

State of Tennessee, Claiborne County.

We, H. M. Rogers & Jno. P. Rogers

are bound to the State of Tennessee, in the penalty of Fifteen Thousand Dollars.

Witness our hands and seals, this 10 day of April A.D. 1893

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

H. M. Rogers & Jno. P. Rogers have been appointed Administrators of the Estate of H. P. Rogers deceased.

Now, if the said H. M. Rogers & Jno. P. Rogers shall well and truly, as such Administrators, 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 day of April 1893. H. Meyers, N. M. Rogers, Jno. P. Rogers, J. H. Burman Esq., H. Ritchie, J. A. Cowan, J. P. Rogers, J. H. Burman

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To H. M. & Jno. P. Rogers a Citizen of Claiborne County:

It appearing to the County Court now in session, that H. P. Rogers has died, leaving no will, and the Court being satisfied as to 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, A. J. Pruesses, Clerk of said Court, at office, this 10 day of April 1893, and 117 year of American Independence.

A. J. Pruesses Clerk. D. C.

State of Tennessee, Claiborne County.

We, J. L. Hodges & Jno. P. Davis

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

Witness our hands and seals, this 20 day of April A.D. 1893

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

J. L. Hodges & Jno. P. Davis have been appointed Administrators of the Estate of B. M. Minton deceased.

Now, if the said J. L. Hodges shall well and truly, as such Administrators, 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 20 day of April 1893. J. L. Hodges, Jno. P. Davis, J. A. Cowan, Chairman

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne 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, 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.

\_\_\_\_\_, Clerk. D. C.



State of Tennessee, Claiborne County.

We, Isaac R. Dunn & J. G. Scott & James P. Keith are bound to the State of Tennessee, in the penalty of Two hundred & fifty Dollars. Witness our hands and seals, this 22 day of May A.D. 1893

The Condition of this Obligation is such, That whereas the above bound Isaac R. Dunn has been appointed Administrator of the Estate of Thomas Dunn deceased.

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

Acknowledged and approved in open Court, this 22 day of May 1893. Isaac R. Dunn, J. P. Keith, J. G. Scott, Chairman

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County. To Isaac R. Dunn, a Citizen of Claiborne County:

It appearing to the County Court now in session, that Thomas Dunn has died, leaving no will, and the Court being satisfied as to 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, A. J. Francis, Clerk of said Court, at office, this 22 day of May 1893, and 117 year of American Independence. A. J. Francis, Clerk. D. C.

State of Tennessee, Claiborne County.

We, J. D. Rustic & H. H. Thomas & H. H. Rustic are bound to the State of Tennessee, in the penalty of Six & fifty Dollars. Witness our hands and seals, this 4 day of July A.D. 1893

The Condition of this Obligation is such, That whereas the above bound ha been appointed Administrator of the Estate of deceased.

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

Acknowledged and approved in open Court, this day of 18. Chairman

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne 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, 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. Clerk. D. C.

## State of Tennessee, Claiborne County.

*Cynthia E. Dummitt* principal  
and *Owadauwont* surety

are bound to the State of Tennessee, in the penalty of  
*Eight hundred* Dollars.

Witness our hands and seals, this *18* day of *July* A.D. 18*93*

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

*Cynthia E. Dummitt*

has been appointed Administrator of the Estate of  
*Edward J. Dummitt* deceased.

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

Acknowledged and approved in  
open Court, this *18* day of

*July* 18*93*

*V. Mayers*

Chairman

*Cynthia E. Dummitt*  
*Owadauwont*



## LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

*Edward J. Dummitt*, a Citizen of *Claiborne* County:

It appearing to the County Court now in session, that *Edward J. Dummitt*  
has died, leaving no will, and the Court being satisfied as to 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  
*18* day of *July* 18*93*, and *115th* year of American Independence.

Clerk.

D. C.

## State of Tennessee, Claiborne County.

*J. L. Stone & P. L. Stone* Francis Stone

are bound to the State of Tennessee, in the penalty of *Two hundred fifty*  
Dollars.

Witness our hands and seals, this *7* day of *Aug* A.D. 18*93*

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

*J. L. Stone*

has been appointed Administrator of the Estate of *Belamy A. Robinson*  
deceased.

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

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

*Aug* 18*93*

Chairman

*J. L. Stone*  
*P. L. Stone*



## LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne 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, 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.

Clerk.

D. C.

State of Tennessee, Claiborne County.

We, Oscar Clapp

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

Witness our hands and seals, this 10 day of August A.D. 1893

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

has been appointed Administrator of the Estate of A. M. Clapp deceased.

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

Acknowledged and approved in open Court, this 10 day of August 1893. Oscar Clapp, Mary J. Clapp, W. S. Brown

noted Chairman August 1891

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne 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, 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.

Clerk. D. C.

State of Tennessee, Claiborne County.

We, L. M. Profit,

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

Witness our hands and seals, this 8 day of Nov A.D. 1893

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

has been appointed Administrator of the Estate of J. T. Profit deceased.

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

Acknowledged and approved in open Court, this 8 day of Nov 1893. L. M. Profit, A. S. Hughes, H. M. Lister

W. H. Hays Judge Page 578

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To L. M. Profit, a Citizen of Claiborne County:

It appearing to the County Court now in session, that James T. Profit has died, leaving no will, and the Court being satisfied as to 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, J. J. Francis Clerk of said Court, at office, this 8 day of Nov 1893, and 115 year of American Independence.

J. J. Francis Clerk. D. C.

325 letters

State of Tennessee, Claiborne County.

We, John M Harmon & H Y Hughes

are bound to the State of Tennessee, in the penalty of Two hundred fifty Dollars.

Witness our hands and seals, this 14 day of Nov A.D. 1893

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

John M Harmon has been appointed Administrator of the Estate of Henry Harmon deceased.

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

Acknowledged and approved in open Court, this 14 day of Nov 1893. John M Harmon, H Y Hughes. Chairman page 549

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne 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, 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.

Clerk.

D. C.

State of Tennessee, Claiborne County.

We, A. M. Beloue & L. C. Chauver

are bound to the State of Tennessee, in the penalty of Two hundred fifty Dollars.

Witness our hands and seals, this 21 day of December A.D. 1893

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

A M Beloue has been appointed Administrator of the Estate of G G Johnson deceased.

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

Acknowledged and approved in open Court, this 21 day of Dec 1893. A. M. Beloue, L. C. Chauver, L. C. Beloue. Chairman 9 549

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To A M Beloue, a Citizen of Claiborne County:

It appearing to the County Court now in session, that G G 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, A M Beloue, Clerk of said Court, at office, this 21 day of Dec 1893, and 114 year of American Independence.

Clerk.

D. C.

**State of Tennessee, Claiborne County.**

W. John B. Lemmingham & Stephen Stancifer vs D. T. Hodges & A. S. Vinson  
are bound to the State of Tennessee, in the penalty of Four hundred

Dollars.

Witness our hands and seals, this 6 day of December A.D. 1893

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

John B. Lemmingham  
has been appointed Administrator of the Estate of James C. Lemmingham  
deceased.

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

Acknowledged and approved in open Court, this 6 day of Dec 1893  
John B. Lemmingham  
Stephen Stancifer  
D. T. Hodges  
J. B. Campbell  
W. Majors  
A. S. Vinson



**LETTERS OF ADMINISTRATION.**

State of Tennessee—Claiborne 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, 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.

Clerk.

D. C.

**State of Tennessee, Claiborne County.**

W. G. M. Whiteaker & Joseph Whiteaker vs D. T. Hodges  
are bound to the State of Tennessee, in the penalty of Four hundred

Dollars.

Witness our hands and seals, this 11 day of Dec A.D. 1893

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

G. M. Whiteaker  
has been appointed Administrator of the Estate of James C. Lemmingham  
deceased.

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

Acknowledged and approved in open Court, this 11 day of December 1893  
G. M. Whiteaker  
Joseph Whiteaker  
D. T. Hodges  
W. Majors  
Chairman



Page 567

**LETTERS OF ADMINISTRATION.**

State of Tennessee—Claiborne County.

To G. M. Whiteaker, a Citizen of Claiborne County:

It appearing to the County Court now in session, that James C. Lemmingham has died, leaving no will, and the Court being satisfied as to 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, A. J. Francis, Clerk of said Court, at office, this 11 day of Dec 1893, and 118 year of American Independence.

A. J. Francis  
Clerk.

D. C.

## State of Tennessee, Claiborne County.

We, George Brooks & Alex Hughes  
 & A. Hughes

are bound to the State of Tennessee, in the penalty of Two hundred  
fifty Dollars.

Witness our hands and seals, this 5 day of July A.D. 1894

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

George Brooks

has been appointed Administrator of the Estate of Barley Brooks  
 deceased.

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

Acknowledged and approved in  
 open Court, this 5 day of

July 1894

George Brooks

A. Hughes

G. Brooks

Chairman

minutes at Page 14  
 Book "6"



## LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To George Brooks, a Citizen of Claiborne County:

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

THESE ARE, THEREFORE, To authorize and empower you to take into your possession and  
 control, all the goods, chattels, claims and papers of the said intestate, and return a true and  
 perfect inventory thereof to our next County Court, to collect and pay all debts, and to do and  
 transact all the duties in relation to said estate which lawfully devolve on you as Administrator,  
 and after having settled up said estate, to deliver the residue thereof to those who are, by law,  
 entitled.

WITNESS, A. J. Francis, Clerk of said Court, at office, this  
5 day of July 1894 and 118 year of American Independence.

A. J. Francis Clerk.

D. C.

## State of Tennessee, Claiborne County.

We, D. C. Rogers, James Ashbury Carr  
Principal & B. Business of J. M. O. O. O.  
are bound to the State of Tennessee, in the penalty of  
two hundred  
fifty Dollars.

Witness our hands and seals, this 2nd day of April A.D. 1894

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

D. C. Rogers James Ashbury Carr

has been appointed Administrator of the Estate of William Carr  
 deceased.

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

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

April 1894

D. C. Rogers

J. A. Carr

B. Business

J. M. O. O. O.

Chairman

not at

at Page 54

## LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To D. C. Rogers, a Citizen of Claiborne County:

It appearing to the County Court now in session, that William Carr  
 has died, leaving no will, and the Court being satisfied as to 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, A. J. Francis, Clerk of said Court, at office, this  
2 day of April 1894 and 118 year of American Independence.

A. J. Francis Clerk.

D. C.

State of Tennessee, Claiborne County.

W. E. R. Cook & Lela Cook & E. E. Cook & Nancy Cook

are bound to the State of Tennessee, in the penalty of one thousand Dollars.

Witness our hands and seals, this 5 day of June A.D. 1894

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

has been appointed Administrator of the Estate of Mm Cook deceased.

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

Acknowledged and approved in open Court, this 5 day of June 1894. E. R. Cook, C. C. Cook, D. M. Belton, Nancy Ritchie, Chairman. See reference at Page 89

LETTERS OF ADMINISTRATION. MMB

State of Tennessee - Claiborne County.

To E. R. Cook, a Citizen of Claiborne County.

It appearing to the County Court now in session, that Mm Cook has died, leaving no will, and the Court being satisfied as to 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, A. C. Francis, Clerk of said Court, at office, this 5 day of June 1894, and 118 year of American Independence. A. C. Francis, Clerk.

State of Tennessee, Claiborne County.

W. G. M. Partner & J. D. Partner & J. A. Partner

are bound to the State of Tennessee, in the penalty of one thousand Dollars. (\$1000.00)

Witness our hands and seals, this 11 day of June A.D. 1894

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

has been appointed Administrator of the Estate of Elisha Partner deceased.

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

Acknowledged and approved in open Court, this 11 day of June 1894. G. M. Partner, J. D. Partner, J. A. Partner, J. V. Mays, Judge. at Page 13-91

LETTERS OF ADMINISTRATION.

State of Tennessee - Claiborne County.

To G. M. Partner, a Citizen of Claiborne County.

It appearing to the County Court now in session, that Elisha Partner has died, leaving no will, and the Court being satisfied as to 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, A. C. Francis, Clerk of said Court, at office, this 11 day of June 1894, and 118 year of American Independence. A. C. Francis, Clerk.

State of Tennessee, Claiborne County.

vs. B M Brooks

are bound to the State of Tennessee, in the penalty of Two hundred & fifty Dollars. Witness our hands and seals, this 2 day of July A.D. 1894

The Condition of this Obligation is such, That whereas the above bound B M Brooks has been appointed Administrator of the Estate of A E Kesterson deceased.

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

Acknowledged and approved in open Court, this 2 day of July 18 94. R M Brooks, J A Hamilton, J W Green, Chairman. 200 Paid page 100 m-8

LETTERS OF ADMINISTRATION.

To B M, a Citizen of Claiborne 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 July 18 94, and year of American Independence.

Clerk. D. C.

State of Tennessee, Claiborne County.

vs. John Anshorn James and Joseph Baly are bound to the State of Tennessee, in the penalty of Two hundred and fifty Dollars. Witness our hands and seals, this 10 day of July A.D. 1894

The Condition of this Obligation is such, That whereas the above bound John Anshorn has been appointed Administrator of the Estate of George Anshorn deceased.

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

Acknowledged and approved in open Court, this 10 day of July 18 94. John Anshorn, J Cole Baly, J H Cannon. 117 m-10. 200 Paid page 100 m-8

LETTERS OF ADMINISTRATION.

To John Anshorn, a Citizen of Claiborne County.

It appearing to the County Court now in session, that George Anshorn has died, leaving no will, and the Court being satisfied as to 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 10 day of July 18 94, and year of American Independence.

Clerk.

State of Tennessee, Claiborne County.

We, J. H. S. Morison & I. D. Green

are bound to the State of Tennessee, in the penalty of Five hundred Dollars.

Witness our hands and seals, this 6 day of August A.D. 1894

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

J. H. S. Morison has been appointed Administrator of the Estate of Ann Jones deceased.

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

Acknowledged and approved in open Court, this 6 day of August 1894. J. H. S. Morison, I. D. Green, H. J. Hughes, W. Meyers



LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To J. H. S. Morison, a Citizen of Claiborne County:

It appearing to the County Court now in session, that Anna Jones has died, leaving no will, and the Court being satisfied as to 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 6 day of Aug 1894, and 119 year of American Independence.

A. J. Francisco, Clerk.

State of Tennessee, Claiborne County.

We, Mr. A. Hall & George M. Harris & Charles M. Sawyer

are bound to the State of Tennessee, in the penalty of one thousand Dollars.

Witness our hands and seals, this 8 day of Sept A.D. 1894

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

M. A. Hall has been appointed Administrator of the Estate of George W. Taylor deceased.

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

Acknowledged and approved in open Court, this 8 day of Sept 1894. W. A. Hall, George M. Harris, Charles M. Sawyer



LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To M. A. Hall, a Citizen of Claiborne County:

It appearing to the County Court now in session, that George W. Taylor has died, leaving no will, and the Court being satisfied as to 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 8 day of Sept 1894, and 119 year of American Independence.

A. J. Francisco, Clerk.

State of Tennessee, Claiborne County.

We, W. H. Chumley and J. M. Chumley

are bound to the State of Tennessee, in the penalty of Five Hundred Dollars.

Witness our hands and seals, this 10 day of Sept. A.D. 1894

The Condition of this Obligation is such, That whereas the above bound W. H. Chumley has been appointed Administrator of the Estate of Delina Chumley deceased.

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

Acknowledged and approved in open Court, this 10th day of Sept 1894

W. H. Chumley, J. M. Chumley, Wm. D. Harris, Chairman, M. B. Page



LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County. To W. H. Chumley, a Citizen of Claiborne County:

It appearing to the County Court now in session, that Delina Chumley has died, leaving no will, and the Court being satisfied as to 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 10 day of Sept 1894, and year of American Independence.

Clerk.

D. C.

State of Tennessee, Claiborne County.

We, J. A. S. J. D. Sapp and H. Y. Hughes

are bound to the State of Tennessee, in the penalty of One Hundred Dollars.

Witness our hands and seals, this 27 day of October A.D. 1894

The Condition of this Obligation is such, That whereas the above bound J. D. Sapp has been appointed Administrator of the Estate of J. D. Sapp, Jr. deceased.

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

Acknowledged and approved in open Court, this 27 day of Oct 1894

J. D. Sapp, H. Y. Hughes, J. P. Gray, Chairman, M. B. Page



LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County. To J. D. Sapp, a Citizen of Claiborne County:

It appearing to the County Court now in session, that J. D. Sapp, Jr. has died, leaving no will, and the Court being satisfied as to 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 27 day of Oct 1894, and 117 year of American Independence.

J. P. Gray, Clerk.

D. C.

State of Tennessee, Claiborne County.

We, Levi D. Stone & G. H. Stone

are bound to the State of Tennessee, in the penalty of Five hundred Dollars.

Witness our hands and seals, this 5 day of Nov A.D. 1894

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

has been appointed Administrator of the Estate of Hulda Massingill deceased.

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

Acknowledged and approved in open Court, this 5 day of Nov 1894

Levi D. Stone  
G. H. Stone  
SEAL  
SEAL  
SEAL  
SEAL

ord on m B p-190  
Chairman.

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne 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, 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.

Clerk.  
D. C.

State of Tennessee, Claiborne County.

We, Elihu Walker & Sterling Walker & J. Gibson

are bound to the State of Tennessee, in the penalty of one thousand Dollars.

Witness our hands and seals, this 8 day of Nov A.D. 1894

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

has been appointed Administrator of the Estate of Ann Fugate

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

Acknowledged and approved in open Court, this 8 day of Nov 1894

Elihu Walker  
J. Gibson  
SEAL  
SEAL  
SEAL  
SEAL

300 out of  
Chairman.  
on m B p. 190

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne 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, 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.

Clerk.  
D. C.

State of Tennessee, Claiborne County.

We, D. B. Alexander & W. S. Neadham  
as priv. of B. G. Sharp, G. B. Neadham & J. G.  
Sharp & M. S. Sharp & J. M. Neadham  
are bound to the State of Tennessee, in the penalty of

Five hundred Dollars.

Witness our hands and seals, this 4 day of July A.D. 1895

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

D. B. Alexander & W. S. Neadham  
ha d been appointed Administrators of the Estate of H. F. Sharp  
deceased.

Now, if the said D. B. Alexander & W. S. Neadham  
shall well and truly, as such Administrators, 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 4 day of

July 1895  
L. C. Winton Chairman

D. B. Alexander J. G. Sharp  
W. S. Neadham W. S. Neadham  
B. G. Sharp J. M. Neadham  
G. B. Neadham

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To D. B. Alexander, a Citizen of Tennessee County: Claiborne Co.

It appearing to the County Court now in session, that H. F. Sharp  
has died, leaving no will, and the Court being satisfied as to 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, A. P. Francis, Clerk of said Court, at office, this  
4 day of July 1895, and \_\_\_\_\_ year of American Independence.

A. P. Francis, Clerk.  
D. C.

State of Tennessee, Claiborne County.

We, G. F. Stone and Prin

are bound to the State of Tennessee, in the penalty of Five hundred Dollars.

Witness our hands and seals, this 2 day of May A.D. 1895

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

G. F. Stone  
ha \_\_\_\_\_ been appointed Administrators of the Estate of Andrew Mustangel  
deceased.

Now, if the said G. F. Stone  
shall well and truly, as such Administrators, 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

May 1895  
L. C. Winton Chairman

G. F. Stone  
Lee D. Stone  
W. S. Neadham

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne 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, 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.

\_\_\_\_\_  
D. C.

State of Tennessee, Claiborne County.

We, John Keck, Chas R Cox and H. Y. Hughes are bound to the State of Tennessee, in the penalty of One Hundred Dollars.

Witness our hands and seals, this 5 day of August A.D. 1895

The Condition of this Obligation is such, That whereas the above bound John Keck has been appointed Administrator of the Estate of Elizabeth Cox deceased.

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

Acknowledged and approved in open Court, this 5 day of August 1895. John Keck, L. C. Elliott Chairman.

LETTERS OF ADMINISTRATION.

To John Keck, a Citizen of Claiborne County.

It appearing to the County Court now in session, that Elizabeth Cox has died, leaving no will, and the Court being satisfied as to 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, A. J. Francis co, Clerk of said Court, at office, this 5 day of Aug. 1895, and 124 year of American Independence. A. J. Francis co Clerk. D. C.

State of Tennessee, Claiborne County.

We, W. L. Lynch & are bound to the State of Tennessee, in the penalty of Three hundred Dollars.

Witness our hands and seals, this 20 day of Sept A.D. 1895

The Condition of this Obligation is such, That whereas the above bound W. L. Lynch has been appointed Administrator of the Estate of Mary A Gibson deceased.

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

Acknowledged and approved in open Court, this 20 day of Sept 1895. Chairman.

LETTERS OF ADMINISTRATION.

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, 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. Clerk. D.

State of Tennessee, Claiborne County.

We, *H. Y. Hughes*

are bound to the State of Tennessee, in the penalty of *one hundred* Dollars.

Witness our hands and seals, this *13<sup>th</sup>* day of *Nov* A.D. 18*95*

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

*H. Y. Hughes* has been appointed Administrator of the Estate of *Marion Nov* deceased.

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

Acknowledged and approved in open Court, this *13* day of *Nov* 18*95*. *H. Y. Hughes* *Wm Davis* *L. C. Ollinton* Chairman *per 300 paid by H. Y. Hughes*



LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To *H. Y. Hughes*, a Citizen of *Claiborne* County:

It appearing to the County Court now in session, that *Marion Nov* has died, leaving no will, and the Court being satisfied as to 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, *A. J. Francisco*, Clerk of said Court, at office, this *13* day of *Nov* 18*95*, and *130* year of American Independence.

*A. J. Francisco* Clerk. D. C.

State of Tennessee, Claiborne County.

We, *J. R. Lynch & J. I. Feather*

are bound to the State of Tennessee, in the penalty of *one hundred* Dollars.

Witness our hands and seals, this *9* day of *Dec* A.D. 18*95*

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

*J. R. Lynch* has been appointed Administrator of the Estate of *Anny Rigby* deceased.

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

Acknowledged and approved in open Court, this *9<sup>th</sup>* day of *Dec* 18*95*. *J. R. Lynch* *J. I. Feather* *Chairman* *not ad*



LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To *J. R. Lynch*, a Citizen of *Claiborne* County:

It appearing to the County Court now in session, that *Anny Rigby* has died, leaving no will, and the Court being satisfied as to 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, *A. J. Francisco*, Clerk of said Court, at office, this *9* day of *Dec* 18*95*, and *130* year of American Independence.

*A. J. Francisco* Clerk. D. C.

State of Tennessee, Claiborne County.

We, Robt Jennings

are bound to the State of Tennessee, in the penalty of Seven hundred Dollars.

Witness our hands and seals, this 6 day of July A.D. 1896

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

has been appointed Administrator of the Estate of G. M. Jennings deceased.

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

Acknowledged and approved in open Court, this 9 day of July 1896. Robert Jennings, J. J. Davis, G. W. Hughes, A. B. Hughes, W. M. Colbough Chairman.

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County. To Robt Jennings, a Citizen of Claiborne County:

It appearing to the County Court now in session, that Robt Jennings has died, leaving no will, and the Court being satisfied as to 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, J. J. Davis, Clerk of said Court, at office, this 6 day of July 1896 and year of American Independence.

J. J. Davis Clerk. D. C.

State of Tennessee, Claiborne County.

We,

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

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

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

has been appointed Administrator of the Estate of deceased.

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 18. Robert Jennings, J. J. Davis, G. W. Hughes Chairman.

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne 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, 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.

D. C.

This Authorizes G.P. Morrison  
my name as his Administrator  
of the Estate of Wm. Johnson

Witness  
Amanda Morrison

Dollars.

Witness our hands and seals, this 17 day of Feb'y A.D. 1896

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

has been appointed Administrator of the Estate of Wm. Johnson  
deceased.

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

Acknowledged and approved in open Court, this 17th day of Feb'y 1896  
G.P. Morrison  
W.E. Morrison B. y G.P. Morrison  
C. W. Walden



Chairman. J. H. Gooker  
Minute B. P. 421

### LETTERS OF ADMINISTRATION.

State of Tennessee—Clatsome 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, 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.

Clerk.

D. C.

### State of Tennessee, Clatsome County.

J. M. Taylor J. H. Morris

are bound to the State of Tennessee, in the penalty of Five hundred Dollars.

Witness our hands and seals, this 21 day of March A.D. 1896

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

J. M. Taylor has been appointed Administrator of the Estate of J. L. Taylor deceased.

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

Acknowledged and approved in open Court, this 21 day of March 1896  
J. M. Taylor  
W. A. Hall  
James W. Morris



Chairman J. H. Gooker  
426. m. B. C.

### LETTERS OF ADMINISTRATION.

State of Tennessee—Clatsome County.

To J. M. Taylor, a Citizen of Clatsome County:

It appearing to the County Court now in session, that J. L. Taylor has died, leaving no will, and the Court being satisfied as to 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, J. H. Morris, Clerk of said Court, at office, this 21 day of March 1896 and \_\_\_\_\_ year of American Independence.

Clerk.

D. C.

State of Tennessee, Claiborne County.

W. G. P. Morrison & M. Mallonworth  
E. Morrison

are bound to the State of Tennessee, in the penalty of Two Thousand Dollars.

Witness our hands and seals, this 17 day of July A.D. 1896

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

G. P. Morrison

has been appointed Administrator of the Estate of Mrs. Johnnie Cole deceased.

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

Acknowledged and approved in open Court, this 17th day of July 1896

G. P. Morrison  
W. E. Morrison B. G. P. Morrison  
C. W. Caldwell



W. G. P. Morrison  
Chairman. J. W. P. P.  
Minute B. P. 421

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne 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, 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.

Clerk.  
D. C.

State of Tennessee, Claiborne County.

W. J. M. Taylor J. W. M. M. M.

are bound to the State of Tennessee, in the penalty of Five hundred Dollars.

Witness our hands and seals, this 21 day of March A.D. 1896

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

J. M. Taylor

has been appointed Administrator of the Estate of J. L. Taylor deceased.

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

Acknowledged and approved in open Court, this \_\_\_\_\_ day of \_\_\_\_\_ 1896

J. M. Taylor  
W. A. Hall  
James W. M. M. M.



W. G. P. Morrison  
Chairman. J. W. P. P.  
Minute B. P. 421

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To J. M. Taylor, a Citizen of Claiborne 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 \_\_\_\_\_ 1896 and \_\_\_\_\_ year of American Independence.

J. W. P. P.  
Clerk.  
D. C.

State of Tennessee, Claiborne County.

W. John Webb &

are bound to the State of Tennessee, in the penalty of Two hundred and fifty Dollars.

Witness our hands and seals, this 10th day of June A.D. 1896

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

has been appointed Administrator of the Estate of Elizabeth Webb deceased.

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

Acknowledged and approved in open Court, this 10th day of June 1896.

Seal impressions and signature of Chairman.

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To Mary Webb, a Citizen of Claiborne County:

It appearing to the County Court now in session, that she has died, leaving no will, and the Court being satisfied as to 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 10th day of June 1896, and 120th year of American Independence.

Clerk. D. C.

State of Tennessee, Claiborne County.

W. Mary Simmons &

are bound to the State of Tennessee, in the penalty of Two hundred and fifty Dollars.

Witness our hands and seals, this 16th day of June A.D. 1896.

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

has been appointed Administrator of the Estate of Albert Simmons deceased.

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

Acknowledged and approved in open Court, this 16th day of June 1896.

Seal impressions and signature of Chairman.

LETTERS OF ADMINISTRATION.

State of Tennessee—Claiborne County.

To Mary Simmons, a Citizen of Claiborne County:

It appearing to the County Court now in session, that she has died, leaving no will, and the Court being satisfied as to 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 16th day of June 1896, and 120th year of American Independence.

Clerk. D. C.

State of Tennessee, Claiborne County.

W. Jesse L. Rogers

are bound to the State of Tennessee, in the penalty of one hundred Thousand (\$100,000.00) Dollars.

Witness our hands and seals, this 11 day of January A.D. 1897

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

Jesse L. Rogers has been appointed Administrator of the Estate of G. H. Rogers deceased.

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

Acknowledged and approved in open Court, this 11th day of

January 1897. Includes signatures of Jesse L. Rogers, D. S. Mizner, Thos. B. Price, C. B. Kesterson, and Chairman M. F. ...



LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To Jesse L. Rogers, a Citizen of Knox County:

It appearing to the County Court now in session, that G. H. Rogers has died, leaving no will, and the Court being satisfied as to 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, A. J. Francis, Clerk of said Court, at office, this 11th day of January 1897, and year of American Independence.

A. J. Francis, Clerk. D. C.

Faded and mostly illegible text on the right page, possibly a duplicate or bleed-through from the reverse side.

State of Tennessee, Claiborne County

KNOW ALL MEN BY THESE PRESENTS:-

That we, Jesse L. Rogers  
H. S. Mizer, Thos. R. Price, C. R. Kesterson,  
E. M. Quillen, N. F. Duxton

are bound to the State of Tennessee in the penalty of One Hundred Thousand Dollars.

The condition of this obligation is such, that, whereas, the above bound Jesse L. Rogers has been appointed administrator of the estate of C. H. Rogers deceased by the County Court of Claiborne County, Tennessee. Now if the said Jesse L. Rogers shall well and truly, as such administrator perform all the duties which are or may be required by law of him as such, then this obligation shall be void, otherwise to remain in full force and virtue.

This January 11<sup>th</sup> day 1897.

Approved this 11<sup>th</sup> day of January 1897.  
Jesse L. Rogers  
H. S. Mizer  
Thos. R. Price  
C. R. Kesterson  
E. M. Quillen  
N. F. Duxton  
A. B. Kesterson  
by J. J. [unclear] Clerk

are on Page 568  
Clerk of said Court, at office, this  
year of American Independence.

ADMINISTRATOR'S BOND

Marshall & Bruce, Stationers, Nashville, Tenn.

State of Tennessee, Claiborne County.

vs. J. J. [unclear] & [unclear]

are bound to the State of Tennessee, in the penalty of \_\_\_\_\_ Dollars.

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

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

has been appointed Administrator of the Estate of \_\_\_\_\_ deceased.

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

Acknowledged and approved in  
open Court, this \_\_\_\_\_ day of \_\_\_\_\_ 18

Chairman



LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne 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, 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.

Clerk

D. O.

State of Tennessee, Claiborne County.

We, Elijah Hill & J. Thomas & D.B. Alexander

are bound to the State of Tennessee, in the penalty of Fifteen Hundred Dollars.

Witness our hands and seals, this 6 day of July A.D. 1896

The Condition of this Obligation is such, That whereas the above bound Elijah Hill has been appointed Administrator of the Estate of Mrs. Bruce deceased.

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

Acknowledged and approved in open Court, this 6 day of July 1896. Elijah Hill, J. Thomas, D.B. Alexander, W.C. Yorkman Chairman



LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To Elijah Hill, a Citizen of Claiborne County:

It appearing to the County Court now in session, that Mrs. Bruce has died, leaving no will, and the Court being satisfied as to 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, A.P. Francis, Clerk of said Court, at office, this 6 day of July 1896, and 121 year of American Independence. A.P. Francis Clerk. D. C.

State of Tennessee, Claiborne County.

We, Sarah R. Brewster & John W. S. Brewster & M.S. Brewster

are bound to the State of Tennessee, in the penalty of Two hundred & fifty Dollars.

Witness our hands and seals, this 23 day of July A.D. 1896

The Condition of this Obligation is such, That whereas the above bound Sarah R. Brewster has been appointed Administrator of the Estate of James R. Brewster deceased.

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

Acknowledged and approved in open Court, this 23 day of July 1896. Sarah R. Brewster, W.F. Brewster, J.V. Brewster, W.C. Yorkman Chairman



LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne 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, 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.

State of Tennessee, Claiborne County.

We, Wm M Ausmus, J P Kiwitt & M Idaris

are bound to the State of Tennessee, in the penalty of Five Hundred Dollars.

Witness our hands and seals, this 31st day of August A.D. 1896

The Condition of this Obligation is such, That whereas the above bound W. M. Ausmus has been appointed Administrator of the Estate of P. E. Ausmus deceased.

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

Acknowledged and approved in open Court, this 31st day of August 1896. Wm Ausmus, J. P. Kiwitt, M. Idaris, W. G. Yorkman, Chairman.

LETTERS OF ADMINISTRATION.

To W. M. Ausmus, a Citizen of Claiborne County, State of Tennessee--Claiborne County.

It appearing to the County Court now in session, that P. E. Ausmus has died, leaving no will, and the Court being satisfied as to 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, A. J. Francisco, Clerk of said Court, at office, this 31st day of August 1896, and 121 year of American Independence.

A. J. Francisco, Clerk. D. C.

State of Tennessee, Claiborne County.

We, Jonathan Burk & Mary E. Doe

are bound to the State of Tennessee, in the penalty of Two Hundred Dollars.

Witness our hands and seals, this 3rd day of Sept A.D. 1896

The Condition of this Obligation is such, That whereas the above bound Jonathan Burk has been appointed Administrator of the Estate of M. J. Doe deceased.

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

Acknowledged and approved in open Court, this 3 day of Sept 1896. Jonathan Burk, Mary E. Doe, J. Cox, John S. Hall, Chairman.

LETTERS OF ADMINISTRATION.

To Jonathan Burk, a Citizen of Claiborne County, State of Tennessee--Claiborne County.

It appearing to the County Court now in session, that W. J. Doe has died, leaving no will, and the Court being satisfied as to 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, A. J. Francisco, Clerk of said Court, at office, this 16 day of November 1896, and 121 year of American Independence.

A. J. Francisco, Clerk. D. C.

State of Tennessee, Claiborne County.

We, J. P. Bray

are bound to the State of Tennessee, in the penalty of one hundred Dollars.

Witness our hands and seals, this 4 day of Nov A.D. 1896

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

J. P. Bray has been appointed Administrator of the Estate of A. Hoe (deceased)

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

Acknowledged and approved in open Court, this 4 day of Nov 1896

J. P. Bray, J. B. Estep, J. P. Bray



M. G. Yookum Chairman 531

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To J. P. Bray, a Citizen of Claiborne County:

It appearing to the County Court now in session, that A. Hoe (deceased) has died, leaving no will, and the Court being satisfied as to 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, A. J. Francis, Clerk of said Court, at office, this 4th day of Nov 1896, and 121 year of American Independence.

285d Nov 4 1896 A. J. Francis Clerk D. C.

State of Tennessee, Claiborne County.

We, H. Y. Hughes and J. P. Davis

are bound to the State of Tennessee, in the penalty of Two Hundred and fifty Dollars.

Witness our hands and seals, this 18th day of Decr A.D. 1896

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

H. Y. Hughes has been appointed Administrator of the Estate of T. M. King (deceased)

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

Acknowledged and approved in open Court, this 18 day of Dec 1896

H. Y. Hughes, J. P. Davis



M. G. Yookum Chairman

pu 30 not D. M. B. 6 536

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To H. Y. Hughes, a Citizen of Claiborne County:

It appearing to the County Court now in session, that T. M. King has died, leaving no will, and the Court being satisfied as to 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, A. J. Francis, Clerk of said Court, at office, this 15th day of Dec 1896, and 121 year of American Independence.

A. J. Francis Clerk D. C.

State of Tennessee, Claiborne County.

We, A. G. Campbell & George Campbell

are bound to the State of Tennessee, in the penalty of Two hundred & fifty Dollars.

Witness our hands and seals, this 19 day of January A.D. 1897

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

has been appointed Administrator of the Estate of Martha Campbell deceased.

Now, if the said A. G. 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.

Acknowledged and approved in open Court, this 19 day of January 1897. J. M. Stone, P. J. C. Chairman. Im B. G. P. 571

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To A. G. Campbell, a Citizen of Claiborne County:

It appearing to the County Court now in session, that Martha Campbell has died, leaving no will, and the Court being satisfied as to 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, J. P. Francisco, Clerk of said Court, at office, this 19 day of January 1897, and 120 year of American Independence.

J. P. Francisco Clerk. D. C.

State of Tennessee, Claiborne County.

We, Wayne McKeelough & A. A. McKeelough and Joseph McKeelough & Chas. H. Homan are bound to the State of Tennessee, in the penalty of \$400000 Dollars.

Witness our hands and seals, this 15 day of Feb A.D. 1897

The Condition of this Obligation is such, That whereas the above bound Wayne & A. A. McKeelough have been appointed Administrators of the Estate of J. F. McLean deceased.

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

Acknowledged and approved in open Court, this 18 day of Chairman

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne 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, 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.

Clerk. D. C.

State of Tennessee, Claiborne County.

We, D. A. Gibbs & I. R. Dorman & Davis Tolbert

are bound to the State of Tennessee, in the penalty of one thousand Dollars.

Witness our hands and seals, this 3 day of March A.D. 1897

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

D. A. Gibbs

has been appointed Administrator of the Estate of Nancy Maddox deceased.

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

Acknowledged and approved in

open Court, this 3 day of March 1897.

Signatures of D. A. Gibbs, I. R. Dorman, and Davis Tolbert.



W. G. Yorkman Chairman. M. B. P. 577.

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To D. A. Gibbs, a Citizen of Claiborne County.

It appearing to the County Court now in session, that Nancy Maddox has died, leaving no will, and the Court being satisfied as to 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, A. J. Francisco, Clerk of said Court, at office, this 3 day of March 1897, and 121 year of American Independence.

Signature of A. J. Francisco, Clerk.

State of Tennessee, Claiborne County.

We, M. C. Parkey & R. G. Hughes & R. G. Hughes

are bound to the State of Tennessee, in the penalty of one thousand Dollars.

Witness our hands and seals, this 19 day of April A.D. 1897

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

M. C. Parkey

has been appointed Administrator of the Estate of H. C. Zugate deceased.

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

Acknowledged and approved in

open Court, this 19 day of April 1897.

Signatures of M. C. Parkey, R. G. Hughes, and W. G. Yorkman.



W. G. Yorkman Chairman. M. B. P. 14.

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County.

To M. C. Parkey, a Citizen of Claiborne County.

It appearing to the County Court now in session, that H. C. Zugate has died, leaving no will, and the Court being satisfied as to 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, A. J. Francisco, Clerk of said Court, at office, this 19 day of April 1897, and 121 year of American Independence.

Signature of A. J. Francisco, Clerk.

State of Tennessee, Claiborne County.

We, Jesse Truce &

are bound to the State of Tennessee, in the penalty of Two hundred & fifty Dollars.

Witness our hands and seals, this 10th day of May A.D. 1896

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

Jesse Truce has been appointed Administrator of the Estate of Susan Hildch deceased.

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

Acknowledged and approved in open Court, this 10 day of May 1897. Jesse Truce, Wm G. Davis, J. S. Loaf, W. G. Nathan Chairman. M. D. D. P. 15.

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County. To Jesse Truce, a Citizen of Claiborne County;

It appearing to the County Court now in session, that Susan Hildch has died, leaving no will, and the Court being satisfied as to 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, A. Francis, Clerk of said Court, at office, this 10 day of May 1897, and 121 year of American Independence.

A. Francis Clerk. D. C.

State of Tennessee, Claiborne County.

We, John M. Overbay & Henry Overbay

are bound to the State of Tennessee, in the penalty of Two hundred & fifty Dollars.

Witness our hands and seals, this 7th day of June A.D. 1897.

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

John M. & Henry Overbay have been appointed Administrators of the Estate of Herod Overbay deceased.

Now, if the said John M. Overbay & Henry Overbay shall well and truly as such Administrators, 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 7th day of June 1897. John M. Overbay, Henry Overbay, J. F. Thwitt, W. G. Nathan Chairman. M. D. D. P. 22.

LETTERS OF ADMINISTRATION.

State of Tennessee--Claiborne County. To John M. Overbay & Henry Overbay, a Citizen of Claiborne County;

It appearing to the County Court now in session, that Herod Overbay has died, leaving no will, and the Court being satisfied as to 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, A. Francis, Clerk of said Court, at office, this 7 day of June 1897, and 121 year of American Independence.

A. Francis Clerk. D. C.