hat Paid

State of Cennessee, Claiborne County.

Rhow all Men by these Presents, That we, John, J. Helch

A to Shorp & L. Seal & M. Relly 24. J. Theles

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

Fifteen Somewal (15002)

Dollars.

Witness our hands this 4 th day of Zurich 1407

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound John, I, Willed

appointed Administrator of the estate of John The Grahom deceased; now if the said John T. Welch 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

Approva Pais
March 2, 1407

ADMINISTRATOR'S BOND AND LETTER,

State of Tennessee, Clasborne County.

To John I Prelch 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 March 1907 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 noto, 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, J. M. Ron

Clerk of said Court, at office in Tazewell

the Pirst Monday of work 1907

by my Shuth

State of Cennessee, Claiborne County,

Know all Men by these Presents, That we, Liddie Eschmain, Jame Dussel, J. R. Keltron.

are bound unto the State of Tennessee in the penal sum of I'm Hundred and fifty.

Dollars.

Witness our hands this 6th day of Morch 1907

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound & Illi as shown has been appointed Administrator of the estate of Albert Each are shown deceased; now if the said Lilling 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.

Approved March 7, Service Businesse

State of Cennessee, Claiborne County.

To Willie Eschmon 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 6th monely

Albert & church

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, J. M. Case

Clerk of said Court, at office in Taxewell,

J. Risa

_Clerk.

ADMINISTRATOR'S BOND AND LETTER.

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, for Green, Hullowing, Carr Pickel.

are bound unto the State of Tennessee in the penal sum of One Thousand Dullars (1000 22)

Witness our hands this 23 day of work 1907

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound of Recurs

has been appointed Administrator of the estate of S. H. Hilliams Occ.

deceased; now if the said of Secure

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, Claiborne County.

To Jore France 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 Land Manager Land Mana

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 taim, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear accesses and administration when thereto required.

WITNESS, M. Comment of Clerk of said Court, at office in Taxwell the Biest Monday of M. 1987

State of Cennessee, Claiborne County.

Know all Men by these Presents, That we, J. R. Butter, W. C. Parkey
are bound unto the State of Tennessee in the penal sum of Light Thousand
Witness our hands this 80 day of march 1907
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound JR. Butter
appointed Administrator of the estate of James Lives ay
deceased; now if the said & Butter
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
Sprond in green fRBstler Court they march 30, Wind Davis
1907. All trugher Judge on Musimy

State of Cennessee, Clasborne County.

To	. Vouller	Greeting	
(/			
WHEREAS, it	has been represented unto	is in our County Court held fo	# 43m O+

late of said Count, and died intestate, being 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.

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.

Market Commence	(Will	
WITNESS,	A.M. 1	lore
	1 -0	
	A A CONTRACTOR	

Clerk of said Court, at office in Tazewell,

the Piretagnes Soll Mar

Juran an

John P. Dans C. B. Rase
are bound unto the State of Tennessee in the penal sum of Two Mundred Vfifty (2500) pollars.
Witness our hands this 10 day of April 1907
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound math Christian
appointed Administrator of the estate of William M. Wiseman deceased; now if the said wat 6 hristian
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.
In Pacies
State of Tennessee, Claiborne County.
To mate lo histian Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Win W. Wisuman
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 Taxewell.
the Blandholp of 10 th of ml 1907

ADMINISTRATOR'S BON	D AND LETTER.		
1, 44, 53	e of Cennessee,	all	
know all then by these	Presents, That we, 4	elis box	blu fly
ano ha	and unto the State of	Tennessee in the p	enal sum of
	ended and the ads this 28th	11 8.0011	Dollars:
THE	CONDITION OF TH	IIS OBLIGATION	IS SUCH:
	the above bound		Tous voor
	tuator of the estate of	1.6.60	~
appointed Admini	the said Lill	in Box	
deceased, now if	the said	to merform all th	e duties which are, or may
shall well and tru	ly as such Administra	tor perjornt accent	id otherwise to remain in
be, required of hir	n by law, then this obl	igation shall be bo	id; otherwise to remain in
full force and vir		Sil	lis loox.
	1	G. M	F. Eager.
	State of Cennes	ece, Claiborne Co	unty.
- line	, 60%	Greeting:	
	*	our County Court, hel	d for the County of Claiborne, at t
WHEREAS, it has	been represented winto us in	29 24 26	orn 1907 u
Court House, in Taze	vell, on the Fitst Monday of		
1.6.60		at living and at the tim	e of his death, goods and chattels a to us; and we being desirous that
late of said County, h	nd died intestate, naving war	nereof doth appertain un	to us; and we being desirous that it ered, do grant unto you full power
credits, the ordering a	this and credits, may be well	and faithfully administe	red, do grant unto you full power 1 and singular the goods and chatt
these presents, well a	nd truly to collect and take	into your pour	kerespever the same may be foun
rights and credits, wh	ich were of said deceased at		old Court at the next term, a true
hereby requiring you	to make or cause to be made	and credits; and also	to render a true and clear account
in the second second second	han thereto required.		
said administration w	n Page	Cle	k of said Court, at office in Tasse
WITNESS,	n Rose	907	

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count o

Tazewel

State of Cennessee, Clatborne County.

Know all: then by these Presents, That we,

our hands thus

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, Claiborne County.

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.

Clerk of said Court, at office in Tazewell,

First Mouday of_

MINISTRATOR'S BOND AND LETTE

PRAY, WARTONS & GAME, Printers, Exemplies

State of Tennessee, Claiborne County.

on all Men by these Presents, That we, It, Fale

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

Live Fine Dolla

Witness our hands this day of Sept 1946

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Is Hale

appointed Administrator of the estate of Au Le Aministrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in

of of Hale

State of Cennessee, Claiborne County,

To Greeting:

full force and virtue.

WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborns, 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 shattels 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 great unto you full power by these presents, well and truly to collect and take fitto your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresevers the same way be found-liveney requiring you to make or cause to be made and returned into our said Court at the sent time, a first and great inventory of said goods and chattels, rights and credits; and also to reader a true and clear account and deministration when thereto required.

State of Gennessee, Claidothe County.
ow all Men by ibese Presents, That we, heath Christians,
Ehn. P. Dois C. B. Rase
m. P. Dons & T. J. Car
are bound unto the State of Tennessee in the penal sum of
Ino Gundred Vfifty (2500) Dollars.
Witness our hands this 10 day of afail 1907
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound matter Christian
has been
appointed Administrator of the estate of Williams . H. Wisema
deceased; now if the said matt Christian
hall well and truly as such Administrator perform all the duties which are, or may
e, required of him by law, then this obligation shall be void; otherwise to remain in
ull force and virtue. Inst Christian
E. B. Rese
8 12 Dag
G. B. Mul
and the second s
State of Cennessee, Claiborne County.
State of Cemiesbee, Clatorike County.
• O '
To mate 6 hustian 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 Birch Monday of april 10 th 1907 tha
Mu N. Nivuman
the 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
pods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
se 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 chattels, rights and credits; and also to render a true and clear account o
aid administration when thereto required.
WITNESS TO Clerk of said Court, at office in Tazewell
to Block ordered 10 = ap ml 1907
Mr. Kosu Chris.

	bee, Claiborne County.
ow all Men by these Presents, That we,	Gillis box and
are bound unto the State	e of Tennessee in the penal sum of und Fifly Dollar
Witness our hands this 28	day of May 1907
	THIS OBLIGATION IS SUCH:
	esillis los
The second secon	has bee
	of W. C. Box
ceased; now if the said_le	
all well and truly as such Administ	trator perform all the duties which are, or may
	obligation shall be void; otherwise to remain in
I force and virtue.	Gillio Cox.
	and the second control of the second control
3	
State of Cennel	Bece, Claiborne County.
	Greeting:
i i	our County Court, held for the County of Claiborne, at the
t House, in Tazewell, on the First Monday of	1 that
ts, the ordering and granting administration wh s and chattels, rights and credits, may be well a presents, well and truly to collect and take i	st living, and at the time of his death, goods and chattels and ereof doth appertain unto us; and we being desirous that the and faithfully administered, do grant unto you full power by nto your possession, all and singular the goods and chatters.
and all areas are	he time of his death, wheresoever the same may be found
y requiring you to make or cause to be made a	nd returned into our said Court at the next term, a true and and credits; and also to render a true and clear account of

Know all Men by	these Presents, 2	hat we,	or Gree.	u, w.	Parkey
Know all Men by	Sharp	V (m	B. Ca	n	/
Thirty	Fin H	ma	red -		Dollars
1/00	hands this	90	1	Ozar.	. 247

THE CONDITION OF THIS OBLIGATION IS SUCH:

Ca

That whereas, the above bound	re seems
Calvin Bro	the has been
appointed Administrator of the estate of	
deceased; now if the said	Guerre
shall well and truly as such Administrate	or perform all the duties which are, or may
be, required of him by law, then this oblig	sation shall be void; otherwise to remain in
full force and virtue.	for Freque
	M. B. Con
	All Shank
	, , = , -

State of Tennessee, Clasborne County.

•	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 May 28" 1907 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
ė	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 Cennesoce, Claiborne County,

Know all Men by these Presents, That we, Bhe Fletchen & Mis
Goakum, Thas Ellison, W. S. Nuncel
are bound unto the State of Tennessee in the penal sum of
Ino Thousand (200000) Dollars
Witness our hands this 12 day of aug 1907
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound B. M. Fletcher
appointed Administrator of the estate of Kills Whitaken
deceased; now if the said B, m, Fletcher
shali well and truly as such Administrator perform all the duties which are, or may
he, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue. B. M. File teher.
1.9.yourn
W. L. Herrelly
- The & Ellison
Chair of Parameter Date of

To 13	m	Fliteler	Greeting:
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whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on Monday of august 12th 1997 this
Siles Whilasar

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 chartely 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

Know all Men by these Presents. That we. L. M. Querich

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

Two Muna ed and fifty \$250 00 Doll Witness our hands this 2' day of any 1907

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound & V Secrit

appointed Administrator of the estate of albert Swith

deceased; new if the said L. Y. Sentell 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.

m. f. Smith, by mother, Wingt Casel and infact

I V. Smith

W. At Me Nerly

State of Tennessee, Claiborne County.

WHEREAS, it has been represented unio us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the Pres Monday of august 1902 that albert Sunth

late of said County, had died intestate, having whilst living, and at the time of bis 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 as 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,

ADMINISTRATOR'S BOND AND LETTER

State of Tennessee, Claiborne County,

Know all Men by these Presents, That we, Prarson and It B. Cope

Kirs Hundred

Witness our hands this //

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound & 13- Cross

appointed Administrator of the estate of Clipalith Seal deceased; now if the said___

shall well and truly as suck 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

JB. Crook

J. B. Cope 6, order

State of Cennessee, Clasborne County.

full force and virtue.

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 Taxanell

Earl, M. Hellord, E. Hornessee in the penal sum of Jefler Mender (15000)

Witness our hands this 16 day of Septe 1907

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound of my Stormalur

appointed Administrator of the estate of many Stafford deceased; now if the said J. Tv. Hormann 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.

altah N.4. Shuter

Sev Shamaker

. State of Tennessec, Claiborne County.

To & W Shormaker 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 Court House, in Tazewell, on the First Court House in Tazewell, on the First Court House, in Taz

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 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 said administration when thereto required.

Warrings, J. W. Ruse

Clerk of said Court, at office in Taxone
the Property of 10th Aulth 1907

By 218, Sher DL

State of Cennessee, Claiborne County.

Know all Men by these Presents, That we, Darcus Quegonies, Jean Russel

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

Jen Thomand

Dollars

Witness our hands this 20 day of 2000, 1907

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Streag ausnus That whereas, the above bound Streag ausnus That we has been appointed Administrator of the estate of N.B. ausnus deceased; now if the said Streag ausnus The Russell 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.

Approved Nov. 20, 1907 - My Knalle Historian July 18 - July Superior

State of Comessee, Claiborne County.

To Jesse & Rusself 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 Man

1 acc. 1907

late of said County, had died intestate, having whilst living, and at the time of kis 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 say 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.

WITHES . TORE

Clerk of said Court, at office in Toursel

to Pin Maring & \$3 nd olay of new, 1907

day of now 1907 In Rose on

State of Cemessee, Claroonie County,
Know all Men by these Presents, That we, John Clark, W. G. Grafin
H. Manning, & Jan Barnard + noch mann
are bound upto the State of Tennessee in the penal sum of ———————————————————————————————————
Juston Hundred Dollars.
Witness our hands this 25 day of 2700. 1967
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound John Clark
That whereas, the above bound form Clum has been
shall well and truly as such Admirator perform all the duties which are, or may
be, required of him by the his obligation shall be void; otherwise to remain in
full force and lelask
She Hy you hum
5 1907, Value
15.1907 July Duly Janes Barnard
January Banary
State of Cennessee, Claiborne County.
To John Chark 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 25 th 200. 1907 that
James Coffey-
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, TW Reye Clerk of said Court, at office in Tazewell,
nov. 25 907
OARR
Clerk.

w all M	New by these Presents,	That we. M.	artha R	ed ands	w May
	naming. I				
	// //		ennessee in the pe	nal sum of	~
J	wo Thous	and.			_ Dollars.
Witnes	ss our hands this	25	_day of	17, 190	17
-	THE CONDIT	ION OF THIS	OBLIGATION I	IS SUCH:	
That u	vhereas, the above l	ound m	artha	Rud.	L
	_		01		_has been
	Administrati siy of t			Tud_	
eased;	now if the said	Marin	a Ruck		
ll well	and truly as such	Administrator	perform all the a	luties which ar	e, er man
	ed of him by law, th	÷.			
		en this omiga	nun sionel de evia,	; otherwise to i	omain in
, .	and virtue.		martho	· Reed	
spr	ord o				***************************************
11	1111		AMa	ing	
TIL	Thughes.		North.	Marin	Sa-
. /	Oute	CPC.	Strah .	Dusk	1
	July		Sans A	Reid	,
			0.00		_
	State	ot Canacasse,	Claiborne Count	9.	•-
mi	artha Rec	d	Greeting:		
, , ,	s, it has been represented	,	County Court hald for	the County of Alast	
- ×					
House.	in Tazewell, on the First	Monday of	200, 25	1	90 / that
7					THE RESERVE OF THE RESERVE
loh	ut Vaca				

goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power in 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, where over 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	U.Itase		of said Court, at office in Taxone
he PHST Makey of	25. 200	1907	
and the second		1 W	of said Court, at office in Tanas
	A A MULLIN	100	a Doce

How all Men by these Presents, That we, I - To Hauilon of Men And Men Jo anim of Journal of Tempersee in the penal sum of Dollars.

Witness our hands this 6 day of 1907.

THE CONDITION OF THIS OBLIGATION IS SUCH:

Approved: I a framilion of A framilion of A framilion of A framilion of the frame o

State of Tennessee, Claiborne County,

To J- 13 Hamilton Greeting:

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

Saurt House, in Tazowell on the 19st Monday of DEC 19071 th

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 - /- / COST Clerk of said Court, at office in Tazowell, the First Monday of DEC. 1907.

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, W. X. Xanham, W.C. Va.
are bound unto the State of Tennessee in the penal sum of
Witness our hands this Z day of Dec 1907
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound N. R. Laulaus
appointed Administrator of the estate of Joseph Zanhans deceased; now if the said W. R. Van ham
deceased; now if the said W. K. Lan Ham
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 be void; otherwise to remain i
full force and virtue. R. R. Lanham
Approved Feby 25, 1908. Maranto
Hy Hugges, CE. Lanham

State of Cennessee, Claiborne County.

To W.R.	Tank	 Greeting:
10/	1	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 All Court House, in Tazewell, on the First Monday of All Court House, in Tazewell, on the First Monday of All Court, had death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being destrous that the goods and chattels, rights and credits, may be well and faithfully administred, do grant unto you full power by these presents, well and truly to coaled deceased at the time of his death, whereover the name may be found-hereby requiring you to make or cause to be made and settlemed into our said Court at the next term, a true perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear accounts and ministration when thereto required.

WITNESS, JW. Rose

-Clerk of said Court, at office in Taxonel

S.V. Rasse

State of Tennessee, Claiborne County. RHOW all Men by these Presents, That we, J. R. Durm, W. J. Mark. are bound unto the State of Tennessee in the penal sum of Twenty fin Hendred Dollars THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound S.R. During appointed Administrator of the estate of. deceased; now if the said I.A. Wienen 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, Claiborne County. To O. R. Dunn 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 Pirot Monday of Juny 6 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

Dollars. THE CONDITION OF LAST OF A THOU IS SUCH That whereas, the above bound a. L. Pace has been appointed Administrator of the estate of Edwin Pace dereased; now if the said a. L. Pace 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 jull force and virtue. Approved Jan. 27, 1908. Aff. Sugar. Judgs. state of Cennessee, Claiborne County. To a L. Pace Greeting: WHRREAS, 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 greating 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 tredits; and also to render a true and clear account of said administration when thereto require Clerk of said Court at office in Taxewell

Know all Men by these Presents, The	at we, J. R. Dum, W. G. Jack
MNOW all liter by these Presents, The	u we, S. L.
are bound unto the	State of Tennessee in the penal sum of
Justites fe	in Hendred Dollars.
Witness our hands this	6 day of Jany 1908
	N OF THIS OBLIGATION IS SUCH:
	8 12 . 8
That whereas, the above bot	has been
	*
appointed Administrator of the	estate of
deceased; now if the said	y.in - Will I disability and an argue
shall well and truly as such A	dministrator perform all the duties which are, or may
be, required of him by law, the	n this obligation shall be void; otherwise to remain in
full force and virtue.	
	A CONTRACTOR OF THE CONTRACTOR

State of Tennessee, Claiborne County.

)	17	\sim		
To O	17-	Du	m	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 Juny 6 - 1208 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, W. Ruse Clerk of said Court, at office in Tazewell, the River Honday of Jany 6 939 Clerk.

State of Tennessee, Claiborne County.

are bound unto the State of Tennessee	in the penal sum of
in Five Hindred -	Dollars.
,	Jany 1908.
THE CONDITION OF THIS OBLIG	GATION IS SUCH:
That whereas, the above bound a. L.	Pacc
	has been
pointed Administrator of the estate of Sau	on Pace
eased; now if the said A.L. Pac	
ll well and truly as such Administrator perform	n all the duties which are, or may
required of him by law, then this obligation sha	ll be void; otherwise to remain in
force and virtue.	6 I Doce
11 1 (14 27 1218	1
1/1/21/ 6/02	h Hully
Aff. Shighes, Judgs	Brooks.
To the total and	
pud a viose -	
State of Cennessee, Claiborn	ne County.
000	
U.L. Greeting.	
WHEREAS, it has been represented unto us in our County Cou	urt, held for the County of Claiborne, at the
t House, in Tazewell, on the First Monday of	Jany 1908 that
Edvin Dace	The state of the s
of said County, had died intestate, having whilst living, and at t	the time of his death, goods and chattels and
ts, the ordering and granting administration whereof doth appert	tain unto us; and we being desirous that the
s and chattels, rights and credits, may be well and faithfully adu	ninistered, do grant unto you full power by
presents, well and truly to collect and take into your possess	ion, all and singular the goods and chattels,
s and credits, which were of said deceased at the time of his de	ath, wheresoever the same may be found-
by requiring you to make or cause to be made and returned into	
ct inventory of said goods and chattels, rights and credits; and	also to render a true and clear account of
administration when thereto required.	Destanta de la companya de la compa
111111	

BEAN, WARTERS & GAUT, Printers, Knoxville

State of Tennessee, Claiborne County.

Rnow all Men by these Presents, That we, J.B. Hamilton, John Sivils

Who be Owers

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

Hirz Herriclash

Witness our hands this

11 day of Feles 1908

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound JB. Harmellone he appointed Administrator of the estate of Leaser & Green

deceased; now if the said IS. Nacceller; 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 viviue.

Alforda.

Herovid.

State of Tennessee, Claiborne 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

Cleak

State of Tennessee, Claiborne County.

Rnow all Men by these Presents, That we, Henry Myers and It was are bound unto the State of Tennessee in the penal sum of Leve of Henriched and Hifty Dollars.

Witness our hands this 12 day of Feld, 1908

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Herry Myces

has been

appointed Administrato: of the estate of Joch. My condeceased; now if the said Security My constant 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.

This are the said Security My constant in the said of the said of

Aproved: Aft Hugies Judgeve

In Robins

State of Tennessec, Clasborne County.

То	Herry	Mujers	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 Birst Human of Hele,

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, MICHAEL MARKET MARKET

Clerk of said Court, at office in Tazewell,

Am Resz Clerk

100
Know all Men by these Presents, That we,
J.C - 13000
are bound unto the State of Tennessee in the penal sum of
Two Handred of fifty Dollars.
Witness our hands this 2 9 4 day of Fishway 1908
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound & L. Bris
appointed Administrator of the estate of Lamelia Buis deceased; now if the said J. L. Buis
deceased; now if the said J. L. Burs
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.
gle Buis.
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
Clerk.

State of Tennessee, Claiborne County.

Know all Men by these Presents,	That we, B-11- Brooks, C. Whit
	teaters, M.C. Darbey o 71- G. Thakum
are bound unto	the State of Tennessee in the penal sum of
Fire Thousan	14 day of March 1908.
n uness our nands inis	T day of structure 1900.

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound TE-11- B. Esoks

appointed Administrator of the estate of	the Has been
appointed Administrator of the estate of .	m. Phileaker
deceased; now if the said 12 - 1/2	Brooks
shall well and truly as suck Administrator	perform all the duties which are, or may
in, required of him by law then this obligate	tion shall be void: otherwise to remain in
full force and virtue.	Pw. Brooks

Approved this Mch. J. Whitaker

Help kupiles, Judge. Holling Whitaker

State of Comessee, Clasborne County. W. Mill

To TE-11- Brooks Greeting:

WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court fouse, in Tazegell, on the Phys Monday 1 4th Clay of March 1408 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.

Wirrynss Clerk of said Court, at office in Tazewell, the transfer of Much 1908

ADMINISTRATOR'S BOND AND LETTER

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, E. G. League and L.H. Montzonnerry & S. E. Mullis are bound unto the State of Tennessee in the penal sum of Witness our hands this 26 day of Mich. 1908

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound & G. League

appointed Administrator of the estate of Calvice Legue deceased, now if the said E.G. League

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

Approva March 25,1908 Minimum Afffsbrights, S.E. Musiking

State of Tennessee, Claiborne County.

To E. G. Lugue

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 wind some day of many

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 r

Clerk of said Court, at office in Tazewell,

To

State of Tennessee, Claiborne County,

ADMINISTRATOR'S BOND AND LETTER.

Know all Men by these Presents, That we X - J. Lele, X. Co
your and fill Trick
are pound unto the State of Tennessee in the penal sum of Dollars
Witness our hands this day of April 1908
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound
appointed Administrator of the state of the Tech, Sr.
deceased; now if the said J. T.V Steek
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
Sphrova, this J. L. Herris. Shil & 1908.
Hill Hugher Judge I & m. Kek

· ·
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 of1 that

State of Cennessee, Claiborne County.

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 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.

Witness,	J.	Clerk o	of said	Court, at	office in Taz	ewell,	
he First Monday of		1					

Hamilton and C. T. Fullow, & The Texton Two Hundred Tengessee in the penal suff of Witness our hands this

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound William Hale

appointed Administrator of the estate of Pario Hale decrased; now if the said Miliam Hale 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

State of Tennessee, Claiborne 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 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, WITNESS .. the First Monday of ...

ADMINISTRATOR'S BOND AND LETTER

BRAN, WARTERS & GAUT, Printers, Enoxvil

State of Tennessee, Claiborne County.

Know all Men W.F.	n by these Presents, That we, W.P. Rouse, Ralint-	Johnso
Two	are bound unto the State of Tennessee in the penal sum of members and fifty our hands this 13 day of Apr 19	_ Dollars.
Witness	our hands this 18 day of apr 191 THE CONDITION OF THIS OPLICATION IS SUGIL	28

That whereas, the above bound	. P. Kause	1 2 1 20 20 00 00 00 00 00 00 00 00 00 00 00
	47 11 L	has been
appointed Administrator of the estate of		u
deceased; now if the said W. J.	Ranse	
shall well and truly as such Administrator	r perform all the duties	which are, or may
be, required of him by law, then this oblige	tion shall be void; other	rwise to remain in
full force and virtue.	W P Bur	. (
Aproved April 13, 1908.	W F Torta	120
11 21/12		
His Trights Judge or	Robert So	hneon
/ ///		

State of Cennessee, Claiborne County,

T_{o}	W.P. Nouse Greeting:	
	¥	
W	EREAS, it has been represented unto us in our County Court held for	or the C

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

BEAN, WARTERS & GAUT, Printers, Knozville

State of Tennessee, Claiborne County.

And then by these Presents, That we, I hiteaker

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

Auro Aurana and Hita Dollars.

Witness our hands this I day of May If Is

The CONDITION OF THIS OBLIGATION & SUCH:

That whereas, the above bound I hitaker.

has been appointed sidministrator of the estate of I hiteaker.

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.

Approval Micy 19,1908,

Hitaker.

Approval Micy 19,1908,

Hitaker.

State of Tennessee, Claiborne 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 Greeting 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 therete required.

WITNESS.

State of Tennessee, Claiborne County,

Know all Men by spese Presents, That we, D.J. Seitton Alex
Campbell X m. H. Colour
Levo Huelud Tifly Dollars.
Witness our hands this & day of June 1908
THE CONDITION OF THIS OBJUGATION IS SUCH:
That whereas, the above bound O. J. Seellow
appointed Administrator of the estate of John Sullon deveased; now if the said & Sellon
10
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
John Sultan Since and virtue. I Sultan Since & 1918.
Aff Aughts, TE M. M. Colone
State of Tennessee, Clasborne County.
Juil 8 - 1904
- A V V TOOL

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

Court House in Tazowell, on the State Monday of 1908 that

late of said county, had died intestate, having whilst living, and at the time of his death, goods and chattels and credit, 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 coilect 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 requires.

WITNESS, Clerk of said Court, at office in Tazewel

ADMINISTRATOR'S BOND AND LETTER

State of Tennessee, Claiborne County.

Know all Men by these	Presents, That we, Z. M. Pays 20	. W.G. yoakun
and		<i>(</i>
June Han	nd unto the State of Tennessee in the p	Dollare
THE	CONDITION OF THIS OBLIGATION	IS SUCH:
That whereas, the	above bound I. H. Day	has been
appointed Administr	rator of the estate of . 9. 6	47726

deceased; now if the said Ity . Pagne 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

Approved. This Succe 13, JAG Trophen. 1908. Aff. Aughts. Sugar co. J. C. Camfoell

- State of Tennessee, Claiborne County

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 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.

Know all Men by these Presents, That we, Jesse Perry +
are bound unto the State of Tennessee in the penal sum of
Two Hundred & fifty Dollars.
Witness our hands this I day of august 1908
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound Jesse Perry
has been
appointed Administrator of the estate of Kariett Gray
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by iaw, then this obligation shall be void: otherwise to remain in
Substitute of the of the this obligation shall be void: otherwise to remain in the force and siring the state of the state
Chita at Communication Claffication Communication

To just Cer: 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 August 1908 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 passagion all and simple the mode and think

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.

WITNESS, JU, Care Cle	rk of	hies	Court, at	office in	Tarrenall
	1 K ()1	Jaiu	Coart, at	OINCE IN	TAZEWCII
CHIELLY Y 200					

Kn	ow all Men by these Presents, That we, L. E. E. Lance + LE
	Chaine , W. E. Parkey
	are bound unto the State of Tennessee in the penal sum of
	Witness our hands this & day of Sept 1908
	Wilness our hands this & day of dept 1908
/	THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound

appointed Administrator of the estate of Sacrace Evacue deceased, now if the said \times 6 E, Evaces 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.

Aff Hugher, Judge of The Chance

State of Tennessee, Claiborne County.

1006	
To 16. 6. 5 cauce	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	Seplander 188 that
aunel 6 has	ul-

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,	J.W tan	Clark of spid	Court, at office in Ta	zamel
H day	8 1 A.		court, at omice in 18	izewei
the Eisst Monday of	1 sept	18.08		·
14 10	V	0.11.00	an e	

ADMINISTRATO That wher 3 been appointed Administrator of the estate of Italian Irexes deceased; now if the said Thomas Wells 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 J. g. Muses full force and virtue. He Chlarvey

State of Tenneesee, Clafborne County,

To	Greeting:	; · · •
WHEREAS, it has bee	en represented unto us in our County Court, held	for the County of Claiborne, at the
Court House, in Tazeweil,	on the First Monday of	,
credits, the ordering and g goods and chattels, rights these presents, well and to rights and credits, which w hereby requiring you to m	ied intestate, having whilst living, and at the time of tranting administration whereof doth apperiain unto and credits, may be well and faithfully administered ruly to collect and take into your possession, all a were of said deceased at the time of his death, whe ake or cause to be made and returned into our said cods and chattels, rights and credits; and also to thereto required.	us; and we being desirons that the d, do grant unto you full power by and singular the goods and chattels, resoever the same may be found— Court at the next term, a true and

Know all Men by these Presents, That we, L. E. Chauce + 2	? &
Chance + W. E. Parkey	
are bound unto the State of Tennessee in the penal sum of	Dollars

Witness our hands this A day of Sept 1908

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound

1. E. Etance

appointed Administrator of the estate of Sacreté Escacee

deceased; now if the said SEE Lacree

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.

Approvad SEEL-8, 1908,

Afficient, Judgive.

Missimmy

State of Tennessee, Claiborne County.

To H. G. Crauce Greeting:

said administration when thereto required.

Court House is Tazewell, or the first Manage of that which the first Manage of the fir

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

WITNESS,	.W tame	Clerk of said Cour	t, at office in Tazewell
the Eisst-Monday of	Sept- 15	2.08	
the Bushmanay of		Q. W. Par	Clerk

ADMINISTRA

State of Cennessee,	Claiborne	County
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are bound unto the State of Tenressee in the penal sum of Live Himbury Curify Dollars.

Witness our hands this 22 day of Sept. 1908

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Thomas Wells

has been appointed Administrator of the estate of Mallen Wells

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 jull force and virtue.

State of Tennessee, Clasborne County.

He Charvey

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	<u> </u>	tha

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	Tazewel	ı,
						100
e First Monday of	1	a feature a	6			
						٠,

Know all Men by these Presents, That we, D. J. Buchanan . Dovid

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

Lix Hundred Dollars.

Witness our hands this day of Oct 1908

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound I. J. Buchanun

has been

appointed Administrator of the estate of Leo. I King decreased; now if the said A. J. Buch an an answer 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 face and cirtue.

Approved Februs, 1909. DJ Buchanon.

Approved Februs, 1909. Dj Buchanon.

Jas. a. Dorg

State of Tennessee, Claiborne County.

To D. J. Buchanan Greeting:

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

Court House, in Tazewell, on the First Monday of 6 Th Oct 1908 th

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, J.W. Rase Clerk of said Court, at office in Tazewell, the First Monday of 6 The Oct 1988, Page Clerk.

State of Tennessee, Claiborne County.

a a Aire
Know all Men by these Presents, That we, Kachel Lebbs Lus
P. Rived Herrison Libbs
Vinues) Human
are bound unto the State of Tennessee in the penal sum of
Levo Hendul ced ciffy Dollars.
- Maria 11
Witness our hands this 21 day of JVOC, 1908
THE CONDITION OF THIS OBLIGATION IS SUCH:
0 (0 (): ()
That whereas, the above bound lacked Libbs
A has been
appointed Administrator of the estate of William Sibboal
percent original of the estate of the
decreased: now if the said Rucher Libbs
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
4
full force and virtue. Rachel Filely
Alroya Hog & 1909 By for Guett Oly
CAM Tol Character and a second
History & Swell Furity
Horrison Gilles
By SV Swell atty.
State of Tennessee, Claiborne County.
To Rachel Gibles 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 1908 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	myross		Clerk of said	Court at	office in	Tazewell
2 Jeleny	Dec.	1908				******
^		an	las	Š		

BEAN, WARTERS & GAUT, Printers, Knoxville

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, J. C. Fungerson are bound unto the State of Tennessee in the penal sum of Witness our hands this 26 day of Se C. 1908 THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound I. a. Fire - 2000 appointed Administrator of the estate of T. S. Zsacy deceased: now if the said _ Lu, Hunguston 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 Approved Deby 8, 1908. State of Tennessee, Claiborne County. To J. Cl. Full citure 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,

Know all Men by these Presents, That we, Janus J. Wens	X
Jessie Evans & A. E. Sugher	
Two Hudres and high	
Wilness our hands this / f day of Lan. 1	Dollars

State of Tennessee, Claiborne County,

THE CONDITION OF THIS OBLIGATION IS SUCH:

1) Yh

That where	eas, the above	bound for	nus	Vi	run	
		(-/	10-		76	has been
appointed Adm	ninistrator of	the estate of	Thom	us.	\$. W	and
decrased; now	if the said	the estate of S	s J. 3	H W	ist	
		Administrator				
he, required of	him by law,	then this obligat	ion shall be	void;	therwise to	remain in
ull force and	virtue.		2	. >	•	

broved this
Alchorghes

13, 1909

Lesse Evens

State of Tennessee, Claiborne County.

10			Greetuig.		
	WHERRAS, it has been repre	sented unto us i	n our County Court	, held for the County of	Claiborne, at the
Cou	rt House, in Tazewell, on the	First Monday of			1that

lete 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,	Clerl	of said	Court, at	office in	Tezewell
		0			1
First Monday of	. 1		¥.		

Know all then by these Presents, That we, I me Mondeward

AG Hughes I'd Leabow + S.C. Robinson

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

Levo Hundred Hiff

Dollars.

Witness our hands this 8 day of Feb. 1909

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Win, Woodward

appointed Administrator of the estate of Seleccian Woodward deceased; now if the said W Woodward shott 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.

Approved Febry. 8, 1909, Ablanghas Alf Hughes, Judge V. Thangte Colour

State of Tennessee, Claiborne County.

To Now Roward 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 Selencery 1909 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. See Rose Clerk of said Court, at office in Tazewell, the Eight Monday of Johnson 1700 Clerk.

State of Tennessee, Claiborne County.

not pd-

18 near

Know all Men by these Presents, That we, N. F. Brack 1 GS. Drevie B. a Sille are bound unto the State of Tennessee in the penal sum of

INO Sunded and Jifly Dole Witness our hands this 22 day of Mar 1904

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound N. Brok

has be

appointed Administrator of the estate of J. C. Mustard

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, Claiborne County.

To W.F. Brooks 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 2007 32 1994

iate of since outly, 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 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, MIRCO Clerk of said Court, at office in Tasses

All Properties

Know all Men by these Presents, That we, IN Cowan fid. Rogers yw more lgonery

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

. Lwenty five hundred Witness our Hands this 24 day of March

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound IN Cowan_

appointed Administrator of the estate of S. a. Coware decrased; now if the said IN. Course

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 cirtue.

c. n. Cowan 4. M. montaning.

State of Tennessee, Claiborne County.

To J. M. Cowan

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 Fire Monday of 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 account of said administration when thereto required.

Clerk of said Court, at office in Tazewell,

June 2nd. 1909

Tigiborie County

We the undersigned begoby authorize and or iver E. Y. Prinopal and urbes to sign our nume, as security, to the bond of Stuart Wilson

so All .. wistinton of the estate, of Rolent Wilson decreasel, faid stuart Wilson hav Walter appointed Administration of said cetate

" the county court if claiters county and han constituted at the

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

State of Tennessee, Claiborne County,

Tasteward Wilson 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 June 1809 that

Novert Wilson

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 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

ADMINISTRATOR'S BOND AND LETTER.

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, B. P. JESSEE
J.D. Jerree
are bound unto the State of Tennessee in the penal sum of
. Two fundred and Jufly Dollars.
Witness our hands this 3/st days Milay 1909.
THE CONDITION OF THE OBLIGATION IS SUCH:
of the will
That whereas the above bound of JESESEE
has been
appointed Administrator of Neclastana of Stanton & Fire ?
deceased; now if the said the food a ze
shall well and truly as such daministrator perform all the duties which are, or may
be, required of him by law, then this colligation shall be void; otherwise to remain in
Juli force and virtue. 3 P leasee 1 Styrolling. - Hypolling.
State of Tennessee, Clasborne County.
_
To S. X FERE CE Greeting:
WHEREAS, has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Montal of Main 1909 that
Laura E. Jeere
late of said County, had died intestate, having whilst living, and at the time of laddeath, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
additional whereof doth appertain unto us; and we being desirous that the

late of said County, had died intestate, having whilst living, and at the time of late death, goods and chattels and credits, the ordering aud 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 the 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, FW. Rose Clerk of said Court, at office in Tazewell the First Monday of Many 1909

WITNESS, FW. Rose Clerk.

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, CU.P. Leal W.C. Parkey
John C. Lynch, W. G yoanum
are bound unto the State of Tennessee in the penal sum of
Fevr thousand Dollars
Witness our hands this 1st day of June 1909
THE CONDITION OF THIS OBLIGATION IS SUCH:
OF THIS OBLIGATION IS SUCH:
That whereas, the above bound W.P. Seal
appointed Administrator of the estate of R. S. Seal. has been
deceased; now if the said LV. P. Leal
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
Approved they 18 1910 W. S. Seal Webassey.
July . J. J
· · · · · · · · · · · · · · · · · · ·
State of Tennessee, Clasborne County.
To CU. P. Scal. Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Clattorne, at the

Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, in Tazewell, on the First Managery of Carlborne, at the Court House, and the Carlborne, at the Court House, and the Carlborne, at t

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 FULL Clerk of said Court, at office in Taxewell
First Meeting of June 1909

June 1909

Know all Men by these Presents, That we, J. H. Owsley Princ. & W. J. Herdhan J.C. Carr

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

Witness our hands this 17 th day of Jime

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound J. H. Queley

has been

appointed Administrator of the estate of Journa Jessee deceased; now if the said & H. Busley

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

State of Tennessee, Claiborne County.

To J. H. Owsley

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 House

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 me 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.

GwRose

State of Tennessee, Claiborne County.

We, Ide Rosz CBROSZ + BANGOSZ

bound to the State of Tennessee, in the penalty of Fine Thousand \$5000,00)

Witness our hands and seals, this 26 day of June A.D/1909

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

S been appointed Administration of the Estate of Guerras

we'l and truly, as such Administraters, perform all the duties which are or may be required law, this obligation shall be void, otherwise to remain in full force and virtue,

Asknowledged and approved in

Hughes, July Comminan

LETTERS OF ADMINISTRATION.

bola 1802 a Citizan of Clarks Manney

age aring to the County Court nowin session, that JH. ROOS

bei, Laving no will, and the Court being satisfied as to your claim to the administration, and awing given bond and qualified as directed by law, and the Court having ordered that er of Administration be issued to you:

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

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

ADMINISTRATOR'S BOND AND LETTER.

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, K. C. Halfield A.T. Bailie J.S. mance

are bound unto the State of Tennessee in the penal our of Fire Thomas Dollars.

Witness our hands his 26th day of Free

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound St. C. Halfield

appointed Administratory the estate of Henry Walfield deceased; now if the said M. C. Halfrily shall will 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

Approved July 26,

State of Tennessee, Claiborne County.

To St. C. Halfuld Greeting:

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 auto 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,

Clerk of said Court, at office in Tazewell

Witness our hands this 29 day of July 1909

State of Tennessee, Claiborne County,

Know all Men by these Presents, That we, Couly Bennett David King, James King, D. J. Buchanan are bound unto the State of Tennessee in the penal sum of Five Hundred

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound teruly Bennett

appointed Administrator of the estate of John Benuett deceased; now if the said terrely Burnett 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

Gruly Binulto David Forng Jewes Hing

State of Cennessee, Clasborne County,

To Cimby Sericell

ADMINISTRATOR'S BOND AND LETTER.

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 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.

WITNESS

the First Monday of

State of Tennessee, Claiborne County.

Know all Me	n by these Presents, T	That we, Mrs. Maggie A. While
	are bound unto th	the State of Tennessee in the penal sum of
	,	Dollar.
Witness	our hands this	day of

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound 11/13 Magget A While

appointed Administration of the estate of J. & While deceased: now if the said MM. Magge St. While shall well and truly as such Administration 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, 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.
Witness,Clerk of said Court, at office in Tazewell,

State of Cennessee, Claiborne County.

Will Market Mark
Know all Men by these Presents, That we, & W. Moritgonien and
The Quiled States Jedelity and Guarnite Contrany
are bound unto the State of Tennessee in the penal sum of
allo Shausans
a nul Douars.
Witness our hands this Lot day of Sept. 1909
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound G.W Montganery
out the state of t
has been
appointed Administrator of the estate of J. E. While
deceased; now if the said y W Moul Jonery
shall well and truly as such Administrator perform all the duties which are, or may
by required of him by law then this obligation is the
br, required of him by law, then this obligation shall be void; otherwise to remain in
Seprond two thy
Approved two thy
15, 1910 he United State Fidelity of Summetulo
All Higher Broutinn mid by WHanes ago
Parker P.
gray -
State of Tennessee Clashama County
State of Tennessee, Clasborne County.

1	
To I'll Morilgon	
10 c. va magour	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 that the of September

late of sid 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, Justone

Clerk of said Court, at office in Tazewell,

the Pint Worky of September

J.W. Rose Clerk.

BRAN, WARTERS & GAUT, Printers, Knoxville,

Know all Men by these Presents, That we, L. N. Stone, f.A.
Thompson and N.H. Stone
,
are bound unto the State of Tennessee in the penal sum of
Three Hundred Dollars.
Witness our hands this \$ the day of Oct - 120%-
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound S. W. Store
has been
appointed Administrator of the estate of Laura B. Laura
deceased; now if the said S.N. Store
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.
Jeknowledget Vim Sterne
1 100 19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
If while you always
Judge & _ Judge
State of Tennessee, Clasborne County.

To Store

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

Court House, in Tazawell, on the First Monday of Laura B Farmer

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.

WITNESS.

WITNESS.

Clerk of said Count, a...

The First Monday of Court.

M. Radio

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, AB Carley,
Bulg daymes and a c Augher
are bound unto the State of Tennessee in the penal sum of
are bound unto the State of Tennessee in the penal sum of WD Aim dred of Jufty Dollars.
Witness our hands this 27 day of Och as. 1919
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound J. B. Canter
has been
appointed Administrator of the estate of Catherine Assort
deceased; now if the said & B. Carten
shall well and truly as such Administrator perform all the duties which are, or may
he, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
thibited and all all mid as
tu court this 27 typy ? Being tragnes
All Hughes pudge oc to bougher the
mail .
State of Tennessee, Clasborne County.
To 4.12, Carter Greeting:
WALERRAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
~ 2.0
(A.C. TV., C.C.)
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
nese presents, well and truly to collect and take into your possession all and singular the goods and take
ights and credits, which were of said deceased at the time of his death, wherespever the come were by
requiring you to make or cause to be made and returned into our said Court at the court at the
effect inventory or and goods and chattels, rights and credits; and also to render a true and also
aid administration when thereto required.
WITNESS, Clerk of said Court, at office in Tazewell,
ne Pirst Monday of October 1909
to do

Rhop all Men by these Presents. That we, Martini Bic with.

GW Montgomer, and W. J. Joanna of

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

Leven Account Dollars.

Witness our hands this 28 th day of Oct. 12.00

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Martin Businer

appointed Administrator of the estate of Illorico dif inollyows hi deceased; now if the said Illa Hin Bie : L. C.K.
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 obtigation shall be roid; otherwise to remain in full force and virtue.

Marcin Bismies. G. M. Mufmus. M. J. yangini

State of Tennessee, Claiborne County.

To Martin Buncon

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 work of Colors 1909 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, JW. Ruse

Clerk of said Court, at office in Tazewell,

Ry Frank Forthe OC

#3 Dew not Beach Charles Cough 1/27-1911

all illen byrthese Presents, /

MINISTRATOR'S BOND AND LETTER

and If Gabathy are bound unto the state in the possity of six thousand dollars. Vitames our hands this 7 day or Atto 1909.

The condition of this obligation is such, that where as, the above E.P.Clark and Love treece have been appointed administrators of the estate of Jesse Treece, deceased, now, if the said E.P.Clark and Love Treece shall well and truly, as such administrators, perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Jahn & Nill

Approved This De 8, 1909

THE AUGUST TO

Takes

T.W. Oloek_Clerk.