THE CONDITION OF THIS OB	Dollar  g of Janu 1884  SLIGATION IS SUCH:  has be  has be  having  horm all the duties which are, or ma
THE CONDITION OF THIS OB at whereas, the above bound Poul at whereas, the above bound ried Administrator of the estate of Microscott, well and truty as such Administrator performed of him by law, then this obligation force and virtue.	SLIGATION IS SUCH:  La Malacut  has be  corn all the duties which are, or many  shall be goid; otherwise to remain
at whereas, the above bound Poul at whereas, the above bound at which the said and truly as such Administrator performed of him by law, then this obligation force and virtue.	ALIGATION IS SUCH:  has be la Malacuti  form all the duties which are, or main shall be goid; otherwise to remain
at whereas, the above bound Poul ated Administrator of the estate of Air ated; now if the said foul b, well and truly as such Administrator perfectived of him by law, then this obligation force and virtue.	has be having has be having has be having form all the duties which are, or main shall be soid; otherwise to remain
nted Administrator of the estate of Alexand; now if the said well and truty as such Administrator perfoured of him by law, then this obligation orce and virtue.	has be have to remain
well and truly as such Administrator perf wired of him by law, then this obligation corce and virtue.	Sa Malacuta  Diving  form all the duties which are, or main  shall be gold; otherwise to remain
well and truly as such Administrator perf wired of him by law, then this obligation corce and virtue.	form all the duties which are, or main shall be goid; otherwise to remain
well and truly as such Administrator perf wired of him by law, then this obligation corce and virtue.	form all the duties which are, or main shall be goid; otherwise to remain
over and virtue.	shall be goid; otherwise to remain
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orce and virtue:  (www.loged of fund {  fur Overt frue 7, {  The Story gis Ohm, {	Maul Soime
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MISTORALE Chu,	11. Ca Comment
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State of Cennessee, Class	
	dec not
Tout & Suive Greet	ting:
HERRAS, it has been represented unto us in our Count	
$\Omega$ .	icse .
Iouse, in Tazewell, on the First Monday of	
said County, had died intestate, having whilst living, an	nd at the time of his death, goods and chattels
the ordering and granting administration whereof doth	appertain unto us; and we being desirous that
nd chattels, rights and credits, may be well and faithful	lly administered, do grant unto you full power
resents, well and truly to collect and take into your p	ossession, all and singular the goods and chat
and credits, which were of said deceased at the time of l	his death, wheresoever the same may be foun
requiring you to make or cause to be made and returned	d into our said Court at the next term, a true
inventory of said goods and chattels, rights and credits;	; and also to render a true and clear account
ministration when thereto required.	λ,γı
mall	A LILL
THESS, 1	Clerk of said Court, at office in Tazen
st Monday of Source 18	qq

the First Monday of

### State of Tennessee, Claiborne County.

Know all then by these Presents, That we, Pice Hages
George Meneil, Joseph Eestes
July Comments
are bound unto the State of Tennessee in the penal sum of
Five Stundred Dollars.
Witness our hands this 4th day of Sept 1899
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereus, the above bound Rice Idages
appointed Administrator of the estate of Calvin Hayes
deceased; now if the said like stayes shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue Ency Facyse
Joseph + Estes Daniel Ruce
State of Cennessee, Claiborne County. Les Not Ph
To Rice Hayes Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of 1879 that
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us, and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to coliect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.
WITNESS, Clerk of said Court, at office in Tazewell, the First Monday of September 1899
My housement

is to	
Know all Men by these Presents, That we,	Ot. Luch, S.le.
Leich	2 , 4
are bound unto the State of Tenna	essec in the penai sum of
Three strucció	Dollars.
Witness our hands this 2 de	ry of 0 ct 1899
THE CONDITION OF THIS O	BLIGATION IS SUCH:
That whereas, the above bound T.	Do. Lisch
appointed Administrator of the estate of Administrator of Administrat	rob Leich
shall well and truly as such Administrator per	
be, required of him by Liw, then this obligation full force and virtue.	M. H. Leach John Kideach
State of Cennessee, Cli	alborne County.
ToGree	eting:
WHEREAS, it has been represented unto us in our Cour	ty Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of	
late of said County, had died intestate, having whilst living, a credits, the ordering and granting administration whereof doth goods and chattels, rights and credits, may be well and faithfut these presents, well and truly to collect and take into your rights and credits, which were of said deceased at the time of hereby requiring you to make or cause to be made and returne perfect inventory of said goods and chattels, rights and credits said administration when thereto required.	appertain unto us; and we being desirous that the tilly administered, do grant unto you full power by possession, all and singular the goods and chattels, his death, wheresoever the same may be found— id into our said Court at the next term, a true and
- Su	Clock of said Court at office by Particular

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deceased; now if the said Rick Hages

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

Rick Health

D. 5-

g W. M. Niel joseph + Estes Daniel Ruce

State of Tennessee, Claiborne County. Les Not PK)

To Rice Hayes Greet

WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the

Court House, in Tazewell, on the First Monday of September

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

witness. Wy Worker Clerk of said Court, at office in Tazewell, the First Monday of September 1899

Clerk Of Said Court, at office in Tazewell, the First Monday of Clerk.

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ADMINISTRATOR'S BOND AND LETTER.

#### State of Tennessee, Claiborne County.

160 V
Know all Men by these Presents, That we, Mr. O. Lecel, J.l.
are bound unto the State of Tennessee in the penal sum of
Three Sturand Dollars.
-1 ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
Witness our hands this V day of Oct 1844
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound W. Do. Leach
has been
appointed Administrator of the estate of Jocob Leich
deceased; now if the said_ WDF, Luch
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
212 11 2 1
Juli force and virtue. N. St. Leach
attest 1 phil
John Kivett
som Kidett
d III
-
15-11
State of Tennessee, Clasborne County.
· · · · · · · · · · · · · · · · · · ·
To Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of
Court House, in Tazewell, on the First Monday of
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
inte of Said County, had died intestate, having whilst riving, and at the time of his death, goods and chatter and

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto, us: and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits: and also to render a true and clear account of said administration when thereto required.

WITNESS	Clerk	of :	said Court,	at	office	in T	zéwe
4						4	
the First Monday of						SELECT SE	

Clerk

the First Monday of

Clerk of said Court, at office in Taxewell,

the First Monday of ...

#### State of Tennessee, Claiborne County,

Know all Men by these Presents, That we, A. H. Hultan Que Futtan + y w Dolland wy lanny are bound unto the State of Tennessee in the penal sum of Twohunder Witness our hands this 9. day of Oct THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound A H Hullow appointed Administrator of the estate of Moses Britan cal deceased; now if the said A & The utton shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue. Da Salton kym State of Tennessee, Claiborne County. few 300 Not Pet To Greeting: . WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be foundhereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required. Clerk of said Court, at office in Tazewell,

### State of Cennessee. Claiborne County. Know all Men by these Presents, That we, Thumas Elisant Is so manigumery & To y strill he & Source Coshy are bound unto the State of Tenhessee in the penal sum of Drettausing Witness our hands this QC THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound Thumas Elisan has been appointed Administrator of the estate of Lamuel Costy deceased; now if the said Tromas Elisan shall well and truly as such Administrator perform all the duties which are, or may ve, required of him by law, then this obligation shall be void; otherwise to remain in Thomas Ellison full force and virtue. David losty State of Cennessee, Claiborne County, To Thomas Elisan Greeting WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of..... late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be foundhereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

are bound unto	the State of Tennessee in the penal sum of
Five Iruna	### ### ### ### ### ### ### ### #### ####
Witness our hands this	17 day of november 1899
THE CONDIT	TION OF THIS OBLIGATION IS SUCH:
That whereas, the above	bound M. C. Leccus
	has been
ppointed Administrator of	the estate of M. J. Decen
eceased; now if the said_	M. S. Suun
well well and truly as such	Administrator perform all the duties which are, or may
required of him by law,	then this obligation shall be void; otherwise to remain in
U force and virtue.	· M. C. Dum
· · · · · · · · · · · · · · · · · · ·	- 13 dusinus siendy
\$ our	J. A. Davin
State	of Tennessee, Claiborne County.
•	<del>_</del>

Court House, in Tazewell, on the First Monday of

1 that

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

said administrat	ion when the	eto requi	reu.							
								;		
WITNESS,					 Clerk o	f said	Court.	at office	in Tazes	well.
A STATE OF THE STA										,-,
the First Monda	v of			1						_
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E THE CONTRACT OF THE CONTRACT								ga-		

#### State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, Daniel Court De Court
madure
are bound unto the State of Tennessee in the penal sum of
Fire Thousand Dollars.
Witness our hands this 2 4 day of January 1900
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound Doniel & Swant
appointed Administrator of the estate of Thillip C Swal-
shall well and truly as such Administrator perform all the duties which are, or may
be, requared of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue. Samuel Cooker Swale
Walum
DA Hodges

State of Tennessee, Clasborne County.

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To Down Own Greeting:	7
WHEREAS, it has been represented unto us in our County Court, held for the County of	Claiborne, at the
Court House, at Tazewell, on the First Monday of Journal	1 940 that
late of said County, had died intestate, having whilst living, and at the time of his death, good	s and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being	
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto	
these presents, well and truly to collect and take into your possession, all and singular the	
rights and credits, which were of said deceased at the time of his death, wheresoever the sam	
hereby requiring you to make or cause to be made and returned into our said Court at the nex	t term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and	i clear account of
said administration when thereto required.	1
WITNESS, Malloakun Clerk of said Court, at	office in Tazewell,

To

#### State of Tennessee, Claiborne County.

AT Carry SQ Carrow Maderes Fresents are bound unto the State of Tennessee in the penal sum of Five Thousand day of Theory 1900

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound A. J. Hodger Jetting appointed Administrators of the estate of Robert M. Raise deceased; now if the said AT Horyes & Juni Makeing shall well and truly as such Administratorsperform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

State of Tennessee, Claiborne County,

To A Hartfed Them Me Raine Greeting:

WHERMAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the

Court House, in Tazewell, on the First Monday of Julius

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be foundhereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

Clerk of said Court, at office in Tazewell,

#### State of Tennessee, Claiborne County.

Gnow all Men by these Presents, That we, Definition of the penal sum of two hundres of Tengessee in the penal sum of two hundres of Tengessee in the penal sum of two hundres of Tengessee.
are bound unto the State of Tengessee in the penal sum of Jobhundre + fifty Dollars.
06
Witness our hands this D.S. day of Feel 1400
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound DJ Hodyes
has been
appointed Administrator of the estate of James Maslann
deceased; now if the said D. Hodge
shall well and truly as such Administrator perform all the duties which are, or may
be, required of h m by law, then this obligation shall be void; otherwise to remain in
full force and virtue. If Hodges.
4 W. Mentone
1 200 Not Pos
, 01

#### State of Tennessee, Claiborne County,

Greeting

WHEREAS, it has been represented auto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of	
ate of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and certest inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.	100
WITNESS, Clerk of said Court, at office in Tazewell,	200

Know all Men by these Presents, That we, I. R. Look & Moon
DY Storages & L. Look
gre bound unto the State of Tennessee in the penal sum of Journ Williams.
Witness our hands this 7 day of Moy 1900
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound & R. Frach
appointed Administrator of the estate of Num levels field deceased; now if the said JRLock
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void: otherwise to remain in full force and virtue.
All Swof-
State of Cennessee, Claiborne County.
To JR Lowh Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of Tubes  Non Secretary land Sounts had died interest here of said County had died interest here.
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertum unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

Know all Men by these Presents, That we, I bulling
gioly Levesof 79. F. Stole
are bound unto the State of Tennessee in the penal sum of
9:01-1-1-1-1
Witness our hands this LI day of MCY 1900
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound ( ) I half !!
That whereas, the above bound ( ! Mill!
has been
appointed Administrator of the estate of Chounty for hillift
deceased; now if the said J. Phillipps
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
1 1 1/10 1 1 1
full force and viriue.
Gegig Syvisay
State of Tennessee, Clasborne County.
.•
To Greeting:
WHEREAS; it has been represented unto us in our County Court, held for the County of Claiborne, at the
WHEREAS, it has been represented unto us in our county court, held for the county of Claiporne, at the
Court House, in Tazewell, on the First Monday of
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels.
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required.
WITHESS, Clerk of said Court, at office in Tazewell,

Know all Men by these Presents, That we, George C. Provice o
Jas. Cornery, 6. M. Jennes
are bound unto the State of Tennessee in the penal sum of
Que Dollars.
Witness our hands this 23 day of May 1980
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound George 6. Former
has been
appointed Administrator of the estate of Melisa L. E . Privatos
deceased; now if the said true. G. Brustes
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and firtue. Grange let Poworks
Farus Carnows
G. W. Jenning
P/s
4
State of Tennessee, Clasborne County.
To Gao, le Ponvho Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof deth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.
1947-1946-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1

State of Tennessee, Claiborne County,		
Know all liten by these Presents, That we, ASA Walson and		
are bound unto the State of Tennessee in the penal sum of Four Aunaires		
Witness our hands this 9 / day of May 1900		
THE CONDITION OF THIS OBLIGATION IS SUCH:		
That whereas, the above bound AST. Walson		
appointed Administrator of the estate of M. M. Miyus deceased; now if the said AdV, Watsur		
shall well and truly as such Administrator perform all the duties which are, or may		
be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.  Yes \$300 not Paid  V I. I Walrow  V I. V. Walro		
State of Cennessee, Claiporne County.		
To ASA Walson Greeting:		
WHERRAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the 3/84- Court House, in Tazewell, on the First Monday of Moy 1900 that  M. M. DYMM		
tate of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.		
Wirness, Clerk of said Court, at office in Tanavell,		

BRAH, WARTERS & GAUT, Printers, Kin

ADMINISTRATOR'S BOND AND LETTER.

Know all Men by these Presents, That we, Serge Stelle and
July ston
are bound unto the State of Tennessee in the penal sum of
Witness our hands this day of June 1900
Witness our hands this day of June 1900
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound Serry Siele
has been
appointed Administrator of the 2state of Dura Callins
deceased; now if the said Hwyreen
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
full force and virtue.
J. F. Stous
7
LOC NOT DL
State of Tennessee, Clasborne County.
410 L
To Helyren Greeting:
WHEREAS, it has been represented unto us in our County Court, heid for the County of Claiborne, at the
Court House, in Tazewell, and the First Monday of Sthelang of January 1900 that
Obin Callina
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required.
WITNESS, Stuy solume Clerk of said Court, at office in Tazewell,
out of

are bound unto the State of Tennesses in the penal sum of Witness our hands this\_ THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound appointed Administrator of the estate of deceased; now if the said\_\_\_\_\_\_\_. shall well and truly as such Administrator perform all the duties which are or may be, required of him by law, then this obligation shall be void; otherwise to remain in M. m. miller full force and virtue. State of Cennessee, Claiborne Count Greeting: WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required. Clerk of said Court, at office in Taxewell.

Knowall Men by these Presents, That we, langes & sepon princip
and D. ausmito und Amodoris
are bound unto the State of Tennessee in the penal sum of
Swo Hund and Dollars.
Witness our hands this 2 12 tay of June 1900
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above tound James E. beoch
has been
appointed Administrator of the estate of I Li Legal
deceased; now if the said Janua & Leoch
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue. I firmes Lach
How Hot Ot
\$ 300 NOI Por
-

State of Tennessee, Claiborne County.

	To James & Front Greeting:
	WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
ř	Court House in Tazewell, on the First Monday of June 1900 that
	late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
	these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—
	hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
	said administration when thereto required.  Witness A Mark Clerk of said Court at office in Taxonell

Know all Men by these Presents, That we, & & Edwoneson + Alfrance
was - gr mayers
are bound unto the State of Tennessee in the penal sum of
7 0
Two hundred Dollars.
Witness our hands this 3 day of July 1900
THE CONDITION OF THIS OBLIGATION IS SUCH:
1/0/8
That whereas, the above bound J. D. Educoncises.
has been
appointed Administrator of the estate of John R. Cashiage
deceased; now if the said & D. Eduarasa
shall well and truly as such Administrator perform all the duties which are, or may
he, required of him by 'aw, then this obligation shall be void; otherwise to remain in
full force and virtue.
& Edmondson
fer 300 PD. Adminiscs
The Samuel Ses
Millowers
& molloyers
I many
State of Connecese, Claiborne County.
oracio el Cominecció Cialconile County)
1 0 0
To J. D. Educateson Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
· ·
Court House, in Tazewell, on the First Monday of 1 that
John R. Columason Eastringe
ate of said County, had died intestate, having whilst living, and at the time of his death, goods and chartels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do great unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required.
WITNESS, W. S MUSTELL Clerk of said Court, at office in Taxewell,
30 100

BEAR, WARTERS & GAUT, Printer

*	
Know all Men by these Presents. That we	Neury Saucifer
Ja Thompson	S.J. Horeges
are bound unto the State of	f Tennessee in the penal sum of
Lin Aman	f Tennessee in the penal sum of
Witness our hands this	day of aug 1900
THE CONDITION OF T	HIS OBLIGATION IS SUCH:
That whereas, the above bound	Venez Sandifier
	has been
appointed Administrator of the estate of deceased; now if the said	Misaucin stree
deceased; now if the said All	ry Soudefu
	ttor perform all the duties which are, or may
be, required of him by law, then this obl	igation shall be void; otherwise to remain in
full force and virtue.	Henry Iscender
88/00	1. A. Todges,
110t 12.15	-
	see, Clasborne County.
•	
То	Greeting:
WHEREAS, it has been represented unto us in o	our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of	1that
<u> </u>	:
credits, the ordering and granting administration when goods and chattels, rights and credits, may be well and these presents, well and truly to collect and take int rights and credits, which were of, said deceased at the hereby requiring you to make or cause to be made and	living, and at the time of his death, goods and chattels and reof doth appertain unto us; and we being desirous that the d faithfully administered, do grant unto you full power by to your possession, all and singular the goods and chattels, a time of his death, wheresoever the same may be founded returned into our said Court at the next term, a true and add credits; and also to render a true and clear account of
Witness,	Clerk of said Court, at office in Tranwell,
the First Monday of	1

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, Jamie M. Rains, M. Queces				
16 Om 9 alatin man hose				
are bound unto the State of Tennessee in the penal sum of				
Dollars.				
Witness our hands this day of Physics 1900				
THE CONDITION OF THIS OBLIGATION IS SUCH:				
That whereas, the aboutound Jennie M. Raise				
has been				
appointed Administrator of the estate of R M Rains				
deceased; now if the said Juni M Rain				
shall well and truly as such Administrator perform all the duties which are, or may				
he, required of him a law then this obligation shall be void; otherwise to remain in				
full force and virtue. Jumi M Rain ho Mall				
full force and virtue. JumieM Rains by Malune				
In Rose				
in the second				
State of Cennessee, Claiborne County.				
O				
To Juni Mkarry Greeting:				
WERRAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the				
Court House, in Tazewell, on the First Monday of One				
12 W Record				
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the				
goods and chattels, rights and credits, may be well and faithfully auditoistered, do grant unto you full power by				
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,				
rights and credits, which were of said deceased at the time of his death, wheresomer the same may be found—				
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of				
said administration when thereto required.				
Warman Mark A A A A A Clark of anti-Court of				

Know all Men by these Presents, That we, Yaucy Carr,			
J. B. Carr & R. E. alexander			
are bound unto the State of Tennessee in the penal sum of			
Witness our hands this and day of lug 1900			
THE CONDITION OF THIS OBLIGATION IS SUCH:			
That whereas, the above bound Asucy Cears			
has been			
appointed Administrator of the estate of J. Milan			
deceased; now if the said Mucces Clar			
shall well and truly as such Advisor perform all the duties which are, or may			
be, required of him by law, then this obligation shall be void; otherwise to remain in			
full force and virtue. Many Cars			
It leave			
D.D. Willeyauden			
State of Tennessee, Claiborne County.			
To Saucy Corr Greeting:			
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the			

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well, and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and

WITNESS, Will Gooking Clerk of said Court, at office in Tazewell, ne that Monday of aug 1900

perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of

Wygookus Clerk

#### State of Tennessee, Claiborne County.

ADMINISTRATOR'S BOND AND LETTER.

Know all Men by these Presents, That we, & G Ellis
A. O. Seal
are bound unto the State of Tennessee in the penal sum of
- Lour Dunaire Skand Dollars
The day Dours.
Witness our hands this day of Out 1900
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound & G. Ellio
That whereas, the above bound & G. Ullo
has been
appointed Administrator of the estate of Alighol Collins
deceasea; now if the said & G. Ellis
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
of sec Nat P20
130
State of Cennessee, Claiborne County.
To M. Elles Greeting:
WHEREAS, it has been represented unto us in our Sounty Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of Sufet 200 that
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chaftels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found- hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and.
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required.

D: -	04 1
Know all itten by these Presents, That we, & F	1/6
DO Mitchie. Notest Stone To	1 It Stone Sunti
are bound unto the State of Tennessee	in the penal sum of
Two Thousand	Dollar
Witness our hands this 3 day of	Sept 1/10
THE CONDITION OF THIS OBLIG	ATION IS SUCH:
That whereas, the above bound of A &	love
0	has bee
appointed Administrator of the estate of	
deceased; now if the said & F. Slow	
shall well and truly as such Administrator perform	all the duties which are, or ma
be, required of him by law, then this obligation shall	l be void; otherwise to remain i
full force and virtue.	1. Follone
D)	A RiTelia
<i>A</i>	of the
	vover scane
	S W Stew
State of Tennessee, Claiborn	ne County. N. W. Stone
	_
To Greeting:	
WHEREAS, it has been represented unto us in our County Cou	rt, held for the County of Claiborne, at th
Court House, in Tazewell, on the First Monday of	
A. C. 110	
late of said County, had died intestate, having whilst living, and at the credits, the ordering and granting administration whereof doth appear	
goods and chattels, rights and credits, may be well and faithfully adm	

Court House, in Tazewell, on the First Monday of

1. that

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertuin unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required

Witness.

Clerk of said Court, at office in Tazewell,

the First Monday of

the First Monday of.

· · · · · · · · · · · · · · · · · · ·	, N. 1987
Know all Men by these Presents, That we, John M. Rai	us brunger
maluur rollingher	
are bound unto the State of Tonnessee in the pena	l sum of
Due Rous and -	Dollars.
Witness our hands this day of left	19002
THE CONDITION OF THIS OBLIGATION IS	SUCH:
J	4 3 4 4
That whereas, the above bound Junie M. K.	•
appointed Administrate of the estate of RM Rain	has been
A	
deceased; now if the said Jum M. Rain	
shall well and truly as such Administrator perform all the dut	ies which are, or may
he, required of him by law, then this obligation shall be void; o	therwise to remain in
full force and virtue.	Pains hy tralluce
7 77	ieu-
.7.4-11	ughes.
	1/ · · · · · · · · · · · · · · · · · · ·
State of Tennessee, Clasborne County.	Not Pa
To Greeting:	
	contents or
WHEREAS, it has been represented unto us in our County Court, held for the	County of Claiborne, at the
Court House, in Tazewell, on the First Monday of	
late of said County, had died intestate, having whilst living, and at the time of his decredits, the ordering and granting administration whereof doth appertain unto us; any goods and chattels, rights and credits, may be well and faithfully administered, do go	d we being desirous that the
these presents, well and truly to collect and take into your possession, all and sing	ular the goods and chattels,
rights and credits, which were of said deceased at the time of his death, wheresoever hereby requiring you to make or cause to be made and returned into our said Court a	
perfect inventory of said goods and chattels, rights and credits; and also to render a	The same of the sa
said administration when thereto required.	· collegenia, or blocked
WITNESS, Clerk of said	Court, at office in Tazawell,

SHAN, WARTERS & GAUT, Printers, Empore

Know all liten by these Presents, That we, J. O. Ruger
are bound unto the State of Tennessee in the penal sum of Eight Structure
Witness our hands this 11 day of Oct 1900,
Witness our hands this 11 day of
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound S. O. Roberts
has bee
appointed Administrator of the estate of DV. M. Rugues
deceased; now if the said_S.O. Roques
shall well and truly as such Administrator perform all the duties which are, or mag
be, required of him by law, then this obligation shall be void; otherwise to remain is
full force and virtue
v J
V
,
_
State of Tennessee, Claiborne County.
<u>-</u>
To
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of
late of said County, nad died intestate, having whilst living, and at the time of his death, goods and chattels an credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that th goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power be these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true an

perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of

Clerk of said Court, at office in Tazewell,

the First Monday of.

said administration when thereto required.

the First Monday of.....

State of Tennessee, Claiborne County.		
Know all Men by these Presents, That we, June Journey		
are bound unto the State of Tennessee in the penal sum of  Dollar		
Witness our hands this day of 1		
THE CONDITION OF THIS OBLIGATION IS SUCH:		
That whereas, the above bound		
has be		
appointed Administrator of the estate of		
leceased; now if the said		
hali welt and truly as such Administrator perform all the duties which are, or ma		
e, required of him by law, then this obligation shall be void; otherwise to remain a		
'ull force and virtue.		
State of Tennessec, Claiborne County.		
And the state of t		
Greeting:		
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the		
ourt House, in Tazewell, on the First Monday of		
te of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels an edits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that th goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power beese presents, well and truly to collect and take into your possession, all and singular the goods and chattels ghts and credits, which were of said deceased at the time of his death, wheresoever the same may be foundereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and refer tinventory of said goods and chattels, rights and credits; and also to render a true and clear account of id administration when thereto required.		
Witness, Clerk of said Court, at office in Tazawell		

Know all Men by	these Presents, Th	at we, Mig	Busse	e aca	John.
Know all Men by  John  John  Auf Shiepher	e to	e State of Tenne	Sec in the penal	sum of	Lone
Leve	house	ener o	fixe, -		_ Dollars.
Witness our	hands this	As da	y of Oet	190	00

#### THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound	g Bussell John-
Julium	has been
appointed Administratory of the estate of	has been blustle
deceased; now if the said We f. Bu	sell o John Johnson
	ttor perform all the duties which are, or may
be, required of him by law, then this obl	igation shall be void; otherwise to remain in
full force and virtue.	M.J. Bussele
	71. 71

State of Tennessee, Claiborne County.

Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazeweil, on the First Monday of		
Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazeweil, on the First Monday of  1 that  late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.  Clerk of said Court, at office in Tazewell,		1   100
Court House, in Tazeweil, on the First Monday of  1 that  late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.  Witness.  Clerk of said Court, at office in Tazewell,		To Greeting:
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.  Witness,  —Clerk of said Court, at office in Tazewell,		Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.  Witness,  —Clerk of said Court, at office in Tazewell,		
the First Monday of		late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.
	Sept.	the First Monday of1

1 11
Know all Men by these Presents, That we, I I Stone Principle que
Les Shon
are bound unto the State of Tennessee in the penal sum of Lie & House Gold Dollars.  Witness our hands this Life day of Aff 1900
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound & J. Stone
has been
appointed Administrator of the estate of Fyrmy William
deceased; now if the said I. The
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
Lew. Stown
# \$300 MARZ
State of Conneggee Clashorne County

ro -	Greeting:
WHEREAS, it has been represented unto us	our County Court, held for the County of Claiborne, at th
credits, the ordering and granting administration w goods and chattels, rights and credits, may be well these presents; well and truly to collect and take rights and credits, which were of said deceased at hereby requiring you to make or cause to be made perfect inventory of said goods and chattels, rights said administration when thereto required.	st living, and at the time of his death, goods and chattels amered doth appertain unto us; and we being desirous that the und faithfully administered, do grant unto you full power by into your possession, all and singular the goods and chattels he time of his death, wheresoever the same may be found—and returned into our said Court at the next term, a true and and credits; and also to render a true and clear account of the court o

	Know all then by these Presents, That we, Naucy & Shack and
	79. h. Uly audur
	gare bound unto the State of Tennessee in the penal sum of Jum will fifty
	THE CONDITION OF THIS OBLIGATION IS SUCH:
	That whereas, the above bound Nauvy E. Shuft
	appointed Administrator of the estate of Blank
	deceased; now if the said Namey to. Sharp
	shall well and truty as such Administrator perform all the duties which are, or may
	be, required of him by law, then this obligation shall be void; otherwise to remain in
	full force and virtue. Hancy & Sharp
-	A L'Alexander
•	
	3

#### State of Tennessee, Claiborne County.

	1 C C
To	Naucy Co. Sharf Greeting:
	WHERRAS, it has been represented, unto us in our County Court, held for the County of Claiborne, at t
	S H A D A D
Co	t House, in Tozewell, on the Free House of 1900 th
*****	J. B Shark
late	of said County, had died intestate having whilst living, and at the time of his death, goods and chattels as
	ts, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goo	s and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power
	presents, well and truly to collect and take into your possession, all and singular the goods and chatte
	s and credits, which were of said deceased at the time of his death, wheresoever the same may be found
	sale decision which were of said deceased at the time of his death, wheresoever the same may be found-
her	by requiring you to make or cause to be made and returned into our said Court at the next term, a true ar
per	ct inventory of said goods and chattels, rights and credits; and also to render a true and clear account

WITNESS, Wylowkon Clerk of said Court, at office in Pazewell the Pirot Monday of Qual 14 - 1407 Myaakuu Clerk.

said administration when thereto required.

#### State of Cennessee, Claiborne County.

ADMINISTRATOR'S BOND AND LETTER

Know all Men by these Presents, That wg, T-R. Becoffs &
Jermirch Brooks
are bound unto the State of Tennessee in the penal sum of
Levopundered hipty - Dollars
2 Donn's.
Witness our hands this 3 day of Sold 1901
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound T. R. Broker.
has been
appointed Administrator of the estate of J. J. Britar.
deceased; now if the said I. R. Birth
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue. T.R. Broke.
No America D
24 I duck out
CAT - dulle Mr
and IL
State of Temessee, Clasborne County.
. •
To IR Beroof Greeting:

WHEREAS, it has been-represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, or the Free Monday of 1901 that

late of said county, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

WITNESS, My of Ohre Clerk of said Court, at office in Tazent Pirot Monday of 1901

Myrodene curk

RHOW all Men by these Presents, That we, Mary L. Collinguerre	4
J El. Green	
are bound unto the State of Tennessee in the penal sum of	
Four Hunacce Dollar	rs.
Witness our hands this 15th day of Frency 1901	٠
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound Mary L. leacure with	
has bee	en
appointed Administrator of the estate of Ag levelinguist	

deceased; now if the said Mary L. Collinsurres shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue

To.

#### State of Tennessee, Claiborne County.

Greeting:

Court House, in Tazewell, on the First Monday of	
late of said County, had died intestate, having whilst living, a credits, the ordering and granting administration whereof doth goods and chattels, rights and credits, may be well-and faithfut these presents, well and truly to collect and take into your process.	appertain unto us; and we being desirous that the
rights and credits, which were of said deceased at the time of hereby requiring you to make or cause to be made and returne perfect inventory of said goods and chattels, rights and credits	his death, wheresoever the same may be found— d into our said Court at the next term, a true and
rights and credits, which were of said deceased at the time of hereby requiring you to make or cause to be made and returne perfect inventory of said goods and chattels, rights and credits said administration when thereto required.	his death, wheresoever the same may be found- d into our said Court at the next term, a true and ; and also to render a true and clear account of
rights and credits, which were of said deceased at the time of hereby requiring you to make or cause to be made and returne perfect inventory of said goods and chattels, rights and credits	his death, wheresoever the same may be found- d into our said Court at the next term, a true and ; and also to render a true and clear account of

De O	Mot a
Know all Men by these Presents, That we, MIG. Co.	ar -
are bound unto the State of Tennessee in the p	enal sum of
Witness our hands this 3 day of M	ch 1901

State of Tennessee, Claiborne County.

THE CONDITION OF TH	IIS OBLIGATION IS SUCH:
That whereas, the above bound	nBlan
appointed Administrator of the estate of	Cha. A. T. T. hus bee
deceased, now if the said	Carr
shall well and truly as such Administrate	or perform all the duties which are, or maj
be, required of him by law, then this oblig	tation shall be void; otherwise to remain in
full force and virtue.	W. 13. Can
	medanting

To		Greeting:	
WHEREAS	, it has been represented unt	o us in our County Court, held	for the County of Claiborne, at the
Court House, i	n Tazewell, on the First Mone		1 that
goods and chatt these presents, rights and cred hereby requirin perfect inventor	ering and granting administra tels, rights and credits, may be well and truly to collect and its, which were of said deceas ig you to make or cause to be	ng whilst living, and at the time of tion whereof doth appertain unto- e well and faithfully administered take into your possession, all ar ed at the time of his death, wher made and returned into our said 6	of his death, goods and chattele and us; and we being desirous that the d, do grent unto you full power by nd singular the goods and chattels, resoever the same may be found— Court at the next term, a true and ender a true and clear account of

Witness,		 	_Clerk o	of said	Court. at	office is	Tazewell
	- da					100	

OM Shousand

Witness our hands this

#### State of Tennessee, Claiborne County.

are bound unto the State of Tennessee in the penal sum of

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Riter Ritchie

day of Mich

Know all Men by these Presents, That we Believ Ritchie

		han ham
	$\Omega_{1}$ , $P$	has been
	the estate of Moses In	uth_
deceased: now if the said	Reter Nitchie	
shall well and truly as such	Administrator perform all the dutie.	s which are, or <b>ma</b> y
be, required of him by law, is	hen this obligation shall be void; oth	erwise to remain in
full force and virtue.	m-	0-
1 1	thele	- Kitch
Je prod	(Mysus	Risch
1/de l	of what	Val.
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		7 3
State	of Tennessee, Cialborne County.	
Sietz	or comessee, charcorne county.	
-		
To	Greeting:	
WHEREAS, it has been represente	ed unto us in our County Court, held for the Co	ounty of Claiborne, at the
	Monday of	1
ourt mouse, in razewell, on the First	Monday of	
ourt mouse, in Tazewell, on the First		
	, having whilst living, and at the time of his dea	
te of said County, had died intestate,		th, goods and chattels and
te of said County, had died intestate, edits, the ordering and granting admi	, having whilst living, and at the time of his dea	th, goods and chattels and we being desirous that the
te of said County, had died intestate, redits, the ordering and granting admi rods and chattels, rights and credits, 1	, having whilst living, and at the time of his dea inistration whereof doth appertain unto us; and w	th, goods and chattels and we being desirous that the t unto you full power by
te of said County, had died intestate, redits, the ordering and granting admi rods and chattels, rights and credits, n use presents, well and truly to collec	, having whilst living, and at the time of his dea inistration whereof doth appertain unto us; and v may be well and faithfully administered, do grøn ct and take into your possession, all and singul	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels
te of said County, had died intestate, redits, the ordering and granting admi rods and chattels, rights and credits, n less presents, well and truly to collect ghts and credits, which were of said of	having whilst living, and at the time of his dea inistration whereof doth appertain unto us; and v may be well and faithfully administered, do gran ct and take into your possession, all and singul deceased at the time of his death, wheresoever t	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels the same may be found—
te of said County, had died intestate, redits, the ordering and granting admi bods and chattels, rights and credits, n nese presents, well and truly to collect ghts and credits, which were of said of ereby requiring you to make or cause	having whilst living, and at the time of his dea inistration whereof doth appertain unto us; and use may be well and faithfully administered, do gran ct and take into your possession, all and singul deceased at the time of his death, wheresoever to to be made and returned into our said Court at	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels he same may be found— the next term, a true and
the of said County, had died intestate, redits, the ordering and granting admit cods and chattels, rights and credits, ness presents, well and truly to collect ghts and credits, which were of said cereby requiring you to make or cause erfect inventory of said goods and cha	having whilst living, and at the time of his dea inistration whereof doth appertain unto us; and use may be well and faithfully administered, do gran ct and take into your possession, all and singul deceased at the time of his death, wheresoever to to be made and returned into our said Court at attels, rights and credits; and also to render a t	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels he same may be found— the next term, a true and
te of said County, had died intestate, redits, the ordering and granting admi bods and chattels, rights and credits, n nese presents, well and truly to collect ghts and credits, which were of said of ereby requiring you to make or cause erfect inventory of said goods and cha	having whilst living, and at the time of his dea inistration whereof doth appertain unto us; and use may be well and faithfully administered, do gran ct and take into your possession, all and singul deceased at the time of his death, wheresoever to to be made and returned into our said Court at attels, rights and credits; and also to render a t	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels he same may be found— the next term, a true and
nte of said County, had died intestate, redits, the ordering and granting admit oods and chattels, rights and credits, nesse presents, well and truly to collect ghts and credits, which were of said ereby requiring you to make or cause erfect inventory of said goods and chatid administration when thereto requiring the control of the co	having whilst living, and at the time of his deal inistration whereof doth appertain unto us; and we may be well and faithfully administered, do granct and take into your possession, all and singul deceased at the time of his death, wheresoever to be made and returned into our said Court at attels, rights and credits; and also to render a tred.	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels, the same may be found— the next term, a true and
the of said County, had died intestate, redits, the ordering and granting admit cods and chattels, rights and credits, these presents, well and truly to collect ights and credits, which were of said cereby requiring you to make or cause erfect inventory of said goods and chaid administration when thereto requires.	having whilst living, and at the time of his deal inistration whereof doth appertain unto us; and use may be well and faithfully administered, do granct and take into your possession, all and singul deceased at the time of his death, wheresoever to be made and returned into our said Court at attels, rights and credits; and also to render a tred.  Clerk of said Co	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels, he same may be found— the next term, a true and rue and clear account of
the of said County, had died intestate, redits, the ordering and granting admit cods and chattels, rights and credits, these presents, well and truly to collect ights and credits, which were of said cereby requiring you to make or cause erfect inventory of said goods and chaid administration when thereto requires.	having whilst living, and at the time of his deal inistration whereof doth appertain unto us; and use may be well and faithfully administered, do granct and take into your possession, all and singul deceased at the time of his death, wheresoever to be made and returned into our said Court at attels, rights and credits; and also to render a tred.  Clerk of said Co	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels, he same may be found— the next term, a true and rue and clear account of
ate of said County, had died intestate, redits, the ordering and granting admit oods and chattels, rights and credits, these presents, well and truly to collect ights and credits, which were of said ereby requiring you to make or cause erfect inventory of said goods and chatid administration when thereto requires.	having whilst living, and at the time of his deal inistration whereof doth appertain unto us; and use may be well and faithfully administered, do granct and take into your possession, all and singul deceased at the time of his death, wheresoever to be made and returned into our said Court at attels, rights and credits; and also to render a tred.  Clerk of said Co	th, goods and chattels and we being desirous that the t unto you full power by ar the goods and chattels he same may be found— the next term, a true and rue and clear account of

Water to be a second of the se	14
MON ALL MAN MY THESE PRESENTS: This vo, J. W. Montgower	
and redelit & perosit company of her	Unne
	1
Are bound anto the State of Tennessee in the penalty of heer five H	m
ared Dollars	
Dollars. Witness our hands, this 25 day of Sel 1901 187	
THE CONDITION OF THIS OBLIGATION IS SUCH,	
That, whereas, the above bound & W. Miniguer	
has been appointed Administrate of the astates 19 go alunca deer	
The state of the s	3.90 FB
Now if the said 4, W. Missignen shall well and truly, as	-
Administrat , perform all the duties which are or may be required of him	64
law, then this obligation shall be void; otherwise to remain in full force and virtue.	3.44
ATTEST:	
J. M. Mindy array	SEAL),
Add Adam hand	*
b and the second	RAL)
My Dhue	mal).
agx. alty, in fact	-
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- 180° P <b>D</b>	-
State of Cennessee, Clasborne County.	
	-
To Greeting:	
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the	e
Court House, in Tazewell, on the First Monday of	ıt
ate of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and	
redits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by	•
hese presents, well and truly to collect and take into your possession, all and singular the goods and chattels	
ights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-	
ereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and	
erfect inventory of said goods and clustrels, rights and credits; and also to render a true and clear account of aid administration when thereto required.	h
WITNESS, Clerk of said Court, at office in Taxonell,	
he First Mouday of1	

State of Vennessee. Qua

1 7 1	
Ringer all Men by these Presents, That we, D. 7.24	
windly are bound unto the State of Tennessee in	
There thousand	Dollar
Witness our hands this 26° day of	wich 1901
THE CONDITION OF THIS OBLIGA	TION IS SUCH:
That whereas, the above bound. DI Ho	dqu
74- >	has bee
appointed Administrator of the estate of 77	
deceased, now if the said I Thortys	<b>/</b>
shall well and truly as such Administrator perform of	ill the duties which are, or ma
be, required of him by law, then this obligation shall	be void; otherwise to remain i
full force and virtue.	Hodges
if	a levuan
I aleowen Jo	metownsk
Juliones - Jen	Ties a
	mil
State of Tennessee, Claiborne	County.
	Bac not par
To DI Hodges Greeting:	7.0
WHEREAS, it has been represented unto us in our County Court	, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Montagy of Meh	190 / th
late of said County, had died intestate, having whilst living, and at the	time of his death, goods and chattels ar

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

WITNESS, My John Clerk of said Court, at office in Tazewell the First stonds of More 1904

State of Tennesse	e, ui	100LF(	o Comi	Hall Asset
We, Rolt Ellston			usan	20
& h Hopes &	why	Carey	+ 7.1	Keck
ound to the State of Tennessee, in the per	nalty of	ins	ringles	
. 7		2/14		Dollar
Witness our hands and seals, this	-day of-	aprile		_ A.D. 190
The Condition of this Oblig				nhove boun
San Sanaratan or arms Gang	40:040 10 0	that, I hat y	vuereas the	above boun
	1	1	. , #	
been appointed $\Lambda$ dministrat $\underline{\mathcal{S}}$ of the	Estate of Le	burn je	opriso	
	deceased	1	oprisa	
	deceased	1	oprisa	
Now, if the said Ashet Elswor	th John	usian	3	10° 44 10° 40 40° 10° 10° 10° 10° 10° 10° 10° 10° 10° 1
Now, if the said Ashet Elswork well and truly, as such Administrate.	th John perform all	NSON the duties wh	ich are or m	10° 44 10° 40 40° 10° 10° 10° 10° 10° 10° 10° 10° 10° 1
Now, if the said Ashert Elswork well and truly, as such Administrate , w, this obligation shall be void, otherwise	deceased the July perform all to remain i	usuw the duties wh	ich are or m	187,884
Now, if the said Ashert Elswork well and truly, as such Administrate, w, this obligation shall be void, otherwise	deceased th July perform all to remain in Robers	NSAW the duties wh to full force as	ich are or m nd virtue. hn san	ay be require
Now, if the said Ashart Elswork well and truly, as such Administrate, w, this obligation shall be void, otherwise Acknowledged and approved in	deceased th July perform all to remain in Robers	NSAW the duties wh to full force as	ich are or m nd virtue. hn san	ay be require
Now, if the said Ashert Elswork well and truly, as such Administrate, w, this obligation shall be void, otherwise	deceased th July perform all to remain in Robers	usuw the duties wh	ich are or m nd virtue. hn san	ay be require
Now, if the said Ashart Elswork well and truly, as such Administrate, w, this obligation shall be void, otherwise Acknowledged and approved in	deceased th July perform all to remain in Robers	NSAW the duties wh to full force as	ich are or m nd virtue. hn san	ay be require
Now, if the said Ashart Elswork well and truly, as such Administrate, w, this obligation shall be void, otherwise Acknowledged and approved in	deceased th July perform all to remain in Robers	NSAW the duties wh to full force as	ich are or m nd virtue. hn san	ay be require

#### State of Connessee, Classorne County.

To	Greeting:	1.
WHEREAS, it has been represented	unto us in our County Court, held f	or the County of Claiborne, at the
Court House, in Tazewell, on the First		
late of said County, had died intestate, credits, the ordering and granting adming goods and chattels, rights and credits, m these presents, well and truly to collect rights and credits, which were of said dhereby requiring you to make or cause to perfect inventory of said goods and chatter said administration when thereto require	having whilst living, and at the time of instration whereof doth appertain unto use any be well and faithfully administered, and take into your possession, all ame eccased at the time of his death, where to be made and returned into our said C tels, rights and credits; and also to re	his death, goods and chattels and is; and we being desirous that the do grant unto you full power by d singular the goods and chattels, seever the same may be found— ourt at the next term, a true and
WITNESS,	Clerk of	said Court, at office in Taxwell.
the First Monday of	49	

DMINISTRATOR'S BOND AND LETTER.

# Ruow all Men by these Presents, That we, Withafaon, are bound unto the State of Tennessee in the penal sum of One Sundred and His THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound	bopeon
	has been
appointed Administrator of the estate of	Jackson & Hopson
deceased; now if the said Comboff	
shall well and truly as such Administration	tor perform all the duties which are, or may
be, required of him by law, then this obli	gation shall be void; otherwise to remain in
full force and virtue.	Williamtetopson
Jeforma D.	a sall
A Salvela Chank	Ala Honghes
	W.L. Banning ar free
	- DJS
	, ,

State of Tennessee, Claiborne County.

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	To Wint ofsen Greeting:
	WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
	Court House, in Tazewell, on the First Monday of Aprice 190/ that
	Jackson A Nopun
	hate of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
/	credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
	goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
	these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
	rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-
i	hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
	perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
	said administration when thereto required.

Local Court, at office in Tazewell,

	State of	Cennessée,	Claiborne	County.
M)en	by these Present	. That we &	A Shelate	en ho

ADMINISTRATOR'S BOND AND LETTER.

+ A Stransico + W Davis Sentus	pa
gre bound unto the State of Tennessee in the penal sum of	
Witness our hands this 20 day of May 19	Dollars
records our names this 220 any of May 17	01

THE CONDITION OF THIS OBLIGATION IS SUCH.

That whereas, the above bound	4 th Whileher
appointed Administrator of the estate	of Mary Roads
deceased; now if the said & M	Whilefur
shall well and truly as such Administr	ator perform all the duties which are, or may
be, required of him by law, then this of	digation shall be void; otherwise to remain in
full force and virtue.	h. M. Mitake

State of Connessee, Claiborne County.

	Wilder or annual	1 1 1	11 11	
	0	nut!	K1 111	
Greeting	Tres	Mula	4 M	To
Greeting	·	·		

WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Me

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be foundhereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of

full force and virtue.

#### State of Tennessee, Claiborne County.

How all then by these Presents, That we, N. N. Cursifield

All Carkey, Ist Butler,

are bound unto the State of Tennessee in the penal sum of

One Thomsand

Witness our hands this / day of July 1921.

THE CONDITION OF THIS OBLIGATION IS SUCH:

Anat whereas, the above bound N. N. Cursifield

has been appointed Administrator of the estate of Administrator perform all the duties which are, or may shall well and truly as such Administrator perform all the duties which are, or may

Mile Parrier seems

State of Tennessee, Claiborne County.

be, required of him by law, then this obligation shall be void; otherwise to remain in

WHEREAS, it has been represented unto us in our County Court, held for the County of Ciaiborne, at the Court House, in Tazewell, on the Eirst Monday of July that I that I

WITHERS, Willywalaum, Clerk of said Court, at office in Tazewell, the Man Man Strange of Guly 16, 1904.

Willywalaum, Clerk.

#### State of Connessee, Claiborne County,

DMINISTRATOR'S BOND AND LETTER.

H.y. Hugh	,	V	
are bound unit she		in the penas sum	ef Dollar
_	44 /	augus	1.9.04
THE CONDITIO	OF THIS OBLI	GATION IS SUCH	i.
That whereas, the above box	id M. 6 7	lodges	
· · · · · · · · · · · · · · · · · · ·			has be
pointed Administrator of the			1
ceased; now if the said	1.6. Houge		
all well and truly as such Ad	ninistrator perforn	n all the duties wh	ich are, or me
required of him by law, then	this obligation sha	U be void; otherwi	se to remain
ll force and virtue.	A	lay e &	tody
	T.	If Jough	lo, sure

State of Cemtesde, Claiborte County.

To Make: Hadge G	ecting:
WHEREAS, it has been represented unto us in our Co	unty Court, held for the County of Chaiborne, at the
Court House, in Tazewell, on the First Monday of	you goth Goo th
Growile Hosgy	
late of said County, had died intestite, having whilst living	
credits, the ordering and granting administration whereof do	
goods and chattels, rights and credits, may be well and faith	
these presents, well and truly to collect and take into your	
rights and dredits, which were of said deceased at the time	
hereby requiring you to make or cause to be made and return	
perfect inventory of said goods and chattels, rights and cred	ts; and also to render a true and clear account o
said administration when thereto required.	rapis di rodi , . An mingodini di s
WITTERS, MAN TO THE TOTAL OF TH	Clerk of said Court, at office in Transel

Know all Men by these Presents, That we,
are bound unto the State of Tennessee in the penal sum of
Witness our hands this day of
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound
has been
appointed Administrator of the estate of
deceased; now if the said
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
,
State of Tennessee, Clasborne County.
To Greeting:
WHEREAS it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found— hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required.
WITNESS, - Clerk of said Court, at office in Tazewell,
the First Monday of
the risk invited of the risk in the risk i

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		19			
Know all Mer	n by these Presents, Ti	hat we,			
	are bound unto th	he State of	Tannagaa in th		
	are oouna unio in	ie biane of 1	ennesses in the		,
					Dollars.
Witness	our hands this		day of		1
	TITE COLDITIO				
	THE CONDITIO	ON OF THE	S OBLIGATIO	N IS SUCH:	
That wh	ereas, the above bo	und			
		torea s			_
			make the street of the		nas been
appointed A	ldministrator of the	e estate of			Commence of the second second
deceased; n	ow if the said		500F-00WH		
shall well a	nd truly as such A	dminietrato	r perform all to	ha dutice mhi	ah ana au mana
	69				
be, required	of him by law, the	n this oblige	ition shall be v	oid; otherwis	e to remain in
full force an	nd virtue.				
					1.
					¥
	State of	Cennessee,	Claiborne Co	unty.	
					. •
То			Guartina :		
10			Greening:		
WHEREAS,	it has been represented t	unto us in our	County Court, held	for the County o	f Claiborne, at the
Court House, in	Tazewell, on the First M	onday of			l that
late of said Cour	ity, had died intestate, ha	ving whilst liv	ng, and at the time	of his death, good	is and chattels and
	ring and granting adminis	_			
goods and chatte	els, rights and credits, may	y be well and fa	ithfully administere	d, do grant unto	you full power by
these presents, v	vell and truly to collect a	and take into y	our possession, all	and singular the	goods and chattels,
	s, which were of said dec				
	you to make or cause to				
	of said goods and chatte		redits; and also to	render a true an	d clear account of
saiq administrati	on when thereto required.				
WITNESS,			Clerk	of said Court, at	office in Tuzewell,
the First Monday	r of	dia.			

Know all Men by these Presents, That we,	F. In Dereis to
W. Loop	
are bound unto the State	e of Tennessee in the penal sum of
Witness our hands this of the	day of any 1901
witness our hands this ' &	day of aug 1401
THE CONDITION OF	THIS OBLIGATION IS SUCH:
at whereas, the above bound	J. M. Dovis
•	**A
appointed Administrator of the estate	of A. Jack
deceased; now if the said # In	· Doreis
	strator perform all the duties which are, or may
	obligation shall be void; otherwise to remain in
full ferre and virtue.	0
, ,	I. M. Davis
PL	S. M. Loop
State of Tenne	essee, Claiborne County.
·	
To	Greeting:
WHERRAS, it has been represented unto us	in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of	f
The of said County had died intentate having all	ilst living, and at the time of his death, goods and chattels and
*	whereof doth appertain unto us; and we being desirous that the
	and faithfully administered, do grant unto you full power by
	into your possession, all and singular the goods and chattels the time of his death, wheresoever the same may be found—
	and returned into our said Court at the next term, a true and
	s and credits; and also to render a true and clear account of
	the state of the s
said administration when thereto required.	
witness.	Clerk of said Court, at office in Tazewell,

ADMINISTRATOR'S BOND			
Cr		9	
State		aurin.	ann .
		self the	2 1- 1900
Know all Men by these Pri	Ma ms	r back.	
ana a. Ma	whis a	To orther	44.4
are bound	To diene	Kan	To about
Liva hunc.	of Done	Park or	8.
Witness our hands	1 Don	Myers	Qu.T
THE CC	los dis as	but song	1 & Bound
That whereas, the c	Estate	Sy Mr. Rote	. /
That whereas, the t		A chan	ing
appointed Administrat	900		
deceased; now if the s	· · · ·	/, w, .	
shall well and iruly as	12.3.	Back.	y
be, required of him by		·	in
full force and virtue.			
		3	
			d
/	<i>1</i>		:•:
	•		
9ta	te of Cennessee,"C	Claiborne County.	
To John Efark	Gr. Gr	reeting:	, <b>-</b>

To John Efark Greeting:	
WHEREAS, it has been represented unto us in our County Court, held for the Cou	inty of Claiborne, at the
Court House, in Tazewell, on the Flow Monday of Sept x X, 'Sept x	1 90/ that
late of said County, had died intestate, having whilst living, and at the time of his destit credits, the ordering and granting administration whereof doth appertain unto us; and we goods and chattels, rights and credits, may be well and faithfully administered, do grant these presents, well and truly to collect and take into your possession, all and singular rights and credits, which were of said deceased at the time of his death, wheresoever the	n, goods and chattels and the being desirous that the unto you/full power by the goods and chattels,
hereby requiring you to make or cause to be made and returned into our said Court at the perfect inventory of said goods and chattels, rights and credits; and also to render a true	A CONTRACTOR OF THE PARTY OF TH
said administration when thereforequired.  WITNESS, Clerk of said Country of State Country	rt, at office in Tazewell,

low all Men by these Presents, That we, A.M. Serveis &	1.11
are bound unto the State of Tennessee in the penal sum of	
	Dollars.
Hore thousans of the day of any	1901
	, .
THE CONDITION OF THIS OBLIGATION IS SUCH:	
at whereas, the above bound & Modoris	
-	has been
pointed Administrator of the estate of A. Fraft	
eased; now if the said H. M. Loveis	
ull well and truly as such Administrator perform all the duties whic	h are. or <b>ma</b> ı
required of him by law, then this obligation shall be void; otherwise	
^	
12 force and virtue. L. Mo. Daw	io
State of Tennessee, Clasborne County.	
Greeting:	*
WHEREAS, it has been represented unto us in our County Court, held for the County of	Claiborne, at the
	Claiborne, at th

State of Tennessee, Claiborne County.	
Know all Men by these Presents, That we John Clarke, 4.71.	Rose
ana. G. Manning,	1. P. C.
are bound unto the State of Tennessee in the penal sum of Two Fun are a tfeffy day of Sept. 14	Dollars.
Witness our hands this IX, day of Sept, 14	01.
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound fisher Clark.	
appointed Administrator of the estate of John myers.	
leceased; now if the said John Clark	
shall well and truly as such Administrator perform all the duties which as	re, or <b>may</b>
e, required of him by law, then this obligation shall be void; otherwise to	remain in
full force and virtue.  John Clark	
The Clark  9. Rose  A. Manning.	on order
State of Tennessee." Claiborne County.	
To John Black Greeting:	
WHEREAS, it has been represented unto us in our County Court, held for the County of Clai	borne, at the
	QQ/ that
John Myero	

ate of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and edits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the oods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by nese presents, well and truly to collect and take into your possession, all and singular the goods and chattels, ghts and credits, which were of said deceased at the time of his death, wheresoever the same may be foundereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and erfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of

124. 1901. Gooking Clerk.

00000
Know all Men by these Presents, That we, S. L. Clark. and Jerdan
Longmine
are bound unto the State of Tennessee in the penal sum of
Two Thousand Dollars
Witness our hands this 26 day of Sight 1901
muness our namus inis and of section 1901,
• THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound of L'Clark,
<b>S</b>
has been
appointed Administrator of the estate of Joseph Clark
deceased; now if the said of L. Clark.
shall well and truly as such Administrator perform all the duties which are, or maj
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
& Cod Gartina
Se Cold fortun.
TBara
1,0,000
4
State of Tennessee, Clasborne County.
<i>(</i> )
To S. L. Cark, Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the the state of slipe. 26, 1401 the
Jough Clark
Hate of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of

State of Cennessee, Claiborne County.
now all Men by these Presents, That we, Mosey Collins
are bound unto the State of Tennessee in the penal sum of Jookurele (fight) Dollars.
Witness our hands this day of 1
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound  Inary Coalling has been
oppointed Administrator of the estate of Influe Collins
creased; now if the said hory Coflins
uall well and truly as such Administrator perform all the duties which are, or may required of him by law, then this objection shall be void; otherwise to remain in
all force and virtue.
State of Tennessee, Clasborne County.
Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
urt House, in Tazewell, on the First Monday of
e of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and dits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the ods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by see presents, well and truly to collect and take into your possession, all and singular the goods and chattels, his and credits, which were of said deceased at the time of his death, wheresoever the same may be found—by requiring you to make or cause to be made and returned into our said Court at the next term, a true and feet inventory of said goods and chattels, rights and credits; and also to render a true and clear account of daministration when thereto required.
WITNESS, Clerk of said Court, at office in Taxonell,
First Monday of

ADMINISTRATOR'S BOND AND LETTER.

#### State of Tennessee, Claiborne County.

Know all Men by these Presents, That we,	While one
are bound unto the State of Tenne	Hodges!
hand unto the State of Tenne	esas in the panal sum of
One Thousand	) ·
Witness our hands this 13, da	v of Jany 1902
THE CONDITION OF THIS OF	BLIGATION IS SUCH:
That whereas, the above bound I. E	"While
vois e e la	has been
appointed Administrator of the estate of	ugh I. White-
deceased; now if the said F.E. W	hite
shall well and truly as such Administrator per	
be, required of him by law, then this obligation	shall be void; otherwise to remain in,
full force and virtue. DL	Wiegaring St. Horges
State of Tennessee, Cla	iborne County.
_	, , , , , , , , , , , , , , , , , , , ,
To Greek	ing:
WHEREAS, it has been represented unto us in our Count	ty Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of	that
late of said County, had died intestate, having whilst living, ar credits, the ordering and granting administration whereof doth goods and chattels, rights and credits, may be well and faithful these presents, well and truly to collect and take into your p rights and credits, which were of said deceased at the time of hereby requiring you to make or cause to be made and returned perfect inventory of said goods and chattels, rights and credits said administration when thereto required.	apportain unto us; and we being desirous that the ly administered, do grant unto you full power by ossession, all and singular the goods and chattels, his death, wheresoever the same may be found— I into our said Court at the next term, a true and
4/	O

# State of Cennessee, Claiborne County. Know all Men by these Presents, That we, Q. N. S. Marrisons. are bound unto the State of Tennessee in the penal sum of Witness our hands this 16 day of Jany 1902. THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound D & S. Monison appointed Administrator of the estate of Janus Emulty deccased; now if the said of Irls marrison shall well and truly as such Administrator perform all the duties which are, or may be, required of him by icw, then this obligation shall be void; otherwise to remain in full force and virtue. 4 Muniforms sing State of Connessee, Claiborne County. Greeting: WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels. rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found

hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of

said administration when thereto required.

OMINISTRATOR'S SOND AND LETTER.

the First Monday of

#### State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, It I Calins of Job Collins of Jack Collins to be Swelling are bound unto the State of Tennessee in the penal sum of Two hindens butter -Witness our hands this 25 day of Jun THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound A.H. Collins appointed Administrator of the estate of M. Le Collin deceased; now if the said It & Collins shall well and truly as such Administrator perform all the duties which are, or man be, required of him by law, then this obligation shall be void; otherwise to remain in HI Coldin M fuit force and virtue. In Colling (1) X) January 24,1902 WHEREAS, it has bee you are hereby authorized and court House, in Tazewell, requested to segme our name to whome of M. Collins wereser toblige. late of said County, had di credits, the ordering and ga goods and chattels, rights these presents, well and tr rights and credits, which v hereby requiring you to m perfect inventory of said g said administration when t Clerk of said Court, at office in Tazewell WITNESS

State of Cellifebee, Clatborne County.
Know all Men by these Presents, That we, Wine, Haray J. Wie Was
are bound unto the State of Tennessee in the penal sum of ONL hundred - Dollars Witness our hands this 10 day of March 1902
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound W. a. Gray
appointed Administrator of the estate of The Gray Of affect deceased; now if the said W. a. Gray
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain is
full force and virtue MA-Gray Milanty Surt
not PA.
State of Cennessee, Claiborne County.
To Wa Greeting:

WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the

march

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain, unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be foundhereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear

WH Graherm Clerk

	State of Tennessee, Claiborne County,
all Men by these Presents, That we,	Know all Men by these Presents, That we, 18. M. Felicher
	We farken
are bound unto the State of Tennessee in the penal sum of	are bound unto the State of Tennessee in the penal sum of
Dollars.	Que hundred Dollars.
Witness our hands this day of	Witness our hands this 20 day of March 1902
THE CONDITION OF THIS OBLIGATION IS SUCH:	THE CONDITION OF THIS OBLIGATION IS SUCH:
×	That whereas, the above bound B. M. Hetcher
That whereas, the above bound	1 ma whereas, the above bound . I'C' Sun Caux
has been	has been
appointed Administrator of the estate of	appointed Administrator of the estate of MMV/10 Clausson.
deceased; now if the said.	deceased; now if the said B.M. Flitcher
shall well and truly as such Administrator perform all the duties which are, or may	shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in	be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.	full force and virtue.
	13 M. Aletchen
	Or belanky
	<b>N</b>
	V.D
	and the same of th
State of Tennessee, Claiborne County.	State of Cennessee, Claiborne County.
	12 min = -
To Greeting:	To D. M. Jelleher Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the	WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of that	Court House, in Tazewell, on the First Mandage Clause of March 1 Colombia
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and	late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the	credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by	goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels.
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—	rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and	hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of	perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required.	said administration when thereto required.
	Well kum
WITNESS, Clerk of said Court, at office in Tazewell,	WITNESS, Clerk of said Court, at office in Tangwell,
the First Monday of	the Pirst Monday of the March 90 m
	= 11/1/1 on King