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

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

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

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

been appointed Administrat\_ of the Estate of Manten Relands

Now, if the said learnabell Delans

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

Acknowledged and approved in

Campbell DeBusk & It Snider

open Court, this day of Nav 1889\_

Approved Isom Mayers Chairman

# EDITERS OF ADMINISTRATION.

State of Wennessee-Ciniborne County.

To lamphell & chust, a Citizon of Illaubornse county:

It appearing to the County Court now in session, that

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

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

WITNESS The Office

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

le day of American Independence.

State of Temperace, Claiberne County

We Marion Milliams & George Campbell Y.

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

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

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

has been appointed Administrat of the Estate of Benjamir leansphele

Now, if the said Williams & Campbell

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

Acknowledged and approved in

Nav. 1802

open Court, this 6 day of AB Nesterson

A Singlamphell

Marion Williams

Joan Muyers

## LETTERS OF ADMINISTRATION.

State of Mannessee-Giniborne County.

To Marin Milliams & Baarya Citizen Stulas and Bounty:

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

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

WITNESS ALGERICAL Clerk of said Court, at office, this

day of Nav 188 and year of American Independence.

D. C.

Witness our hands and seals, this # day of Love:

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

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

has been appointed Administraty of the Estate of James Hullinger

Now, if the said Thomas & Hullans shall well and truly, as such Administrat —, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Thomas 4 Julkney REAL

Acknowledged and approved in . open Court, this 4 day of lo ce. 1882

Ply Jukum

To am Myses & Cheirman

## LETTERS OF ADMINISTRATION.

State of Wontesset-Giniberne Countn.

To Thos & Fullerson, a Citizen of lesainoune County:

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

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

\_\_\_\_\_, Clerk of said Court, at office, this 1853, and year of American Independence.

### tate of Tennessee, Claiberne Count

1818, leatherin Files of		34
	/	
are bound to the State of Tennessee, in the penalty	of Twentyfine	45 1
[ ]		Dollars.
Witness our hands and seals, this 6-74 -	day of Mar. A.	D. 18 <b>93</b>
The Condition of this Obligation	n is such, That whereas the about	ve bound
have been appointed Administrat of the Estat	te of John Filas	
Now, if the said leatherin Fried		
shall well and truly, as such Administrat , perf	orm all the duties which are or may be	e required
by law, this obligation shall be void, otherwise to	remain in full force and virtue.	
Voc	Thering heary is layer	
Acknowledged and approved in	1 an mary	CKO,
4- 1	16 Henshes	HRAL
open Court, thisday of		-0.0

### LETTERS OF ADMINISTRA

State of Mannessee-Giniboune County.

To Calberine Fieldly a Citizen of lecaranno bounty

It app aring to the County Court now in session, that Julia Full do 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,

Mar. 1883

JA Hamelton

Clerk of said Court, at office, this

5 day of Mar 1893, and year of American Independence.

We, my & bamphelo & S. le Brown & gw Buis	We
Salaran de la companya del la companya de la compan	· 100
are bound to the State of Tennessee, in the penalty of Jarobe Completes	0
Witness our hands and seals, this 5- H day of Mar.	Dollar A.D. 78 &
The Condition of this Obligation is such, That whereas the many Deachhell	
has been appointed Administrat of the Estate of Sarah leany	6hell
Now, if the said My & Campbell.	
shall well and truly, as such Administrat —, perform all the duties which are or in by law, this obligation shall be void, otherwise to remain in full force and virtue.  Acknowledged and approved in	1
open Court, this 6 th day of	TO TAL
,	US GEAL
I A Maintan Chairman	800

# LETTERS OF ADMINISTRATION.

State of Bennessee-Giniborne County.

70 m & le amphell , a Citizen of le auto me

It appearing to the County Court now in session, that Sarah bankbull 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,	HRy cli			,		(11)
100				-, Clerk of s	aid Court, at o	ffice, th
a day o	of Mar.	1853, an	d	year of Ame	rican Independ	dence
		4.4	MAD :		-macpone	TOHOG.

State of Tennessee, Claiberne County.

*	We, 2 % Buler a	ne Ben	Janne a	um and y
	Steni			
		· · · · · · · · · · · · · · · · · · ·	· Mus s	and and
are be	ound to the State of Tennessee,	in the penaity o	· Live m	
	and fifty			Dollars.
_ 1	Witness our hands and seals, thi	8 7 d	ay of ma	7 A.D. 1880
D	The Condition of this	s Qbligation	is such, That w	the above bound
ha 🕰	been appointed Administrat	of the Estate	of Adam	Buler
	2	de	ceased.	
	Now, if the said $\mathcal{G},\mathcal{F}$	Buler	······································	
shall	well and truly, as such Adminis	strat , perfor	m all the duties wh	ich are or may be required
by la	w, this obligation shall be void,	otherwise to re	main in full force ar	nd virtue.
	Acknowledged and approved	b7	Buler	NEAL
~	The state of the s	1 03. ~	lucium	SEAL
open	Court, thisday	$of_{\lambda}$		680

### LETTERS OF ADMINISTRATION

	_		
製を非まる	D.	Zonnesset gluiborne	Stonus?

3 4 %	A Standard Standard Stands	
To D. J. Beeler	, a Citizon of Caliery County:	
	Court now in session, that Adam Phylle	
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,

Wir	YESS, 16	Piter	his		, Clerk of said	Court, at office, th
7	day of	may	18 <b>.83</b> , a	nd	year of Americ	an Independence.
$\epsilon^i k \sigma k$	and the project of the second second		۲۰۱۰	34.00	ichi:	

We, of M. leook 4 A & Me vay & William Look bo.

are bound to the State of Tennessee, in the penalty of Two humaned & July

Witness our hands and seals, this 4th day of June A.D. 1883

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

ha been appointed Administrat of the Estate of Sarah & rally

Now, if the said of all slooks

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

Acknowledged and approved in open Court, this At At day of June 1883

J' Kar illar Chairman

## LETTERS OF ADMINISTRATION.

State of Conntessee-Giniborne County.

To It M. leavis , a Citizen of Celaphorne , Ocunty:

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

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

Clerk of said Court, at office, this day of June 1823, and year of American Independence.

### State of Tennesiee, Claiberne County

Lanlian	ne Deen	a was	7	to Que
re bound to the State	of Tennessee, in the	peralty of four t	himario	d
	,	/		- "
Witness our hand	s and seals, this	day of Jal	y	A.D. 1883
The Cond	lition of this Qb	ligation is such, Tha	at whereas the	e above bound
			•	
	Administrat of t	the Estate of Januss deceased.	•	
a.o been appointed	Administrat of t	the Estate of	•	

Acknowledged and approved in Sund , Search open Court, this 2 day of Landam [1863]

I A Houndlove Chairman

### LETTERS OF ADMINISTRATION.

State of Aconessee Liniborne Monn	State	φĘ	Acentesset Ciniborne	County
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	, 4	1920			
	1 .				
To	Lunua Losa	n , a l	itizen of le lacky	may	County:

It appearing to the County Court now in session, that Johns. O. 13 roals 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. Me Riveling , Clerk of said Court, at office, this 1 day of pully 1853, and year of American Independence.

We,	norion m	lliamst	George le	ampbell	XXZ o
		***************************************		Transand	
Witness ou	r hands and seals,	this 3 Th	day of Seh	<i>'</i>	Dol
The	Condition of Welle	this Obligati	on is such, T	hat whereas the ab	

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

Marion Williams open Court, this 3 h day of Glorge Completant Sept. 1888 Glorge Completant Sept. 1888 Acknowledged and approved in

# LETTERS OF ADMINISTRATION.

## State of Zentteaner-Einthorne County.

To Marian Miliano a Citizon of les Curborne County;

It appearing to the County Court now in session, that The Leastyhas 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, Ho Prielis	. Mariek .	. hittled
AND COLUMN TO THE PARTY OF THE	, Clerk of said	Court, at office, this
3 day of 1883, and	dvear of America	

U/ W	1. K. a	37
10	Citchie	
The second second		 ar
	41 - A PROPERTY TO	

## Sinte of Tonnessee. Claiberne Coun

We.	6.034 Hot 7.	hist men years	is . D. & Silvan & & &
	ungal .		
are bound to	the State of Tennessee,	in the penalty of Fine	Chausand
			Dollars.
Witness	our hands and seals, th	is 3 th-day of	
<b>3</b> 1	he Condition of th	is Obligation is such,	That whereas the above bound
have been	appointed Administrate	of the Estate of O. J.	mail .
		deceased.	
sháll well an	d truly, as such Admini	istrat , perform all the d	uties which are or may be required
by law, this	obligation shall be void	, otherwise to remain in full	
Ackno	wledged and approved	6.13. × 36	(00)
1.00		1 The da	,
open Court,	^_	of Shan	SHAL SHAL
4.0	1883	9 6	
11	itu - lily		(SEAL)

## LETTERS OF ADMINISTRATION

2	gtute	ΦĔ	Bennessee-Ainiborne County.	
4	no	-		
* .	10 m	Cla.	a Citizen of 10 0 stores 1	

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,

day of Sight, 1853, and year of American Independence.

D. C.

We, Jeff Prinsifieldt of al Harbinson J. R. Breen

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

Witness our hands and seals, this 4 day of Jan.

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

has been appointed Administrator of the Estate of 1911 Workson fr.

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

open Court, this \_\_\_\_\_day of

Acknowledged and approved in Puroffull

Jan. 1888

I a Hamutlow Chairman

## LETTERS OF ADMINISTRATION.

State of Wennessee-- Ciniboune County.

To Jeff Durafield , a Citizen of les Duryonne County: It appearing to the County Court now in session, that The Was dan

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

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

18 American Independence.

## itate of Tonnessee, Claiberne County.

We, Jell Harbuson to James Hullon Arch Fullen

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

Witness our hands and seals, this 3th day of March A.D. 1884 The Condition of this Obligation is such, That whereas the above bound

IM Harbinson

ha been appointed Administrat of the Estate of A. J. Hullow

Now, if the said of M Harbeson

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

Acknowledged and approved in ilianch 18

## LETTERS OF ADMINISTRATION.

State of Wennessee-Gluiborne County.

Harbison, a Citizen of legaciones County;

It appearing to the County Court now in session, that A. J. Hullan 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 and transact all the duties in relation to said estate which lawfully devolve on you as Administrator, and after having settled up said estate, to deliver the residue thereof to those who are, by law,

WITNESS HORiclis

2 day of Maral 1824, and year of American Independence.

Ha Richie

We, W.S. Com. 7. & Bolo Cand are bound to the State of Tennessee, in the penalty of the lumded Witness our hands and seals, this 314 day of Morch The Condition of this Obligation is such, That whereas the above bound ms. learn. has been appointed Administrat of the Estate of Kerling Hauston Now, if the said W. S. loann shall well and truly, as such Administrat ---- , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. (1/1) lelona (1) Acknowledged and approved in

March 1887 Down Mayary Chairman Pro

# LETTERS OF ADMINISTRATION.

Mente of Wennessee-Cluiborne County.

, a Citizen of les alors county:

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

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

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

day of Marican Independence.

open Court, this 3 th day of

tate of Tennessee. Claiberne County

0 2 : 0 0	
We, Isham & Leat	aw?
are bound to the State of Tennessee	e, in the penalty of and war and
	Doll
Witness our hands and seals, t	this The day of Africe A.D. 18
The Condition of the	his <b>Abligation</b> is such, That whereas the above bo
haa_ been appointed Administrat	ter of the Estate of No. 9: Leaker.
	deceased.
Now, if the said Oshau &	& Leabon!
shall well and truly, as such Admir by law, this obligation shall be void	nistrat, perform all the duties which are or may be requid, otherwise to remain in full force and virtue.
Acknowledged and approved	d in shawl Seabour
open Court, this 750 da	The state of the s
April 1887	1 Caxada (su
18817	Mr. B. Hodges

## LETTERS OF ADMINISTRAT

State of Mennesset-Giniberne County.

	To Gounty:
	It appearing to the County Court now in session, that
	has died, leaving no will, and the Court being satisfied as to your claim to the administration, an
	you having given bond and qualified as directed by law, and the Court having ordered the
	Letters of Administration be issued to you:
200	THESE ARE THEREFORE To authorize and amount and at

HEREFORE, 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.

T				-	1.0	in the	
ITNESS,		· · · · · · · · · · · · · · · · · · ·		 , Clerk	of said	Court,	at office, this
	~ .			77.1			
day of		18	and	 vear of	Americ	en Inda	nandanca

We, Ashm A. lasada. Sterling Lahow m. B. Headiges Ishan & Lahoway Julheran Im moutgrines are bound to the State of Tennessee, in the penalty of Junolling and Witness our hands and seals, this day of Africa The Condition of this Obligation is such, That whereas the above bound ha been appointed Administrat of the Estate of Dial Leabour Now, if the said Mon, Aleas ada dechonos my shall well and truly, as such Administrat \_\_\_\_, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

State of Wennesser-Cinibanne 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,

W		· /	· Infina
WITNESS,		 Clerk of said Cour	t, at office. this
day of	1	 ear of American Inc	
			Clork.

M. M. Slan

## State of Tennessee, Claiberne County

We, John Brown + John Sullon are bound to the State of Tennessee, in the penalty of the Columnario Witness our hands and seals, this 7 21 day of July. The Condition of this Obligation is such, That whereas the above bound have been appointed Administrate of the Estate of Mancy Degree Now, if the said John Od sour shall well and truly, as such Administrat . . , perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue. Acknowledged and approved in open Court, this 7 & day of

## LETTERS OF ADMINISTRATION.

State of Zennesser-Giniborne County.

	, a Citizen or	County:
It app	earing to the County Court now in session, that	
as died,	leaving no will, and the Court being satisfied as to your claim	n to the administrat

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,	 1,000	1.00 T	Soule of mile	0	
	The Williams	re - re-constitutive	Herk of said	Court, at off	ice, th
day of	 .18, and	yea	r of Americ	an Independe	nce.

Witness our hands and seals, this # day of aug

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

same Freday had been appointed Administrate of the Estate of a g. He lien

Now, if the said Jane Fullow

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

Jane Fulton Acknowledged and approved in James Fulton open Court, this 4

LETTERS OF ADMINISTRATION.

State of Wennesset-Eluiborne County.

Line Fullon . a Citizen of Clariforne

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

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

\_\_\_\_, Clerk of said Court, at office, this 18414, and year of American Independence.

tate of Tennessee, Claiberne County.

We, I to mily ?

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

Witness our hands and seals, this day of Och A.D. 1882

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

glo meley ha been appointed Administrat of the Estate of Mary Wasdeson

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

Acknowledged and approved in open Court, this 6 day of

Jeff Pursipul

Chairman Settled on full

## LETTERS OF ADMINISTRATION

State of Zenttennee-Ciniboune County.

I le Weley , a Citizen of lelastonal County:

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

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

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

day of OO 1852, and year of American Independence.

we Elizabeth learfunders A. lo Hengles of	M
are bound to the State of Tennessee, in the penalty of Gastlansand	and ittiation for
Witness our hands and seals, thisday ofday	Dollars
The Condition of this Obligation is such, That whereas the Olzahath Compenier	above bound
ha been appointed Administrat of the Estate of & Ho learfeiter	1.41
Now, if the said Clizabith lear feeting shall well and truly, as such Administrat , perform all the duties which are or many law this obligation shall be and	<u> </u>
Ell and The void, otherwise to remain in full force and virtue.	
open Court, this day of	SEAL
Oct 1864 ) I'M How Hourst	
- Chairman	SEAL

# 

To Ully auch Carpenter a Citizen of lelactor of County:
It appearing to the County Court now in session, that & Holoalpenter
has died, leaving no will, and the Court being satisfied as to your claim to the
you having given bond and qualified as directed by law, and the Count having and
Letters of Administration he issued to you:
THESE ARE TUPPEROUP To and

terefore, 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, the Riveling	delta.
b day of Qet 1840t, an	, Clerk of said Court, at office, this
18-317, an	Jean of American Independence.
-	The Rischie Clork
	•

State of Tennessee, Claiberne County We, W. D. Scally V. X. Hoquello - Fi I new va are bound to the State of Tennessee, in the penalty of Zuro Mouvain Witness our hands and seals, this 2 day of -The Condition of this Obligation is such, That whereas the above bound mP Scoul ha \_\_ been appointed Administrat\_ of the Estate of He Sescait shall well and truly, as such Administrat ..., perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtues Acknowledged and approved in open Court, this 2 day of

### State of Mountaget ... Cluiborne Counta.

To mro Scal	
It appearing to the Co	ounty Court now in session, that 16.8 Seat
	, and the Court being satisfied as to your claim to the administrate

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

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

WITNESS.	of ou	10lue		, Clerk o	e haid Came	
				, Clerk o	said Cour	t, as ome
1	c -110	1055	and the second second			

State of Kentucky, Leuton County ) the indersigned authority clerk of bruits who made ooth in due form of law, that he was personally acquainted with the late Alexander L. Green, of the city of los tow, country of lentow, State of Kentucky that paid Green died in said County State on or about 1 day of Some afficient knows This fact for the follow reasons that he saw him Expr Said Green dies intestate, and Let administration on his estate in have been granted to J. a Voruge by The Probate court of said inistration, and g ordered that possession and eturn a true and ots, and to do and as Administrator. who are, by law, Court, at office, this

an Independence.

State of Tennesses, Clatherne Co	
part of Lordonae, Muinting is	The Contract of the Contract o
	/
Wedneind leaffer & Af Firancis	CO AP.
1 Mindst De 18	
Toliner of Millellan	
Landa de Contra de la Contra de	1
are bound to the State of Tennessee, in the penalty of Haris Suuna	210
	Dollars
1 - 01.	- 1
Witness our hands and seals, this 6 day of Office	A.D. 18 87
The Condition of this Obligation is such, That whereas	the above bound
Luciada los las	
has been appointed Administrat of the Estate of mu leaffer	
been appointed Administrat of the Estate of mu le appe	2
deceased.	
Now, if the said Lucinda, le offes	
shall well and truly, as such Administrat, perform all the duties which are	
well and truly, as such Administrat - , perform an the duties which are	or may be required
by law, this obligation shall be void, otherwise to remain in full force and virt	ue.
Lucinda 1 to offe	
Acknowledged and approved in	'ono
C. J. J. L'americo	(FAE
open Court, this day of day of	ORO
afric 1886	SHAL
Ofrie 1886 ) f. H. Collins	
11	WEAL OF
Isome Majer Chairman	
TEMMENDO AN ADMINITOR OF A REL	ANY
LETTERS OF ADMINISTRATION	UN.
	) 4.
State of Acunessee-Ciniborne County,	
o ducinda le affer, a citizen os le acharno coun	
77-7, 3102011 01	4

It appearing to the County Court now in session, that Wallow has died, leaving no will, and the Court being satisfied as to your claim to the administration, an 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 po control, all the goods, chattels, claims and papers of the said intestate, and return a perfect inventory thereof to our next County Court, to collect and pay all debts, and to d transact all the duties in relation to said estate which lawfully devolve on you as Administration and after having settled up said estate, to deliver the residue thereof to those who are, by

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

We. J. L. Rogers Hollitchie are bound to the State of Tennessee, in the penalty of Lucuty fine humited Witness our hands and seals, this 3 day of March, A.D. 1865, The Condition of this Obligation is such, That whereas the above bound been appointed Administrat of the Estate of A. Green Now, if the said & Loque shall well and truly, as such Administrat -, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, this \_\_\_\_\_day of . open Court, this day of A Leller ay

of som suyers Chairman

## LETTERS OF ADMINISTRATION.

State of Connessee-Claiborne County.

To J.L. (Cogce

, a Citizen of (llaibonne 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,

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

State of Tonnessee, Claiberne Co

John of Millelle Firminisco AR.

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

Witness our hands and seals, this & day of Ofrice A.B. 1885

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

har been appointed Administrat of the Estate of mu loappes

Now, if the said Lucinda, lo offees

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

Acknowledged and approved in open Court, this \_\_\_\_\_\_day of Lucinda Tooffes

Done Mayer Chairman

State of Mennessee-Staiborne Counte.

To Lucinda leaffer, a citizen of led acharine county. It appearing to the County Court now in session, that We loople

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

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

Ho Ord chio.

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

6 day of Jace 1885, and year of American Independence.

ADMINISTRATOR'S BOND.

	Marshall & Bruce, Stationers, Nashville, Peny.
State of Tennessee, Cla	thorne County.
We,	
re bound to the State of Tennessee, in the penalty of	
Witness our hands and seals, thisday of	
The Condition of this Obligation is s	
a been appointed Administrat of the Estate of	5
deceased	
Now, if the said	
all well and truly, as such Administrat — , perform all to v law, this obligation shall be void, otherwise to remain in	he duties which are or may be required full force and virtue.
Acknowledged and approved in	SEAL SEAL
en Court, thisday of	SEAL
18	SWAL
18	ARAL ARAL
Çhairman	680
LETTERS OF ADMINI	
	ne gounty.
- Citizana - C	
, a Gilizen Qi	County:
It appearing to the County Court now in session, that	
It appearing to the County Court now in session, that sided, leaving no will, and the Court being satisfied as to	Vour claim to the administration and
It appearing to the County Court now in session, that sided, leaving no will, and the Court being satisfied as to having given bond and qualified as directed by law.	Vour claim to the administration and
It appearing to the County Court now in session, that sided, leaving no will, and the Court being satisfied as to u having given bond and qualified as directed by law, tters of Administration be issued to you:  These are, Therefore, To authorize and empower you	your claim to the administration, and and the Court having ordered that
It appearing to the County Court now in session, that sided, leaving no will, and the Court being satisfied as to u having given bond and qualified as directed by law, tters of Administration be issued to you:  These are, Therefore, To authorize and empower you atrol, all the goods, chattels, claims and papers of the sa	your claim to the administration, and and the Court having ordered that to take into your possession and id intestate and return a true and
It appearing to the County Court now in session, that sided, leaving no will, and the Court being satisfied as to u having given bond and qualified as directed by law, tters of Administration be issued to you:  These are, Therefore, To authorize and empower you atrol, all the goods, chattels, claims and papers of the sa refect inventory thereof to our next County Court, to call	your claim to the administration, and and the Court having ordered that it to take into your possession and id intestate, and return a true and seet and pay all debre could be and any all debre could be any all debre could be all debre could
It appearing to the County Court now in session, that sided, leaving no will, and the Court being satisfied as to u having given bond and qualified as directed by law, sters of Administration be issued to you:  These are, Therefore, To authorize and empower you atrol, all the goods, chattels, claims and papers of the satisfied inventory thereof to our next County Court, to coll insact all the duties in relation to said estate which lawfull	your claim to the administration, and and the Court having ordered that a to take into your possession and id intestate, and return a true and ect and pay all debts, and to do and y devolve on you as Administration.
It appearing to the County Court now in session, that sided, leaving no will, and the Court being satisfied as to u having given bond and qualified as directed by law, etters of Administration be issued to you:  These are, Therefore, To authorize and empower you not all the goods, chattels, claims and papers of the satisfied inventory thereof to our next County Court, to coll insact all the duties in relation to said estate which lawfull did after having settled up said estate, to deliver the residue ititled.	your claim to the administration, and and the Court having ordered that to take into your possession and id intestate, and return a true and ect and pay all debts, and to do and y devolve on your as Administration.
It appearing to the County Court now in session, that so died, leaving no will, and the Court being satisfied as to u having given bond and qualified as directed by law, etters of Administration be issued to you:  THESE ARE, THEREFORE, To authorize and empower you ntrol, all the goods, chattels, claims and papers of the satisfiest inventory thereof to our next County Court, to coll insact all the duties in relation to said estate which lawfull differ having settled up said estate, to deliver the residue citled.	your claim to the administration, and and the Court having ordered that a to take into your possession and id intestate, and return a true and ect and pay all debts, and to do and y devolve on you as Administrator, a thereof to those who are, by law,
It appearing to the County Court now in session, that s died, leaving no will, and the Court being satisfied as to u having given bond and qualified as directed by law, etters of Administration be issued to you:  These are, Therefore, To authorize and empower you natrol, all the goods, chattels, claims and papers of the sa rect inventory thereof to our next County Court, to coll insact all the duties in relation to said estate which lawfull differ having settled up said estate, to deliver the residue titled.  WITNESS,	your claim to the administration, and and the Court having ordered that a to take into your possession and id intestate, and return a true and ect and pay all debts, and to do and y devolve on you as Administrator, thereof to those who are, by law,
It appearing to the County Court now in session, that sided, leaving no will, and the Court being satisfied as to u having given bond and qualified as directed by law, tters of Administration be issued to you:  These are, Therefore, To authorize and empower you atrol, all the goods, chattels, claims and papers of the satisfied inventory thereof to our next County Court, to coll insact all the duties in relation to said estate which lawfull after having settled up said estate, to deliver the residue itled.  Witness,	your claim to the administration, and and the Court having ordered that a to take into your possession and id intestate, and return a true and ect and pay all debts, and to do and y devolve on you as Administrator, a thereof to those who are, by law,

State of Wannages, Clathanna Country
We, Plitulkerma, R. Robinson Robe H Acka
James et Robinion +6B 9thete
are bound to the State of Tennessee, in the penalty of Sua hundred and
fifty Dollar
Witness our hands and seals, this day of A.D. 188
The Condition of this Obligation is such, That whereas the above boun
All Hullhard
meant 1) 4 / 11
been appointed Administrator of the Estate of So Wellian for the full
me of collecting the destructive Mare of the Secured of
Now, if the said I Skilker in
nall well and truly, as such Administrate, perform all the duties which are or may be require
y law, this obligation shall be void, otherwise to remain in full force and virtue.
P. G. Fuckeyen
cotte A Hilliam
1/9 6 11 1
Janus & Rolerton
- Chairman

# LETTERS OF ADMINISTRATION.

State of Mennessee-Gluiboene 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
ransact all the duties in relation to said estate which lawfully devolve on you as Administrator,
and after having settled up said estate, to deliver the residue thereof to those who are, by law,
entitled-
WITNESS,
day of 18 and year of American Independence

Dollars.

\_\_\_A.D. 1885

## LETTERS OF ADMINISTRATION.

State of Connegge-Ciniborne County.

To R. V. Ralinson a Citizon of belaining County: It appearing to the County Court now in session, that The Mche

has died, leaving at 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, chatters, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, to collect and pay all debts, and to do and transact all the duties in relation to said estate which lawfully devolve on you as Administrator, and after having settled up said estate, to deliver the residue thereof to those who are, by law, entitled.

\_\_\_\_\_, Clerk of said Court, at office, this Le day of July 1855, and year of American Independence.

He Ruchie Clerk.

Clerk of said Court, a office, this day of year of American Inde

Chairman.

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

state of Tennessee, Claiberne County

we, lom Prop & lo Brown and of it lower

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

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

Witness our hands and seals, this 6 The day of July

ha \_\_ been appointed Administrat\_ of the Estate of a X. Rook

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

State of Mennessee-Miniborne 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,

We, & B. bloud It. Brown 24 Johnson

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

Witness our hands and seals, this the day of Septe A.D. 78 \$3

The Condition of this Obligation is such, That whereas the above bound 16 blond

has been appointed Administrates of the Estate of flurrey face Briston

Now, if the said & & Claus

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

Acknowledged and approved in

Isom Mey CZI Chairman

LETTERS OF ADMINISTRATION.

State of Conntessee-Ciniberne County.

Wand

, a Citizen of Lee ashorm County:

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

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

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

day of July 1855, and year of American Independence.

The Prichie Clerk

State of Tennessee, Claiberne County.

	= M	1.0		1	w
We, J. L.	Duss	268%	ver	welle.	Muce
19.060	sylor			No	

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

Witness our hands and seals, this 3 T day of Jel.

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

I Jours ha S - been appointed Administrates of the Estate of Maria and Bais

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

State of Zennessee-Einiberne 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.

We, John & Ball and Rapert Green Land lehumbles-

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

Witness our hands and seals, this 5 day of Oct

A.D. 4855-

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

has been appointed Administrat of the Estate of Rackas Ball

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

Acknowledged and approved in Odoby 1885

Isem Mayer /

# LETTERS OF ADMINISTRATION.

State of Wennessee--Ciniborne County.

. a Citizen of Ellawing

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

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

WITNESS, LO Dischie

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

4 day of Oct 18.33, and year of American Independence.

State of Tennessee, Claiberne County.

We, aleir Hambet & Son Kleambet Ir M

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

Witness our hands and seals, this 2 day of A.D. 1865

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

been appointed Administrate of the Estate of James Hamle

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

Acknowledged and approved in open Court, this 1 and day of 2/nc 1885 -

S. Apploantet

Low Meyers Chairman

Minte of Wennesser-Giniborns Gounty.

To Clic & Conside T, a Citizon of Con channes County:

It appearing to the County Court now in session, that Jones Haulet 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 HORICINA 

day of Chav- 1876, and year of American Independences

We, & & Sanham y to Bus & g 64	Brown
The state of the s	- May 6
are bound to the State of Tennessee, in the penalty of Juo huntle	à b
They of Caro	Dollars
Witness our hands and seals, this 2 and day of day	A D #s@2

The Condition of this Obligation is such, That whereas the above bound been appointed Administrat of the Estate of H. P. Muslara

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

Acknowledged and approved in	f & Lukan	SEAL .
open Court, thisday of	1 change	SEAL
18%-	714,14,10 am_	SEAL OF
Down Meyers	Ehali man	(SEAL)

# LETTERS OF ADMINISTRATION.

State of Zentitessee-Altiborne County.

a Chizon of Selection of Selection Tele County: It appearing to the County Court now in session, that Wastern

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 investory 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,

He Restance , Clerk of said Court, at office, this Vant 18 75, and year of American Independence.

State of Tennessee, Claiberne County

We, The ocean Lawham @ Riby 8. 8, Overton

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

Witness our hands and seals, this 7 87 day of 2000. A.D. 1885

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

has been appointed Administrat of the Estate of Quin Loulann

- Now, if the said Theodora Bankam

shall well and truly, as such Administrat Ang Berform 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 Theodosia Fareha was

I com deging Chairman

State of Mennessee-Gluthorne County.

To Sheodycia Landane, a Citizen of lepachame county

It appearing to the County Court now in session, that Greene Sas 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 yeu as Administrator, and after having settled up said estate, to deliver the residue thereof to those who are, by law,

Ho Ory agin 

Dollars.

Keck of Ag Firancisco of Stander

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

Witness our hands and seals, this 4 day of day of

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

ha o been appointed Administrat of the Estate of Phillip Kees

Now, if the said Rachae Recis

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

Acknowledged and approved in open Court, this day of

Rachal france

Loon Meyers Chairman Hos Houston

LETTERS OF ADMINISTRATION.

State of Connessee-Ciniborne County.

To Rachal Keel

a Citizen of belgilanne It appearing to the County Court now in session, that Pullis teels

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,

Me Risclus

....., Clerk of said Court, at office, this day of doce 1885, and year of American Independence.

He Prime

X to be brume

nessee, Claiberne County.

Mr. 16 MRico Rug Janusell

e, in the penalty of Creshausand

his /S/ day of Dec A.D. 1885

is Obligation is such, That whereas the above bound

of the Estate of Sterling Pearson

, perform all the duties which are or may be required therwise to remain in full force and virtue.

Hor Rue ly and

Chairman

raply

State of Mennessee-Giniborne County.

To JB levoli - a citizon of lelaction of county: It appearing to the County Court now in session, that Sterling Po area

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 Gourt 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 speriest 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 these who are, by law,

WITNESS. He Ruch

day of 6000 1885, and year of American Independence.

Dollars.

## State of Tennessee, Clathorne County.

Kocy & Af Firancisco & Sternet are bound to the State of Tennessee, in the penalty of June hundred

Witness our hands and seals, this 7 day of do of

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

been appointed Administrat of the Estate of Philles Keys

Now, if the said Pachae Keek

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

Acknowledged and approved in open Court, this day of

Rachal fired

From Meyers Chairman Hog Houston

# LETTERS OF ADMINISTRATION.

State of Wennessee-Ciniborne County,

ra Rachad Keek

a Citizen of Wallown

It appearing to the County Court now in session, that Phillip Keels

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

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

WITNESS The Principio

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

He Prique

State of Tennessee, Claiberne County.

We. 1. 3 Com)	6. OG MRes	0 Qua 1	Ques 11
Dearson		08	

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

Witness our hands and seals, this / Si day of Dec A.D. 1855

The Condition of this Obligation is such, That whereas the above bound 4Blorast

has been appointed Administrator of the Estate of Sterling Poarson

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

Acknowledged and approved in open Court, this 4 day of

He W Rues by order

Islu Mayes Ghairman

## LETTERS OF ADMINISTRATIO

State of Mennesset-Giniborne Connin.

To Job lerosti - a citizan of lelaison county It app aring to the County Court now in session, that Sterling Po asso

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

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

WITNESS He Ruch

year of American Independence.

ADMINISTRATOR'S BOND.

# State of Tennessee, Clathorne County.

We, John M. Lewis Ho Lewis, John Lewis Charle Scalow Storge Cample are bound to the State of Tennessee, in the penalty of Live Thausand

Witness our hands and seals, this LI the day of January A.D. 1886

The Condition of this Obligation is such, That whereas the above bound John A. Lewis ha & been appointed Administrat Mof the Estate of Sur ah Lewis

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

Acknowledged and approved in open Court, this 4th day of Jaimany 1866. Jaors Meners Rohnol Leave

# LETTERS OF ADMINISTRATION.

State of Bennessee-Ciniberne County.

To John A Lewis a Citizon of Clarlovne Bounty. It appearing to the County Court now in session, that Sarah Lewis

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

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

....., Clerk of said Court, at office, this day of Jany 1866, and //o year of American Independence.

State of Tennessee, Claiborne County.

I Roberson Chamas Roberson James Roberson are bound to the State of Tennessee, in the penalty of June Munistral and

Witness our hands and seals, this 4th day of January A.D. 1886

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

ha & been appointed Administrat Mof the Estate of R. J. Robinson Sr

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

R J Rdeesen Acknowledged and approved in open Court, this 4th day of Thornes Raberda. floor Muyery Chairman ....

## LETTERS OF ADMINISTRATION

State of Mennesset-Miniborne Counte. Roberson, a Citizen of Clarborne County;

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

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

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

year of American Independence.

SEAL

## State of Tennessee, Claiborne County.

We, Tiplon Evano and W. Y. Brown are bound to the State of Tennessee, in the penalty of Witness our hands and seals, this # day of Jan. A.D. 1886 The Condition of this Obligation is such, That whereas the above bound Liplus Evano has been appointed Administrates of the Estate of Mary Monday

Now, if the said Lifting Evancy 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 Jan 1886 Louis ellegela Chairman

LETTERS OF ADMINISTRATION.

## State of Wennessee-Giniborne County.

Teplon Evano , a Citizon of Cailornal county:

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

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

WITNESS. The Rul chie H day of Jan 18 Str, and year of American Independence. State of Tennessee, Claiberne County.

We. 9 M. Breder are bound to the State of Tennessee, in the penalty of June Thomas Witness our hands and seals, this \_\_\_\_\_\_day of Marsh A.D. 18876 The Condition of this Obligation is such, That whereas the above bound 2 M. Bull ha D been appointed Administrator of the Estate of J. H. Bill

Now, if the said 2 M. B. 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.

Im Buller Acknowledged and approved in William Ansmo open Court, this day of William Ansuns
March 1884 Jest Hompson

fle thamas Chairman

### LETTERS OF ADMINISTRATION

State of Mennesses-Einiberne Gruntu.

To I M. Ruley , a Citizon of Clarling County:

It appearing to the County Court now in session, that David H Buller 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,

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					, Clerk of sa	id Court, s	t office, thi
day	of MI	ash 1	884, and_		year of Amer	ican Indep	endence.
7	9,	· · · · · · · · · · · · · · · · · · ·		7/	7.		

ADMINISTRATOR'S BOND.

## State of Tennessee, Clathorne County.

We,	V
are bound to the State of Tennessee, in the penalty of	
	Dollars
Witness our hands and seals, thisday of	A.D. \$\dag{8}
The Condition of this Obligation is such, T	hat whereas the above bound
The second second	
habeen appointed Administrat of the Estate of	
Now, if the said	· ,
shail well and truly, as such Administrat —, perform all the duti- by law, this obligation shall be void, otherwise to remain in full fo	es which are or mar b
Acknowledged and approved in	SEAL
open Court, thisday of	SEAL
MINITINGIS, P)	SEAL
Çhairman	SKAL

# LETTERS OF ADMINISTRATION.

### State of Zennessee-Einiborne County.

To		, a Citizen of		County:	
It appe	earing to the County	Court now in session,	that		
has died, you havin Letters of	leaving no will, and ng given bond and of f Administration be is	the Court being satisfi qualified as directed ssued to you:	ed as to your clain by law, and the (	n to the administration Court having ordered	, and that
perfect in transact a	If the goods, chattels eventory thereof to e all the duties in relation	o authorize and empe, claims and papers our next County Cour our next County Cour on to said estate which d estate, to deliver the	of the said intesta t, to collect and part a lawfully devolve	te, and return a true ay all debts, and to do	and
	99		*		irj
d	lay of		, Clerk o	f said Court, at office, merican Independence	this

St	ate of	Ter	meas	ee, Cle	ibern	e Ce	wa tv.
			and the second				more of the
	N.O.	$0 \cdot 1$	• -		7 1		. 1

We John Richard	Low me & San	vio 1. Janin
one for the lessish	ora	0
are bound to the State of Tennessee, in the	penalty of force lih	moard
		Dollars
Witness our hands and seals, this	day of Man	A.D. 18 %
John Reclarate	ligation is such. That	to a
ha been appointed Administrat of t	the Estate of Thes. La	aris
Now, if the said Julie Ulic		
shall well and truly, as such Administrat by law, this obligation shall be void, other	, perform all the duties wh wise to remain in full force a	ich are or may be required nd virtue.
Acknowledged and approved in	When Hickords	in 🙃
open Court, thisday of	Weddowis	. SEAL
1856	Wind & Cen	No Sec
1 Whomes	- Chairman	our rarn

## LETTERS OF ADMINISTRATION.

State of Bennessee-Giniborne Conn	ntg	entg
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To Win Tell and our, a Citizen of Schauborn County:

It appearing to the County Court now in session, that Ta Davis

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.

entitled.	4100		· · · · · · · · · · · · · · · · · · ·	inercor to those	who are, by lav
WITNESS,	Hou		,	Clerk of said Co	urt, at office, thi
day	of mas	18.80, a		ear of American	Independence.
314			- He (	Dico	ul Clerk

We, John & Jesses and & Loop and win Loop are bound to the State of Tennessee, in the penalty of fine funded Witness our hands and seals, this 12 day of Chrice A.D. 48 90 The Condition of this Obligation is such, That whereas the above bound John of Jesses ha been appointed Administrat of the Estate of Lecuio Loop

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

John July SEAL Acknowledged and approved in Jukef h Shop water open Court, this 12 day of Coprie 1886

## LETTERS OF ADMINISTRATION.

### State of Wennessee-Giniberne County.

To J. Jersel ... a Citizen of Leccel or Do Bounty: It appearing the County Court now in session, that Lewis Look 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, HO GEICHI 1 ... Cherk of said Court, at office, this 12 day of Opric 1886, and year of American Independence.

## State of Tennessee, Claiberne County.

We, J. R. Frantham John, Davis Lawson Britand and D.N. Chumbley are bound to the State of Tennessee, in the penalty of Witness our hands and seals, this \_\_\_\_\_day of\_\_\_\_

Representation of this Colligation is such, That whereas the above bound

had been appointed Administrat of the Estate of Willis Granthan

Now, if the said I. & Grantham shall well and truly, as such Administrat Y, 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.

K gravilhane

## LETTERS OF ADMINISTRATION.

State of Zennessee-Giniborne County.

To JR Grandhum , a Citizon of lelaibanno county:

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

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

WITNESS. HO Rut Plus ......, Clerk of said Court, at office, this Tanday of Jan 18510, and year of American Independence.

ADMINISTRATOR'S BOND.

lelumbley are bound to the State of Tennessee, in the penalty of Jurahundred and fifty Witness our hands and seals, this 7 & day of June A.D. 18876 The Condition of this Obligation is such, That whereas the above bound 1768 Marisan ha \_\_ been appointed Administrat \_\_ of the Estate of W. H. newley . Now, if the said J. Ho. b. Marison shall well and truly, as such Administrat \_\_\_\_, perform all the duties which are or may be required

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

Acknowledged and approved in J.M. Misser J. open Court, this J day of June. 1 1886

## LETTERS OF ADMINISTRATION.

State of Wennessee-Gintborne County. To J. H. S. maris an , a Citizen of belance or county:

It appearing to the County Court now in session, that W Herreley 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 MO OR CLAS day of June 1840, and year of American Independence.

MINISTRATOR'S BONT

State	of Te	RHOUSE	e. Clai	berne	County.
				Carl bathusburgature	Martine Commission from
		/		44	

We. Wy Neil Theo Bream are bound to the State of Tennessee, in the penalty of Devoluneura

The Condition of this Abligation to such my

			G	whereas the above bound
ha S_	- been ap	pointed Administratez	of the Estate of 12. &	Keil
		raria	deceased.	
. 1	Now, if th	he said	L'écle	
shall v	vell and	truly, as such Administra	t 2., perform all the duties wherwise to remain in full force	which are or may be required and virtue.
	Acknow	ledged and approved in		gu 👼
pen (	Court, th	is day of	fre IL	gar. GAL
Sel	I	1866	,	
11	10	MAD:		

	. Affe	State of	Zennesset	Alniberne	Gounty.
7	10 Vr V N E	il	, a Citizen of C	labore	Oounty:
	It appearing to the	e County Cou	rt now in session,	that M 6	I frie

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,

Iz our cis co. Clerk of said Court, at office, this

1856, and year of American Independence.

We, (Im)	rec 7 8	his Doga	- 3
			: :
bound to the State of Tennesse	ee, in the penalty of	Quahuma	me Brut was
Sitis			
Without	/	C. 1-+	Dollars.
Witness our hands and seals,	this $\varphi$ da	y of Sept	A.D. 1887

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

ha S been appointed Administrates of the Estate of Tellen H. Patton . deceased

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

Acknowledged and approved in open Court, this & day of

## LETTERS OF ADMINISTRATION.

State of Mennessee-Giniborne County. a Citizen of Chaibanne

It appearing to the County Court now in session, that Ellew H. Patton 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.

Thomas Clerk of said Court, at office, this 18 86 and 10 year of American Independence.

to of Tennessee, Claiberne County

we, mind Neil con the Roman	
Good the Magain	
are bound to the State of Tennessee, in the penalty of Jan hounder	
Witness our hands and seals, this day of sip!	Dollars,A.D. 1886
The Condition of this Obligation is such, That whereas the	above bound
has been appointed Administrator of the Estate of the Estate of deceased.	Thomas
Now, if the said	-
shall well and truly, as such Administrat - , perform all the duties which are or m	av be required
by law, this obligation shall be void, otherwise to remain in full force and virtue.	7
Acknowledged and approved in	
open Court, this G' day of the Magain	
Sept 1886	SHAL

## LETTERS OF ADMINISTRATION

Chairman

To At J. Sich of Hennessner-Ministerne Mounty.	W.
To It . Spire , a Citizen of De Carborne Bounty.	
It appearing to the County Court now in session, that Thannas A Carton	2
has died, leaving no will, and the Court being satisfied as to your claim to the administration, a you having given bond and qualified as directed by law, and the Court having ordered to	and
Latters of Administration 1.	шаь

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

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

We, RE Green to A. A. Harrelle Bohn fruit

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

Witness our hands and seals, this 6 day of A.D. 1886

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

hat been appointed Administrated of the Estate of M. Of Bruns @

Now, if the said 12 shall well and truly, as such Administrat..., perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in

# LETTERS OF ADMINISTRATION.

Mente of Wenntessee-Einiboune County.

, a Citizen of Locaitors County:

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

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

WITNESS, Af Francisco, Clerk of said Court, at office, this 1886, and 110 year of American Independence.

A. F. Francisco Clork.

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

We, Jesse Rogers and Juan Russell

71.

State of Tonnessee, Claiberne Con

Witness our hands and seals, this day of Lovenber A.D. 1886 The Condition of this Obligation is such, That whereas the above bound

case Pagers ha . been appointed Administrate of the Estate of John & Rogers

Now, if the said \_ see / 20gero shall well and truly, as such Administrat ->, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Acknowledged and approved in open Court, this day of November 1884

Ale Thomas Chairman

## LETTERS OF ADMINISTRATION.

State of Mannessee-Ciniboone Sounte. To Issue Bogers a Citizon of Clarbyme, County

It app aging to the County Court now in session, that Lolus A llogue 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,

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

day of Nov 18.56, and 110 year of American Independence. Ald emerses.

We, It & learn John Carry Loom moyen and are bound to the State of Tennessee, in the penalty of Que January

Witness our hands and seals, this 3 day of January A.D. 7887 The Condition of this Obligation is such, That whereas the above bound 11. D. Carr.

ha been appointed Administrat Tof the Estate of Francis Halles

Now, if the said Mr. & Carr deceased. shall well and truly, as such Administrat (1), 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 January 1884

# LETTERS OF ADMINISTRATION.

State of Wennessee-Gluiborne County.

To Mr. & barn , a Citizen of Chailorne

It appearing to the County Court now in session, that tranceis Holive 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,

itate of Tennesice. Claiberne County.

We to dit ship I lo W Roop blenton are bound to the State of Tennessee, in the penalty of Fine humalred Witness our hands and seals, this 7 day of Felm A.D. 1887

The Condition of this Obligation is such, That whereas the above bound 16 Ori Olio

has been appointed Administrat of the Estate of William Pantin

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

Acknowledged and approved in open Court, this I day of blinton Mainter Febr. 18871 John Clark Ghairman

## LETTERS OF ADMINISTRATION

State of Mennessee-Einiberne Conntu.

, a Citizen of...

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

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

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

1 11 11	
We, I At Wilson &	X 2/
We, I IIIson X	Drive Welling
The Oliver	The many
June Happy	

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

Witness our hands and seals, this 7 day of March

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

had been appointed Administrator of the Estate of of A William

Now, if the said

shall well and truly, as such Administrat 42, 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

# LETTERS OF ADMINISTRATION.

State of Wonnessen Cluthorne County.

, a Citizen of

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

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

WITNESS.

, Clerk of said Court, at office, this

, and \_\_\_\_\_ year of American Independence.

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A leavour to le Rogers

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

Witness our hands and seals, this 7 day of March A.D. 1887.

The Condition of this Obligation is such, That whereas the above bound S- W. Commer

ha 5 been appointed Administrates of the Estate of Local Werlibber

deceased.

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

Acknowledged and approved in

open Court, this 3

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State of Mennessee-Miniborne County.

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

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

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

day of 18, and year of American Independence.