee, in the penalty of Bix Mousauce
Dollars
Witness our hands and seals, this 9 day of Avenuer A.D. 1891
The Condition of this Obligation is such, That whereas the above bound
Theman At Pruse & Florence Pruse
hab been appointed Administrat con of the Estate of J. M. Puse
deceased.
Now, if the said Illnem More & Plurence Pare
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.
Tilman H. Rose
Acknowledged and approved in Florence R Rase
open Court, this day of
Nov 1891 Ale Houghest
TO TO THE WHAT
Chairman and Paice

LETTERS OF ADMINISTRATION

State of Mennesset-Giniborne County.

To MA Base & Ranne Prasing a Citizen of Collectione Bounty:

It appearing to the County Court now in session, that 4 M Bare 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,

WINNESS A HRUNESSO , Clerk of said Court, at office, this

State of Tennessee, Clathorne County.

We, Ala Brogan & John Breck

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

Witness our hands and seals, this day of Acro

The Condition of this Obligation is such, That whereas the above bound Asa Brogani & Sohn Beels

had been appointed Administrat cosof the Estate of Burganne Ochse

Now, if the said And Brugant John Ecch

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

Acknowledged and approved in open Court, this

fu paid

IM Stone Judgo

mut Daice

M' Brusein

State of Wennessee-Biniberne County.

To AsaBrogan Johnpuck a Citizen of lelaubanic gounts:

It appearing to the County Court now in session, that Buy annin Autre 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 Presence Ec _, Clerk of said Court, at office, this

day of Lov 1854, and year of American Independence.

Affreniers co o Olerk. D. C.

Roll PLove & M Love in under siene het mes Swenty Thousaire of and de Broken as oldminu such. That whereas the above bound lestate touving à considerable 1 K Lione didow of said decepte all the duties which are or may be required n in full force and virtue. visa 9, Toove

State of Monnessee-Minibarne Mounty.

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

To AsaBrogand Johnfrick, a Citizen of belandrame Gounty;

It appearing to the County Court now in session, that Buy armin 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.

Teste ____, Clerk of said Court, at office, this

	10000	建筑的工程的公司	公司的1988年198				Section 1	(E-1000)2000 (E-1000) (E-1000	
	200	200000000000000000000000000000000000000	-		MUSIC VIOLENCE	454 - 45		Count	Straig
83		COR BLACK	1 M. J.	1 1 1		PROSE DELLEGISTRA	1 3 - 1 -	屋 ライ)) 1 7	- 2
99	100				Audust .	A SECRETARIAN PROPERTY.	make about the received	The model that the constitution of	-350

Louisa Leve Rolt Thouse &m	Lo
A MARRIAGE + OHN Auchin	1
of the second second	-
are bound to the State of Tennessee, in the penalty of Juenty Thousand	-
Dolla	ars.
Witness our hands and seals, this // day of forceules A.D. 18	91
The Condition of this Obligation is such, That whereas the above bou	ınd
Louisaf Love	
ha & been appointed Administrative of the Estate of A Kove	
deceased:	h.
Now, if the said Louise & Love	
shall well and truly, as such Administrate, perform all the duties which are or may be requi	ired-
by law, this obligation shall be void, otherwise to remain in full force and virtue.	la pd
Tovisa, J. Jove	
Acknowledged and approved in	3
11111	AL .
open Court, this day of	TAL STATE
For 1891 01-00 B	8
Steel of the state	AL
Il W Stones Decales All Mary ho	
of 6 Men	
premis banks	
LETTERS OF ADMINISTRATION.	

State of Wennessee-- Winiberne County

	To , 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, THEBEFORE, 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,	15			, Clerk	of said Court	at office, thi
11 11 11 11 11						
day of		18a	nd	vear of A	merican Ind	ependence.
				100		1

State of Tennessee, Clathorne County.

We Millis Bruce Jy chamines are bound to the State of Tennessee, in the penalty of Two human day of December A.D. 189/

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

ha & been appointed Administrate of allie Aumin

Now, if the said Whilis 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.

Mllo Brice Acknowledged and approved in es. Bluma open Court, this December 1891

Inflication to

LETTERS OF ADMINISTRATION.

State of Wennessee-Bluthorns County.

To Mallio Bruce, a Citizon of Claubrine Bounty; It appearing to the County Court now in session, that Ollie Manne

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 John d	Merell	十七年月	rusolul	NA
We John d	<u> </u>			
bound to the State of Ten	nessee, in the pens	ity of two	homa	ua fr
		- ~		Dolla
Witness our hands and se	M	day of \$	0	4 TY 10

hu Litterell ha & been appointed Administrat & of the Estate of

with will connected deceased.

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

Acknowledged and approved in	John Jobbell & Burchett
open Court, this 7 day of	milles Borrior
The 0.	Garman 42) Parce

State	of	Zennesset-Statberne	County.
-------	----	---------------------	---------

					2.5		
It app	earing to the County	Court now	in session, th	at			
has died,	leaving no will, and	the Court b	eing satisfied	as to you	ir claim to th	e administra	tion, and
von havi	ng given bond and	qualified as	directed by	law, and	d the Court	having orde	red 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 of18, and	year of American Independence.

State of Tennessee, Clathorne County:

We John & Buis Healy Buis and LOV Doors & are bound to the State of Tennessee, in the penalty of

Ought Thousand Witness our hands and seals, this I day of Morch A.D. 1892.

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

held been appointed Administrator of the Estate of July Buis

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

J. W. Stone grage Chairman pre Donce

LETTERS OF ADMINISTRATION.

State of Bonnessee-Gluthorne County.

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

These are. Therefore, To authorize and empower you to take into your possession and control, 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

-Clerk.

D. C.

f Tonnessee. Clatherne County.

We, Lunge Noe 9

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

Witness our hands and seals, this 7 day of One A.D. 18 ? 2

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

had been appointed Administrated of the Estate of Daul Noc

Now, if the said wore 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 murch 18

OF ADMINISTRATION

Minte of Bannessee-Einthorne 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 anthorize 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 WITNESS

18 and year of American Independence.

OM P	
We, J.M. Ruce 4	
are bound to the State of Tennessee, in the penalty of	Five humanice
Witness our hands and seals, this 2	Dollars AD 189
The Condition of this Obligation	
had been appointed Administrated of the Estate of	of Jackson Buel
Now, if the said & M. Buck	
shall well and truly, so such Administrat - perform by law, this obligation shall be void, otherwise to rem	all the duties which are an analy
Acknowledged and approved in	J. M. Reed

Stute of Bonnessee-Gintborne 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 de and transact all the duties in relation to said estate which lawfully devolve on you as Administrator; and after having settled up said estate, to deliver the residue thereof to those who are, by law

entitled.	6	Tor. The				initiale.
WITNESS,				, Clerk of	said Court, a	
day o	fri comment	18,	and	year of Am	erican Inden	ndenee
Simple .						Clerk.

f Tonnessee, Claiberne C

Juni Milliams & Phillips ea John Aright Thomas En are bound to the State of Tennessee, in the penalty of Hire Witness our hands and seals, this 2 day of Jan A.B. 18 92 The Condition of this Obligation is such, That whereas the above bound Juni Milliamo - 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. mirruri Williams Acknowledged and approved in

State of Wennessee Miniboune Sennts.

To Gruni Williams, a Citizen of lelasborne It appearing to the County Court now in session, that 12 achiel has died, leaving no will, and the Court being satisfied as to your claim to the administration, and you having given bend and qualified as directed by law, and the Court having ordered that

Letters of 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,

will 290 _ Clerk of said Court, at office, this

We, Openi Milliams Thomas Line Ludie John Mright Exen bormach are bound to the State of Tennessee, in the penalty of Two Annaire Witness our hands and seals, this day of Louis The Condition of this Obligation is such, That whereas the above bound Guni Milliams ha _ been appointed Administrator of the Estate of Baches Lung 1 Now, if the said & Bouri Malueun 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 Ginni Williams open Court, this 2 day of Local Court of the Court of the

LETTERS OF ADMINISTRATION.

Stute of Bennesses-Stufborne County.

Jami Phelicino, a Citizen of Carbasse Bounter It appearing to the County Court now in session, that Is achie Luna 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 year of American Independence.

Witness our hands and seals, this 2nd day of Felicy A.D. 188 The Condition of this Obligation is such, That whereas the above both been appointed Administrated of the Estate of deceased. Now, if the said deceased. Now, if the said deceased and will and truly, as such Administrat perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.	State of Tonne	anco,	Class	POPE	Com	nty.	
Withess our hands and seals, this day of felly A.D. 186 The Condition of this Obligation is such, That whereas the above both been appointed Administrated of the Estate of deceased. Now, if the said deceased. Now, if the said seals Administrat perform all the duties which are or may be required law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in the court, this day of	1 0 m.c.	- 6:		0 -			
Withess our hands and seals, this day of felly A.D. 186 The Condition of this Obligation is such, That whereas the above both been appointed Administrated of the Estate of deceased. Now, if the said deceased. Now, if the said seals Administrat perform all the duties which are or may be required law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in the court, this day of	we John Au	ret	aui		<u> </u>	- 533	
Withess our hands and seals, this 2-d day of Feling A.D. 186 The Condition of this Obligation is such, That whereas the above both deceased. Now, if the said deceased. Now, if the said deceased. Now, if the said deceased hall 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 day of						- 16	
Withess our hands and seals, this 2nd day of Felip A.D. 186 The Condition of this Obligation is such, That whereas the above both been appointed Administrated of the Estate of deceased. Now, if the said hall 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 day of the court, this day of the court, this day of the court, this day of the court is such as the above both day of the court, this day of the court, this day of the court is such, the above both day of the court, this day of the court, this day of the court is such, the above both day of the court, this day of the court is such, the above both day of the court is such, the above both day of the court is such, the above both day of the court is such, the above both day of the court is such, the above both day of the court is such, the above both day of the court is such, the above both day of the court is such, the above both day of the court is such, the above both day of the court is such as the court is such as			41.				
Withess our hands and seals, this 3rd day of Febry A.D. 186 The Condition of this Obligation is such, That whereas the above both the Condition of this Obligation is such, That whereas the above both deceased. Now, if the said deceased. Now, if the said deceased. Now, if the said deceased and will and truly, as such Administrat deceased. Acknowledged and approved in deceased and approved in deceased.	e bound to the State of Tennessee, in	the penalt	y of				
been appointed Administrated of the Estate of						D	olla
been appointed Administrated of the Estate of	13.83	31	~day of	Feler		A.D.	184
been appointed Administrates of the Estate of	Witness our hands and seals, this.	-VFA	day or-				
been appointed Administrates of the Estate of	The Condition of this	Obligati	on is suc	h, That	whereas th	e above	bou
been appointed Administrate of deceased. Now, if the said hall 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 day of the day of the deceased.	a muit	G. B					
Now, if the said							
Now, if the said	hu dinst		······································				
Now, if the said hall 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 day of the court, this ——day of the court, this ——day of the court, this ——day of the court is the court of the							
hall 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 day of the court, this — day of the court is the court of the cou							
hall 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 day of the court, this — day of the court is the court of the cou	been appointed Administrated	of the Est	ate of				
Acknowledged and approved in the Court, this day of	been appointed Administrated	of the Est	ate of				
Acknowledged and approved in pen Court, thisday of	been appointed Administrate	of the Est	ate of		hish are on	may be n	agui
Acknowledged and approved in pen Court, thisday of	Now, if the said	of the Est	ate ofdeceased.	ne duties v	which are or	may be r	equi
pen Court, this day of	Now, if the said	of the Est	ate ofdeceased.	ne duties v	which are or and virtue.	may be r	equi
pen Court, this day of	Now, if the said	of the Est	ate ofdeceased.	ne duties v	which are or and virtue.	may be r	equi
pen Coart, this day of	Now, if the said	of the Est	ate ofdeceased.	ne duties v	hich are or and virtue.	may be r	equi
	Now, if the said	of the Est	ate ofdeceased.	ne duties v	hich are or and virtue.	may be r	(RECO
	Now, if the said hall well and truly, as such Administry law, this obligation shall be void, of Acknowledged and approved in	of the Est	ate ofdeceased.	ne duties v	hich are or and virtue.	may be r	SE SE
. 24	Now, if the said hall well and truly, as such Administry law, this obligation shall be void, of Acknowledged and approved in	of the Est	ate ofdeceased.	ne duties v	which are or and virtue.	may be r	SE SE
	Now, if the said hall well and truly, as such Administry law, this obligation shall be void, of Acknowledged and approved in	of the Est	ate ofdeceased.	ne duties v	which are or and virtue.	may be r	(1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

Church Lat	Zennesset-Giniborne	County.
Mitte ot	TO \$	Stations B.

It appearing to the County Court now in session, the	at
hand 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
you having given bond and quantied as directed by	the forest in
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,

entitied.		- 2.3		Clark of said	Court, at office, th
WITNESS,	A company of the second				
desir off	aminon A. N. Prop	18, and	lint y	ear of America	in Independence.

ADMINISTRATOR'S BOND.

I M. Mortgonery & B. J. Line

are bound to the State of Tennessee, in the penalty of Den Mouseine \$1000000

Witness our hands and seals, this 9 day of March A.D. 1892

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

has been appointed Administrate 2 of the Estate of John Rowe

Now, if the said of M moule course

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 March 1892

4. M. moulomen

LETTERS OF ADMINISTRATION.

State of Zennessee-Gintborne 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.

18_____, and________ year of American Independence.

itate of Tonnessee, Claiberne County

26 Therners & Lee & Store.

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

Witness our hands and seals, this 5-111 day of Cipril A.D. 1892 The Condition of this Obligation is such, That whereas the above bound

lo Chomus been appointed Administrat as of the Estate of Thomas Augho

CoThomes 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 Lie & Stor open Court, this 3

I Wollene much be not our

Japponne to Stemas

State of Bennesset-Cinthovne 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 Court, at office, this day of _______18____, and _______year of American Independence.

DMINISTRATOR'S BOND.

-D. C.

State of Tennessee, Claiborne County.

We, SA. Buclos 4 are bound to the State of Tennessee, in the penalty of the Thousenie Witness our hands and seals, this ______ day of ______ day of ______ A.D. 18 92 The Condition of this Obligation is such, That whereas the above bound ha been appointed Administrator of the Estate of Bauth

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 april 1892 IW Stone gulf Chairman for and pources

LETTERS OF ADMINISTRATION.

State of Zeunessee-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 18____, and_______year of American Independence.

sto of Tonnessee. Clafferne Co

We, Mrn A. Mist

are bound to the State of Tennessee, in the penalty of Two Commonwell Witness our hands and seals, this and day of May A.D. 189 2 The Condition of this Obligation is such, That whereas the above bound Mrs M Mist

ha & been appointed Administrat co of the Estate of John Mist.

Now, if the said Man A Mast 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.

- My Cham of West Acknowledged and approved in pen Court, this . W day of 16. 6. West - AleHougher IN Stone Mat landemanger of Dance

LETTERS OF ADMINISTRATION.

State of Mennesset-Giniborns 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 he 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, Clerk of said Court, at office, this

D. O.

We, & M Pruse 9

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

Vitness our hands and seals, this 2 day of Mucy A.D. 18 72

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

hat been appointed Administrates of the Estate of Richard Callins

Now, if the said shall well and truly, as such Administrat an 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

LETTERS OF ADMINISTRATION.

State of Ecunessee-Stuiborne County.

a Citizen of Claubaine County; At appearing to the County Court now in session, that Bedieva Collins

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.

Riccio ed ____, Clerk of said Court, at office, this

year of American Independence.

canegree, Claiberne County.

John lolarle J. M. Johnson James

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

Witness our hands and seals, this 30 day of may A.D. 1892

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

ha Obeen appointed Administrator of the Estate of Mine Seals

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 John Clark

State of Mannessee-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,

Marculesto

, and _____ year of American Independent

State of Tennessee, Clathorne County.

We, Loudkan & Morrison & John clank

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

Dollars.

Witness our hands and seals, this 17 day of May A.D. 18/2

The Condition of this Obligation is such, That whereas the above bound has been appointed Administrates of the Estate of Thomas Jones.

Now, if the said Loudland Maurison

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.

shall well and truly as such Administrat 2 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 27 day of Alettoughe.

May Stern guestion for pour.

LETTERS OF ADMINISTRATION.

State of Bonnessee-Glutborne 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, Tierrefore, 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.

State of Tennessee, Claiborne County.

Je George Mr Richardson 4

INISTRATOR'S BOND.

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

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

Lunge Mr Chercesur

ha 5 been appointed Administrates of the Estate of Danielly Boush

Now, if the said Learge MRechanges on any lill well and truly, as such Administrate perform all the duties which are or may lill well and truly.

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 A. C. Court, this bay of Jacob Learning Court, this bay of Jacob Learning Court, this bay of Jacob Learning Court and the court of t

J. W. Sterre gragonalman John Roach

LETTERS OF ADMINISTRATION.

State of Zennesses-Giniberne Zounty.

, 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

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

year of American Independent

		The Company of the Co		·	
State of	Tenne	BEAR.	Clath	Charles of	Characteristics
		10 10 Cg	CHESTAN	OT THE V	CULLETELY.

are bound to the State of Tennessee, in the penalty of	. ,	11111111
Witness our hands and seals, thisday of		
		1
The Condition of this Obligation is su	ch, That whereas the	above boun
		4
na been appointed Administratof the Estate of		
deceased.	- 10 m	
Now, if the said		
hall well and truly as such A letter .	e duties which are on me	v he require
nan wen and truly, as such Administrat, perform all the		y oc require
shall well and truly, as such Administrat, perform all the by law, this obligation shall be void, otherwise to remain in the	full force and virtue.	
y law, this configation shall be void, otherwise to remain in t	full force and virtue.	
Acknowledged and approved in	full force and virtue.	SEAL
Acknowledged and approved in	full force and virtue.	SEAL SEAL
y law, this configation shall be void, otherwise to remain in	full force and virtue.	080
Acknowledged and approved in	full force and virtue.	SEAL STATE OF THE SEAL STATE O
Acknowledged and approved in pen Court, thisday of	full force and virtue.	080

LETTERS OF ADMINISTRATION.

State of Bennessee-Gintborne County.

, 4 01(128) 01		6	ounty:		
It appearing to the County Court now in session, that			7.4		
has died, leaving no will, and the Court being satisfied as to	your cla	im to t	he admir	nistration	911
you having given bond and qualified as directed by law.	, and the	Court	having	ordered	the
Letters of Administration be issued to you:				ordered	una
THESE ARE THEREPORE To and 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 Administratory and after having settled up said estate, to deliver the residue thereof to those who are, by law, entitled.

entitled.	deriver the residue thereof to those who are, by law,
Witness,	
day of18	, and year of American Independence.
	Clork.

State of Tennessee, Claiborne County.

Corrad

Witness our hands and seals, this 10 day of August A.D. 1892

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

ha a been appointed Administrator of the Estate of Sycloud

2 21 Oct deceased.

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.

F 18 18		
Acknowledge	l and appr	oved in
open Court, this	10	-day of
aug		. (
June	18 U	12)
OW Stan	To B.	4.

H'M Com

fu zue Dand

LETTERS OF ADMINISTRATION.

State of Bennessee-Glutborne County.

11. 11 1	Chart it Zirant	1 1	
To M. U. lo.	100 all acities	no lollely	march course.
	, a oniza		ounty.

It appearing to the County Court now in session, that D. Lollow. In this 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, Holences ... Clerk of said Court, at office, this

10 day of year of American Independence.

____ D. C.

Deplember 1892

Since of Tennessee, Claiporne Connity. We, Churles M Sawyer D The Condition of this Obligation is such, That whereas the above bound deceased. Now, if the said Churles M Sawyers shall well and truly, as such Administrat of the Estate of Tennesseed. Acknowledged and approved in Churles M Sawyers Acknowledged and approved in Churles M Sawyers Charles M Sawyers

LETTERS OF ADMINISTRATION.

State of Zennessee-Ciniborne County.

	To, 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,

year of American Independence.

are bound to the State of Tennessee, in the penalty of Fine Annual Dollars.

Witness our hands and seals, this day of A.D. 18

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

Now, if the said Maninistrat of the Estate of deceased.

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

Acknowledged and approved in the Condition of the Estate of the Es

LETTERS OF ADMINISTRATION.

To John A Meble, a Citizen of leleubanu County:	••
It appearing to the County Court now in session, that Believy Store	us_
has died, leaving no will, and the Court being satisfied as to your claim to the adm	inistration, and
you having given bond and qualified as directed by law, and the Court havin	g 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 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.

WITHRAS TATERONS

year of American Independence.

open Court, this 26

State of Tennessee, Clathorne County State of Tennessee, Clathorne County We, & R. Gools & Mary & Later Are bound to the State of Tennessee, in the penalty of Witness our hands and seals, this 26 day of Believe A.D. 1892 The Condition of this Obligation is such, That whereas the above bound C. R. Gools Now, if the said Research Administrator of the Estate of Now, if the said Research Administrator of the county Acknowledged and approved in Acknowledged and approved in

LETTERS OF ADMINISTRATION

State of Bennessee-Stuiberne County.

To , a Citizen of	
It appearing to the County Court now in session	
has died, leaving no will, and the Court being satis you having given bond and qualified as directed	sfied as to your claim to the administration and
Letters of Administration be issued to you:	Letters of Achimetrus on is seen
These are, Therefore, To authorize and em	power 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.	beltime
WITNESS,	, Clerk of said Court, at office, this
day of	ndyear of American Independence.

—Clerk. —D. C. are bound to the State of Tennessee, in the penalty of Living Augusta Advantage and seals, this 3 day of AD. 189

The Condition of this Migation is such, That whereas the above bound to be appointed Advanistrator of the Estate of Samuel Advantage and Advantistrator of the Estate of Samuel Advantage and Advant

LETTERS OF ADMINISTRATION

To f-a- Augista, a citizen of Chiff une Bounty:

It appearing to the County Court now in session, that Salle Hope

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.

VITNESS, COST 1892 and 1/6 report American Indocuments

Afirancis wood

STRATOR'S BOND.

State of Tennessee, Clathorne County.

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

Witness our hands and seals, this # day of OchorAD. 18 ? 2

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

Many Same

Accessed.

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.

Acknowledged and approved in Same Same

Oct 18 92

Many Same

LETTERS OF ADMINISTRATION.

It appearing to the County Court now in session, that Letters of Administration be issued to you with the Letters of Administration be issued to you with the Letters of Administration be issued to you with the Letters of Administration be issued to you with the Letters of Administration be issued to you with the Letters of Administration be issued to you with the Letters of Administration be issued to you with the Letters of Administration be issued to you with the Letters of Administration be issued to you with the Letters of Administration and control, all the goods, chattels, claims and papers of the said intestate, and return a true and perfect invefitory 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 Administratory and after having settled up said estate, to deliver the residue thereof to those who are, by law, entitled.

Witness, A. J. Romannier Clerk of said Court, at office, this

day of Oct 1892 and

are bound to the State of Tennessee, in the penalty of Englit humanica Withese our hands and seals, this 8th day of October The Condition of this Obligation is such, That whereas the above bound Donney M. Alfora ha been appointed Administrates of the Estate of Man H 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 State of Bannessee-Giniborne County.

It appearing to the County Court n	low in session, the	at		uni tilmaatatamiken
has died, leaving no will, and the Cou	irt being satisfied	as to your cla	im to the admin	nistration, and
you having given bond and qualified	d as directed by	law, and the	Court having	ordered that
Letters of Administration be issued to	you:	ecy of leased	the market and the	ort. In maria.

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,	as to double	, Cl	erk of said Court, at offi	ce, this
day of	,	and vear	of American Independe	nce.
				NO BELLEVI

_Clerk.

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

Witness our hands and seals, this /9 th day of November A.D. 18 92

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

ha & been appointed Administrates of the Estate of Mr. le loline & lem

l Mi

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

ADMINISTRATOR'S BOND.

Am Cary by John 9 Liel Wester Chairman Chairman

LETTERS OF ADMINISTRATION.

Bente of Wennessee-Biniborne Conntin.

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.

Wirness, _______, Clerk of said Court, at office, this ______ day of _______, and _______ year of American Independence.

_Clerk

D. C.

State of Tonnessee, Claiberne County

Le Bolingers + Walhours

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

Witness our hands and seals, this 4 day of July A.D. 18 9

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

ha I been appointed Administrator of the Estate of Loatherine Hopson

deceased.

Wed Thomas

Chairman fre nos

LETTERS OF ADMINISTRATION.

Stute of Bennessee-Atniberne County.

To R Baneurs, a Citizon of Clarkonne Bounty:

It appearing to the County Court now in session, that Loukeaure Afofasonic 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,

VITNESS, A Process of Clerk of said Court, at office, this

Ochured July 2 9-1893

, and year of American Independence.

State of Tennessee, Clathorne County,

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

Witness our hands and seals, this J day of A.D. 1872

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

B. Fry

ha 2. been appointed Administrate of the Estate of John Pry

Now, if the said ______, 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

R. D. Breaks

6

Chairman wol Done

LETTERS OF ADMINISTRATION.

State of Bennessee-Bintherne Connts.

To , a Citizen of Soun

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.

day of 18, and year of American Independence.

_Clerk

DO

NISTRATOR'S BOND, and a transit			
state of Tonne	areo, Cla	berne X	lounty.
We, J. C. Han	noy 4		133
	10	h c 40	
ound to the State of Tennessee, in	the penalty of	wo th	moure
			Do
Vitness our hands and seals, this-	9,511	Nov	A.D.1
		1	
The Condition of this	Obligation is s	uch, That whe	reas the above l
			\
Je Warm	wy		
	wy		
Je Warm	wy		
been appointed Alministrate	2 of the Estate of	1.	
been appointed Alministrat won Now, if the said well and truly, as such Administrative	deceased rat, perform all	d.	are or may be rec
been appointed Alministrate	deceased rat, perform all	d.	are or may be receivirtue.
been appointed Alministrat won Now, if the said well and truly, as such Administrative	deceased rat, perform all	d.	are or may be revirtue.
been appointed Alministrat won Now, if the said well and truly, as such Administrative	deceased at the Estate of deceased at the perform all otherwise to remain	d.	are or may be recvirtue.
been appointed Alministrate. Now, if the said well and truly, as such Administ w, this obligation shall be void, of Acknowledged and approved in	deceased rat, perform all otherwise to remain	d.	are or may be recvirtue.
Now, if the said well and truly, as such Administ w, this obligation shall be void, of	deceased rat, perform all otherwise to remain	d.	are or may be recvirtue.
been appointed Alministrate. Now, if the said well and truly, as such Administ w, this obligation shall be void, of Acknowledged and approved in	deceased rat, perform all otherwise to remain	d.	are or may be recvirtue.
Now, if the said well and truly, as such Administrative, this obligation shall be void, of Acknowledged and approved in Court, this	deceased rat, perform all otherwise to remain	d.	are or may be recvirtue.
been appointed Alministrate. Now, if the said well and truly, as such Administ w, this obligation shall be void, of Acknowledged and approved in	deceased rat, perform all otherwise to remain	d.	are or may be recvirtue.

LETTERS OF ADMINISTRATION.

State of Mouneasse-Miniborne Sounts.

It	appearing to the County Court now in session, that
has d	ied, leaving no will, and the Court being satisfied as to your claim to the administration, and
	having given bond and qualified as directed by law, and the Court having ordered that
Lette	rs 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 desire transact all the duties in relation to 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, thi
Withbes,	
day of the same 18 , and	year of American Independence.
usy of	

__ II. D

State of Tennessee, Clathorne C	Committee.
We, Isham G. Feabon and	- in
are bound to the State of Tennessee, in the penalty of Jivo Hun a	2 7 Hy
Witness our hands and seals, this 19 day of January	Dollars
The Condition of this Obligation is such, That where	as the above bound
ha Deen appointed Administrator of the Estate of Davis Was	this dist
Now, if the said Shum & Seabow	
shall well and truly, as such Administrat, perform all the duties which are by law, this obligation shall be void, otherwise to remain in full force and vir	tue.
Acknowledged and approved in	
Jan 1995 Court, this 19 day of C. 6, Chance	
for out out	

ADMINISTRATION.

Atate of Bennessee-Miniberne Mennty. Shrem & Lealow a Citizen of lelevenie Bounty: It appearing to the County Court now in session, that Davice Martin

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

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

4. A mirelow &	I be lehence & GASIM
are bound to the State of Tennessee, in the penalty	of Two honories
	Dollars.
Witness our hands and seals, this	day of January A.D. 1898
•	is such. That whereas the above bound
ha been appointed Administration of the Esta	
Now, if the said D. A. MM	deceased.
shall well and truly, as such Administrat , per by law, this obligation shall be void, otherwise to	form all the duties which are or may be required
	chi chinton
open Court, this 26 day of	6. Onauce
1898) (140 1898)	32 Donny
12000	Orman.

LETTERS OF ADMINISTR

		2.4 . 2.70		nibova	ATT HERE A	AL ALLES
Gi hard d	Control of the second	姓 妹 亲 虚 亲	de de mar Click	然后致这位。		路切万里。
With the part	3034	****			A 1828 .	Control of the Control

1	
	, a Citizon of County:
It app	earing 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 hav	ing given bond and qualified as directed by law, and the Court having ordered that
Letters	of Administration be issued to you:
THES	BARE, 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.

WITHERS, COLD has to Stall	, Clerk of said Court, at office, t	his
13 PT 1	18 , and year of American Independence.	
and day obt designation of the contract	10——, Aud	

State of Tenness	ree, Cli	athorne	Count	
Jusuns.	negs	my)	Long	KAN
are bound to the State of Tennessee, in the	nenalty of	no lu	aceni	u
	Poning of		Be 10 to 10	Dollars.
Witness our hands and seals, this	day o	Peby		Donars.
		. //		
The Condition of this Pollings	1/2			
had been appointed Administrat@Zof th	But	Tours	1. 2:	
the second appointed Administratize 201 th			ell lair	lings
Now, if the said Offm Bu	decease			
shall well and truly, as such Administrat	, perform all	the duties which	h are or may b	Localitacar b
by law, this obligation shall be void, otherw	ise to remain	in full force and	l virtue.	i wai al
Acknowledged and approved in	Mill	ion Bill	masley	TALL OF THE PARTY
6		in aus		200
open Court, this day of			,	200
Dely 1898.			*	
	Chat.			(SEAR)
-	Chairman.		. ~	* * * * * * * * * * * * * * * * * * *

LETTERS OF ADMINISTRATION.

State of Bennesset-Biniberne Gennin. 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: Legister of Albert of the special

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

W		haltina
WITNESS,		, Clerk of said Court, at office, this
day of 1	8, and	year of American Independence.
		Jean of American Independence.
the state of the second st		on a

3. + Courr
are bound to the State of Tennessee, in the penalty of One Ohversauce
Witness our hands and seals, this 2/ day of Diby A.D. 18 9 6
The Condition of this Obligation is such, That whereas the above bound
ha & been appointed Administrat 22 of the Estate of Theen P. Linguis
Now, if the said has Herauaus
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 John Jongmins
open Court, this day of 33 Februar
18 93 1 m 00 8 00 Day

LETTERS OF ADMINISTRA

				1.5
State of	mt		a differential all	Manager .
Bitte of	(1) を締結を取	金金ないコポナ	*****	With an and diffe.

70 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 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 an transact all the duties in relation to said estate which lawfully devolve on you as Administrator, and after having settled up said estate, to deliver the residue thereof to those who are, by law,

ntitled.	, Clerk of said Court, at office, this
WITNESS	
and and an analysis of the same and	year of American Independence.

Now, if the said

lo B. Kislinsin

CONTRACT D	

We, It MJohovon & le. P. leay	
re bound to the State of Tennessee, in the penalty of fifty	
011	Dolla
Witness our hands and seals, this day of	ChA.D. 18
The Condition of this Obligation is such, That w	
a & been appointed Administrat de of the Estate of Colissa	beth low
Now, if the said M. M. Juhnsin	
hall well and truly, as such Administrat, perform all the duties wh	
y law, this obligation shall be void, otherwise to remain in full force as	La E
Acknowledged and approved in	
Laborate Broth	uson G
pen Court, thisday of	6
Murch 1893	
100,000	7
Ehairman.	

open Court, this g day of H. H. Courton GRAL Grant 1893 Chairman Munite page 407 Chairman Munite page 407 LETTERS OF ADMINISTRATION.

State of Tennessee, Clathorne County.

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

Witness our hands and seals, this aday of March A.D. 1895 The Condition of this Obligation is such, That whereas the above bound

ha & been appointed Administrators of the Estate of & M. Mulas Som

Kislersen

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.

le R. Diserson y m. J. Overtin

	A C State of Zonnessee-Giniborne County.
To	4/2 Reslisson, a Citizon of bleutresse County:
It	A Reslies , a citizen of Algularies County: appearing to the County Court now in session, that I M. Whether
has o	lied, leaving no will, and the Court being satisfied as to your claim to the administration

you having given bond and qualified as directed by law, and the Court having ordered that Letters of Administration be issued to you:

THESE ARE, THEREFORE, To authorize and empower you to take into your possession and control, 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,

Curonica of _____, Clerk of said Court, at office, this March 18 93 and 17 year of American Independence.

Al Prances es. Clerk.

	State of Ger	nuessoungt	niborne Gon	nty.	•
To :	, a	Citizen of		Gounty:	75
	the County Court no				
has died, leaving	no will, and the Cour	t being satisfied	as to your clain	to the admini	stration, and
	bond and qualified		law, and the	Court having	ordered that
Letters of Admini	stration be issued to	you:	, i	i ye gan imi anal	A DE VILLE
Turon Law Tr	PREFORE To author	rize and empoy	ver you to take	into your pe	ssession and

control, 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
WITNESS,			, 01012	or built cour,	
		to and	veer of	American Ind	ependence.
day of	- Company of the Paris of the P	_18, and	John Or		

State of Tennessee, Clathorne County.

W. H. M. 120gers & Jour Brogers frie are bound to the State of Tennessee, in the penalty of Lifteen Thousand Witness our hands and seals, this 10 day of abril The Condition of this Obligation is such, That whereas the above bound A M Troquot Day Ploque had been appointed Administrates of the Estate of D. P. Bryero. 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 10

LETTERS OF

State of Bennessee-Giniborne Countin.

To DIM Hour Plagura a citizen of of Colonie 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.

Occier as Clerk of said Court, at office, this 1893, and // year of American Independence.

	un I to Anda	w4 l	no Ph avi	<i>(</i>
		0		
are box	and to the State of Tennessee, i	in the penalty of	Jugu -	Dollars.
W	itness our hands and seals, this	20 d	By of april	A.D. 1893
	The Condition of this			the above bound
ha	been appointed Administrate	2 of the Estate	of 12, MM/	miller
	Now, if the said J. lb. (Hodge	ceased.	
shall v	vell and truly as such Adminis	strat, perfor	m all the duties which are	or may be required
by lav	v, this obligation shall be void,	otherwise to re	main in full force and virtu	ie.

Acknowledged and approved in

Stute of Wennesser-Minibarne Monnts.

70		
		4
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 adn	ninistration, and
has died, leaving no will, and the court being satisfied as to John		

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,	salada Li	and the stand				Clerk of	said Court,	at office, th	i
HI II MESS									
day	of		18	_, and	y	ear of Am	erican Inde	pendence.	ğ

Clerk.