BRAN, WARTERS & GAUT, Printers, Knowl

Polit men

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, ASK Oxursifull
fas a Day W.C. Parney
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 36 day of May 17/3
*
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound H. H. Tursifiell
appointed Administrator of the estate of Eli Burk
decrased; now if the said A, H. Lursifull
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
Tell force and virtue. Approved May 26,1913 W. Pursifuel
Its marion Jus a Day
The same of

State of Tennessee, Claiborne County.

Court House, in Tazewell, on the view Monday of May	To SIH. Pursifull Greeting:
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels an credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that th goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power 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.	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
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels an credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that 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.	Eli Burk
	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.

State of Connessee, Claiborne County.

now all Men by these Presents, That we, Robert Mcnew	
are bound unto the State of Tennessee in the penal so	im of
Two hundred and Justy	- n 3m
Witness our hands this 18 day of Aug,	19/3.
THE CONDITION OF THIS OBLIGATION IS SU	
That whereas, the above bound Robert Menu	
	has been
pointed Administrator of the estate of Willie Men	/
reased; now if the said Robert M. new	
all well and truly as such Administrator perform all the duties a	which are or man
required of him by law, then this obligation shall be void; other	wise to remain in
V forms and winter	
permed ling. 18, 1913 Robert	me new
	200
Jos morison, Jas. a. i	-

To COUNTY IN THE 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 This ang, 18, 19/3 that
Court House, in Tazewell, on the First Monday of Mus aug, 18, 19/3 that
willy money
late of said County, had died intestate, having whilst living, and at the time of his death, goods and shotted and
credits, the ordering and granting administration whereof doth appertain unto us: and we being declined that
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
of the same creation, rights and creation, and also to render a true and clear account of

Know all Men by these Presents, That we, L. Stone
R. & Mª Ginnis
are bound unto the State of Tennessee in the penal sum of
Five Aundred
Witness our hands this 6' day of OCK, 1913
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound P.L. Stone
A A A has be
appointed Administrator of the estate of Roll, Storie
deceased; now if the said P.L. Stone
shall well and truly as such Administrator perform all the duties which are, or m
be, required of him by law, then this obligation shall be void; otherwise to remain
(T of many
april act. 6"1913 13 9 404.
All Morrison
Judge
State of Farmana, Oldina
State of Tennessee, Clasborne County.
ToGreeting:
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 Menday of
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels an
redits, the ordering and granting administration whereof doth appertain unto us; and we being decisions that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power b these presents, well and truly to collect and take into your possession, all and singular the goods and chattel
ights and credits, which were of said deceased at the time of his death, wherespever the same may be found
percoy 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 study

said administration when thereto required.

the First Monday of ..

State of Tennessee, Michael County. We, J. A. Walker as principle and Johnstone Walker net mouror wom Sharp W. J. needles 9 D. Jessie as surface held and firmly bound to the State of Tonneces in the penal sum of Ten Thousand Witness our hands and seals this 3 O day of Seft THE CONDITION OF THIS OBLIGATION IS SUCH, That whereas, the above bound a. Walker has been appointed Guardian of Estate of C.C. Sharpe Now, if the said J. a. Walker shall well and truly perform the duties which are or may be required of him by law as such Guardian, then this obligation to be void; otherwise to remain in full force and virtue. Approved by the Court at Jazewell Sigt. 30. 1913

Know all Men by these Presents, That we, M. G. Walker G.W.
montgomeny, A. L. walker J. L. walker Charley was
are bound unto the State of Tennessee in the penal sum of
Tillen Sundred
Witness our hands this 15" day of Nov, 19/3
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound M. G. Walker
has bee
appointed Administrator of the estate of Sterling Walker
deceased; now if the said_M.G. Walker
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
2.11 Paris 7 1 1
April in m. 15 190 Malker April in m. 15 190 4 Malker A L. Walher L. Walher
State of Cennessee, Clasborne County.
To M.G. walker . 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 Nov. 15, 1913 that
seeing walker has
late of said County, had died intestate; having whilst living, and at the time of his death, goods and chattels and
8 and 8 additional action whereof doth apperture unto us. and
o and creats, may be well and faithfully administered
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—
and returned into our said Court to the made and returned into our said Court
said administration when thereto required.
WITNESS, LUSTOSL Clerk of said Court, at office in Tazewell,
the Blest Monday of Nov. 10, 19/3

State of Cennessee, Claiborne County.

Know all Men by these Presents, That we, Colembes Brooks
W. G. Yoakun
are bound unto the State of Tennessee in the penal sum of Two hundred and Jefly pollars
Witness our hands this 18 day of Nov. 1913
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound Columbus Brooks
appointed Administrator of the estate of George Brooks deceased; now if the said Columbus Brooks
·
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. The standard of the Brooks Joseph John Standard of Joseph
State of Cennessee, Claiborne County.
To Colembus Brooks Commen

WHEREAS, it has been represented unto us in our County Court, h	
Court House, in Tazewell, on the First Monday of 2001, 18-	19/3 that
Late of said County, had died intestate, having whilst living, and at the time	
credits, the ordering and granting administration whereof doth appertain u goods and chattels, rights and credits, may be well and faithfully administration.	nto us; and we being desirous that the

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 according said administration when thereto required.

WITNESS, 7001100	Clerk of said Court, at office in Tazewe
he First Monday of NOV. 18	18/3
	Jelli Rose Con
	1

Know all Men by these Presents, That we, C. J. Laynch, J. t. Lyuck	
w.J. Lyach G. W. mathews J. M. Ford	ı
are bound unto the State of Tennessee in the penal sum of	
Twilve hundred Dollars.	ı
Witness our hands this 18 day of Dec, 19/3	ı
THE CONDITION OF THIS OBLIGATION IS SUCH!	
A Hypor whereas, the above bound C. G Lymch	
12 PM	
amanger Aministrator of the estate of A.R. Lyroch has been	
declased; now if the said Q. G. Lynch	
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.	,
J. F. Llynch	
W.f. Lynch	
- & M. Cathery,	
State of Tennessee, Claiborne County.	
Greeting:	Т
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	Co
ate of said County, had died intestate, having whilst living and at the time of his death, goods and chattels and	1-4
redits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the	lat
oods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by	go
nese presents, well and truly to collect and take into your possession, all and singular the goods and chattele	the
ghts and credits, which were of said deceased at the time of his death, wheresoever the same may be found.	rig
ereby requiring you to make or cause to be made and returned into our said Court at the next term a true and	her
erfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of iid administration when thereto required.	per
na administration when thereto required.	sai
WITNESS,Clerk of said Court, at office in Tazewell,	
re First Monday of	the
Clerk	

		-	10	. 1
Know all Men by the	ese Presents, That we,	Turken	e. W	
	//	, constant	715	100
1	3 1 12 71 .		1/W/	· · · · · · · · · · · · · · · · · · ·
	ound unto the State of	Tennessee in the pe	anal sum of	0.
ane	Thousan	d nk	Y Y	Apollars.
Witness our ho	inds this_30	day of	6 - V	25
771.51	COMPUTED OF T	1/	/ h)	
TH	E CONDITION OF T	HIS OBLIGATION	S SUCH!	
That whereas,	the above bound	W Chrunke	F. N	
	·	101		has been
ppointed Adminis	straior of the estate of	La La	ch \	nuo ocesi
eceased; now if t	the said W.C	Cherchel		
all well and trul	y as such Administrat	tor perform at the d	luties which are	or man
, required of him	by law, then this obli	gation shad be void:	otherwise to re	main in
ll force and virte		gar la	la la	
		June 18	Ling	-
		Mund	1000	•
	State of Cennessee	e, Claiborne County		
	-			. •
		Greeting:		
,		•		
WHEREAS, it has bee	n represented unto us in our	County Court, held for the	he County of Claibor	ne, at the
rt House, in Tazewell,	on the First Monday of			
• 1 .				that
of said County, had di	ed intestate, having whilst liv	ring, and at the time of 'Li'		

State of Cennessee, Claiborne County.

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.

WITHERS, Clerk of said Court, at office in Tazewell,

State of Cennessee, Clatoorne County.
Know all Men by these Presents, That we, J. K. Mink & The United
States Fedelity and Quarenty Company & Ballinore mil.
are bound unto the State of Tennessee in the penal sum of Eight Hundred
Dollars.
Witness our hands this 30 day of Oee 1/3
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound J. H. Muk
has been
appointed Administrator of the estate of A Lynch
deceased; now if the said S. H. Wick
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.
Show Du son 1912 of A Minh
The morrow The United States Fidelity-
Judy Buaranty Co of Battemore
my let Ester cegt.
State of Tennessee, Claiborne County.
1
To J.M. Mun 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 chattele
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found
hereby requiring you to make or cause to be made and returned into our said Court at the next term a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.
said administration when thereto required.
Witness, Clerk of said Court, at office in Tazewell,
the First Monday of
Clerk.

State of Tennessee, Claiborne Country

Commercial Continue,
Know all Men by these Presents, That we, C. E. Lauham. Levi
Brooks alex Campbell
are bound unto the State of Tennessee in the nenal sum of
are bound unto the State of Tennessee in the penal sum of Two Newdord
Witness our hands this 13" day of Jan. 1914
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound C. E. Lauhan
has been
appointed Administrator of the estate of Joseph Lawham deceased; now if the said C. & Lawham
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
affroved Jan. 13 1914 CE. Lawlow
St ST Harrown Levi Broyer
Sinder all Compbell
State of Termeasee, Claiborne County.
To C. E. Linham 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 Monday of Par 13
Joseph Lanhan that
te 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
oods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
reserves, well and truly to collect and take into your possession, all and singular the goods and should
guis and credits, which were of said deceased at the time of his death, wheresoever the same man be found
energy requiring you to make or cause to be made and returned into our said Court at the next term a true and
refect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of idadministration when thereto required.
CANPRASO
Clerk of said Court, at office in Tazewell,
17/7

BRAN, WARTERS & GAUT, Printers, Knorvill

ADMINISTRATOR'S BOND AND LETTER.

State of Cennessee Claiborne County

State of Country, Charles in Country,
Know all Men by these Presents, That we, John Edwards James
P. Kivett G.W. Montgomery wow g Davis, John P. Davis
are bound unto the State of Tennessee in the penal sum of Two Thousand
Witness our hands this 17" day of Jan, 1914
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound John Edwards
appointed Administrator of the estate of J.R. Lynch has been
deceased; now if the said John Codwards
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
July force and virtue. Offerved Jan. 17, 1914 John & dwards July Strong Sweet July July July July.
4
State of Tennessee, Claiborne County.
To John Edwards Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Taxewell, on the First Monday of Jan. 17, 19/4 that
late of said County, had seed 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

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, J. B. Car J. R. Ketron
are bound unto the State of Tennessee in the penal sum of One ThousandDollars
Witness our hands this 20" day of Jan. 1914
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound J.B. Curr
appointed Administrator of the estate of Mathew Sharp deceased; now if the said I.B. Carr
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. approx Juy. 20" 1914 ARKelin, Juan

State of Tennessee, Clasborne County.

T 0 :0	1	
To J. B. Carr	Greeting:	
	into us in our County Court, held fo	
Court House, in Tazewell, on the First M. Mathiew Sh	anda) of Jan, 20"	19/4 that
late of said County, had died intestate, had credits, the ordering and granting administ goods and chattels, rights and credits, may these presents, well and truly to collect a rights and credits, which were of said decembereby requiring you to make or cause to be perfect inventory of said goods and chattels.	wind whilst living, and at the time of wation whereof doth appertain unto us be well and faithfully administered, of not take into your possession, all and eased at the time of his death, wherese made and returned into our said Commande and commande a	his death, goods and chattels and ; and we being desirous that the do grant unto you full power by singular the goods and chattels, oever the same may be found—

Jees not Paid - Pd to Shorp, non

To P. H. Green Greeting:

WEEREAS, 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 Maniay of Floring 1814 that

W. Freer has

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 witness, July Corel Clerk of said Court, at office in anomaly the First Worday of Fully:

State of Cennessee, Claiborne County.

are bound unto the State of Tennessee in the penal sum of One Thomas Dollars Witness our hands this Oday of Warch, 1914 THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound Of Francisco has been appointed Administrator of the estate of Mary a Francisco deceased; now if the said Affinistrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in	Know all Men by these Presents, That we,	2. J. Francisco
are bound unto the State of Tennessee in the penal sum of Oil Thomas Dollars Witness our hands this 10 day of March, 1914 THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound O. J. Francisco has been appointed Administrator of the estate of Mary a Francisco deceased; now if the said A. J. Francisco 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 Mch. 10 1914 There is a such a first performance of 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.	J. F. Francisco	
Witness our hands this day of March, 1914 THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound of Francisco has been appointed Administrator of the estate of Mary a Francisco deceased; now if the said a f. francisco shoil 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 Mch. 10, 1911 Approved Mch. 10, 1911	are bound unto the State of Cill Thousand	
That whereas, the above bound A. J. Francisco has been appointed Administrator of the estate of Mary a Francisco deceased; now if the said A. J. Francisco 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 Meh. 10. 1911 Approved Meh. 10. 1911	Witness our hands this 10"	
has been appointed Administrator of the estate of Mary a Francisco deceased; now if the said a francisco 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 juil force and virtue. Approved Meh. 10 1911	THE CONDITION OF TH	IIS OBLIGATION IS SUCH:
appointed Administrator of the estate of Mary a Francisco deceused; now if the said a f. Francisco 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 Mch. 10 1911 There is a	That whereas, the above bound	V. J. Francisco
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 Meh. 10. 1911	appointed Administrator of the estate of_	Mary a Francisco
be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue. Approved Meh. 10 1941	deceased; now if the said (1)	Mancisco
Jul force and virtue. Approved Mah. 10" 1941 A Francisco		
approved Meh. 10" 1941 A Moneises	be, required of him by law, then this oblige	ation shall be void; otherwise to remain in
Jetsorgmism J. I. Francisco	full force and virtue. Akknoved Meh. 10. 194	A Jameioco
Julian -		J. I. Francisco
	Juan.	• •

State of Cennessee, Claiborne County,

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To	a.J.	France	iseo	Greeting:
	//			. gracing

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 10 1 1914 that

Mary a Francisco 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.

	1	
WITNESS	IW.	Tose
	1	

Clerk of said Court, at office in Tazewell

BRAH, WARTERS & GAUT, Printers, Engaville.

State of Tennessee, Claiborne County,

Know all Men by these Presents, That we, J.H. Gralf
Ja Dus
are bound unto the State of Tennessee in the penal sum of
Sivo hundred Ifefly Dollars.
Witness our hands this 2 day of May 1914
THE CONDITION OF THIS OBLIGATION IS SUCH:
(MP P
That whereas, the above bound f.M. Orall
has been
appointed Administrator of the estate of Celeza Fratt
deceased; now if the said J.M. Orall
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 Muy 24 1914 St. Pratt Strand Muy 24 1914 Jahr L. Buis
Jets may 2" 1914 the L. Buils
Jan 1
Judge (19. 1. Murformen
State of Tennessee, Clasborne County.
To J. Cratt 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 Mandey of May 2"
Eliza Pratt har
ate of said ounty, 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 oods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
nese presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
ghts and credits, which were of said deceased at the time of his death, wheresoever the same may be 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 of
aid administration when thereto required.
WITNESS,
be First Madery of May 2 1914
Jellottock Clerk.

State of Tennessee, Claiborne County.
Know all Men by these Presents, That we, A.B. Southern, O.a.
Brooks
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 4 day of april 1914
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound A.B. Southerns
appointed Administrator of the estate of feligabeth a Parker deceased; now if the said H.B. Southern
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
Affroved may 4, 1914 A B Southern
State of Cennessee, Claiborne County.
To HB. Southern 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 May 1914 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 sppertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required. Withess.
WITNESS, Clerk of said Court, at office in Tazewell, the First Morday of May 1914

State of Comicosce, Charconic County.
Know, all Men by these Presents, That we, Me King & Mayes.
G. farfbound unto the start of Tennessee in the penal sum of Juliars. Witness our hands this 29" day of May 1914
THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound Sterling & Moyes
appointed Administrator of the estate of John M. Moyes deceased; now if the said. Ste Grey & Mayes
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.
Stryman Huy 1414

	•
State of Tennessee, C	Claiborne County.
	•
ToGr	reeting:
WHEREAS, it has been represented unto us in our Co	ounty Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of	that
late of said County, had died intestate, having whilst living credits, the ordering and granting administration whereof do goods and chattels, rights and credits, may be well and faith these presents, well and truly to collect and take into your rights and credits, which were of said deceased at the time hereby requiring you to make or cause to be made and retur perfect inventory of said goods and chattels, rights and cred said administration when thereto required.	g, and at the time of his death, goods and chattels and oth appertain unto us; and we being desirous that the hfully administered, do grant unto you full power by ar possession, all and singular the goods and chattels, of his death, wheresoever the same may be found—rued into our said Court at the next term, a true and
Witness,	Clerk of said Court, at office in Tazewell,

State of Cennessee, Claiborne County.

(now all Men by these Presents, The	rat we, W	H. Vannor	1
J. P. Dav		,	
		nnessee in the pen	
Fire Hund	red-	nnessee in the pen	al sum of
Witness our hands this	29	day of Men	1914
THE CONDITIO		OBLIGATION IS	
Thai whereas, the above box	ind W.	A. Varmoy	
pointed Administrator of the	estate of D	Le Estate B	# Brusto
ceased; now if the said_U			
all well and truly as such Ad			ties which are or m
, required of him by law, then			
ll force and virtue.		MUM	/
when me see		100-17.0	annoy
Sto may 240 .	1915	Sorre	9 Dan
1/3 Monon	4		410 1010 1010
O Judge		Butter was a second	

State 48			

State of Cennessee, Clasborne County.

To W. H. Danney	Greeting:		
WHEREAS, it has been represented unto us	s in our County Court, held	for the County of Clai	borne, at the
Court House, in Tazewell, on the First Monday	of May 29		19/4 44-4
B. F. Broks		-	T. T. Tillet
late of said County, had died intestate, having we credits, the ordering and granting administration goods and chattels, rights and credits, may be we these presents, well and truly to collect and takerights and credits, which were of said deceased at hereby requiring you to make or cause to be maderefect inventory of said goods and chattels, rights aid administration when thereto required. WITNESS, J. M	whereof doth appertain unto all and faithfully administered the into your possession, all a the time of his death, whei e and returned into our said ts and credits; and also to	us; and we being desid, do grant unto you fi and singular the goods. resoever the same may Court at the next term render a true and clear	rous that the ull power by and chattels, be found— t, a true and account of

BEAR, WARTERS & CAUT, Printers, Knoxy

State of Connessee, Clarborne County,

Know Michigan by these Folgenia Change

ADMINISTRATORS BOND AND LETTER

We. Salarr, T. B. Carr and J. R. Ketron, are bound state of Tennessee in the penalty of Five Hundred Dollars witness our hands this July 13th. 1914.

. The condition of this obligation is such that whereas the above bound Sallie Carr has been appointed administratrix of the estate of David F. Carr, deceased,

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

Approved July 13th. 1914.

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

Court House, in Tazewell, on the First Monday of

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

Clerk of said Court, at office in Tazewell,

State of Cennessee, Claiborne County,

Know all Men by these Presents, That we, Rilden Methely
William Menerly
are bound unto the State of Tennessee in the penal sum of
Two Hundled & fifty Dollars.
Witness our hands this 24 day of Queg 1414
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound Fieldon Me neely
has been
appointed Administrator of the estate of W. M. me neely sees
deceased; now if the said Hillmy monely
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
Sylvania July 1914 Filler Me Welly July July July Me Melly
Judge
The state of the s
State of Cennessee, Clasborne 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 Sept	19/4 that
Ficking Me Neely has late of said County, had died intestate, having whilst living, and at the time of h	his death goods at about 1
credits, the ordering and granting administration whereof doth appertain unto us;	; and we being desirous that the

To Fried Mars 1.

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

WITNESS. J. W. Clerk of said Court, at office in Tazewell, the First Monday of 1914

J. W., Bose Clerk.

Sept 15 1914 Av Oot Sharp I will

on writing order

State of Tennessee, Claiporine Country.

To Jas ! Orrfitt

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 Supply 15,

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

State of Cennessee, Claiborne County.

Know all Men by these Presents, T	rat we, A. P. Farmiles
Two housand	he State of Tennessee in the penal sum of
Witness our hands this	28th day of Sept. 1914. ON OF THIS OBLIGATION IS SUCH:
That whereas, the above bo	und A. R. Houndes Sanders
appointed Administrator of the deceased; now if the said	A Hamondia Sandus
be, required of him by law, then	dministrator perform all the duties which are, or may n this obligation shall be void; otherwise to remain in
Jull force and virtue. Approved lift. 25	a man a la

State of Cennessee, Clasborne County.

(1) (1) (1) (1)	
To A. R. Wanders	
	Greeting:

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

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

BRAN, WARTHES & GAUT, Printers, Knowel

of Starborne County Wethe Undersigned Fire by authorize you to as sian our names to a administrator Bond, Jas. J. Proffit to administ

town his Fathers W.C. The Proffits Estate, Theattest to each of our Signatures

is on the left tollum opposite & Pearlel to each

which are, or **may** be, reg attest our names wise to remain in Esusis Lede James

B3 Froh on written and

has been

State of Tennessee, Claiborne County.

To Jas I Orrelt 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 Suph 15

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 requising 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.

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

Witness our hands this

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound A. K. Haundin Sanderd

appointed Administrator of the estate of Margaret Sarks deceased; now if the said A. K. Harrowskin Sanders

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

juil force and virtue. KK-Joundery apprend left. 25" 1414 Joseph Tomo a Judy W. D. Fromas A le Hurst

State of Cennessee, Claiborne 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 Minder of 28th day of Sept

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

BRAN, WARTERS & GAUT, Printers, Knows

Know all Men by these Presents, That we, Jas. J. Profitt, Jas. Cali are bound unto the State of Tennessee in the penal sum of Witness our hands this 15th day of Sept. 1914

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound fad I Prafelt appointed Administrator of the estate of It & Profett deceased; now if the said fad. I Profett shall well and truly as such Administrator perform all the duiles which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

Oppered left. 15" 1914 Jas. J. Proffit

apriles Gale on written and

John Stapper, on written are

John Stapper, on written are

State of Tennessee, Claiborne County.

To Jas & Profite 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 Supl. 15, 1914 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 foundhereby remiring 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 requir

ADMINISTRATOR'S BOND AND LETTER.

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, A. M. Advandes	*
are bound unto the State of Tennessee in the penal sum of	****
Witness our hands this 28th day of Sipl. 1914	rs
THE CONDITION OF THIS OBLIGATION IS SUCH:	
CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound A. T. Hawadia anderd	
appointed Administrator of the estate of Margaret Sarks. Acceased; now if the said A. Harondin Sandre	en
shall well and truly as such Administrator perform all the duties which are, or ma	
e, required of him by law, then this obligation shall be void; otherwise to remain i	in
all force and virtue. approved left. 25 1912 KK-Sonnderof	
for mone a W. D. Fromas	
A le Hurst	

State of Cennessee, Claiborne 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 28th day of Sept 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.

Know all Men by these Presents, That we, fas. a. Day,
are bound unto the State of Tennessee in the penal sum of Just Hundred fifty 7 % or
THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound Ad. I ay
appointed Administrator of the estate of Millis Bruce has been deceased; now if the said fas U. Day
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 Oct. 2/4/9/2, Jon Resse Jos morrow John Jones John Mary
State of Tennessee, Clasborne County.
Greeting: WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
ours House, in Tazewell, on the First Monday of The 21th day of Cet 1914 that
te of said County, had died intestate, having whilst living, and at the time of his death, goods and chattale and

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

WITNESS, Clerk of said Court, at office in Tazewel

West 1914 P.L. Sharfy Clerk.

State of Commence Clatborne County

ourselves bound to the State of Tennessee in the penalty of Five Hundred Dollars. Witness our hands this 28th, day of October, 1914.

whereas, the above bound John Snavely has been appointed administrator of the estate of falvin Courts
deceased.

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

Approved this Oct. 28th. 1914. R. Rithern

Mate of Comerce. Clargerine County.

goods and data the second of the second seco

WITNESS, A. L. Sharfo

Clerk of said Count at an a said

he First Monday of URL 28,

R Lott

State of Tennessee, Claiborne County.
NOV Gran JWG
Know, all Men by these Presents, That we M. D. From J. W. So.
Train of Harace Chumley
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 23 day of 1/200 19/4
THE CONDITION OF THIS OBLIGATION IS SUCH:
, That whereas, the above bound It. W. Green
appointed Administrator of the estate of \$ 27 Grand has been deceased; now if the said 21. W. Grand
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.
The money Holumby
State of Tennessee, Clasborne County.
To W. Green 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 3 lay of nov 1904 that
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found— hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required,
WITNESS, A. Lar & Clerk of said Court, at office in Tazewell,
the First Monday of Mav. 25 1914
\bigwedge , \bigotimes , \bigotimes \bigwedge . Clerk.

State of Cennesses, Claiborite County,

We, J. H. Keeny and Daniel Cooper Swab are bound to the State of Tennessee in the penalty of Fourteen Thousand Dollars. Witness our hands, this 17th, day of November, 1914. case the State of Tennesses in the parel with

The condition of this obligation is such, that, whereas, the above bound J. H. Keeny has been appointed administrator of the estate of A. Adams, deceased:

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

Approved this 2.07 day of November, 1914.

State of Connessee, Claiborne County.

,	
To J. V. Tenny	Greeting:
WHEREAS, it has been represented unto us in o	our County Court, held for the County of Claiborne et al.
Court House, in Tazewell, on the First Monday of	25 day of Man 214 the
late of said Connty, had died intestate, having whilst credits, the ordering and granting administration where goods and chattels, rights and credits, may be well and these presents, well and truly to collect and take into rights and credits, which were of said deceased at the	living, and at the time of his death, goods and chattels and cof doth appertain unto us; and we being desirous that the faithfully administered, do grant unto you full power by by your possession, all and singular the goods and chattels, time of his death, wheresoever the same may be found— returned into our said Court at the next term, a true and

the nar P

State of Tennessee, Claiborne County.

22.01	
Know all Men by these Presents, That we, I W. Blansett and	
are bound unto the State of Tennessee in the penal sum of	
	lars.
	urs.
Witness our hands this 22 day of La. 1914	
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound > Vionsett	_
appointed Administrator of the estate of and the award deceased; now if the said I. D. Standell	been
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 rema	in in
full force and virtue. J. M. Bland	1
affind ou 22"/9/5 pro. Davis on Judy.	
0	3
State of Tennessee, Clasborne County.	
To J. D. Blan with 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 Pirst Monday of	tha
Daniel a Carros	
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chatte	ls and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous th	at the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full po-	wer by
these presents, well and truly to collect and take into your possession, all and singular the goods and cl	
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be for	
hereby requiring you to make or cause to be made and returned 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 acco	unt o
WITNESS, A. Sharf Clerk of said Court, at office in Tai	zewell
the Englandow of Sig. 1914	ng ib. ov
P. LSharp, o	erk.

State of Cennessee, Claiborne County. Know all Men by these Presents, That we, It N. Callins are bound unto the State of Tennessee in the penal sum of Witness our hands this____ THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound A. V. Callins appointed Administrator of the estate of Mary 6 alling deceased; now if the said W. Callins 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 appeid Ay 611 1915 W. Heallins Starten De M. Collins Judy Rich Collins Judy A C. W. Lietz State of Cennessee, Claiborne County. To W.W. Collins Greeting: WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazgwell, on the First Monday of callins 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

a LSharp Clerk

Know all then by these Presents, That we, E. G. Linell	
J. Lynch	
Two Tundred fifthe 4 7/100	m of
Witness our hands this 15 day of File.	19/5
THE CONDITION OF THIS OBLIGATION IS SUC	ъ.

THE CONDITION OF THIS OBLIGATION IS SUCH That whereas, the above bound & G. Lynch

		*		
appointed Administrator of the d	estate of H	m M. H	pper	has beer
deceased; now if the said &		ich.	//	
shall well and truly as such Adn	ninistrator pe	rform all the d	uties which a	re, or may
be, required of him by law, then				
full force and virtue.		£ 1.1		
-11	201	10. U.X	men	

approved the 15 day of Sub 1915 & a Lynch

State of Tennessee, Claiborne County.

WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of 157h day of 1915 that

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

WITNESS. Clerk of said Court, at office in Tazewel the First Monday of 152h day of fish 1915

ADMINISTRATOR'S BOND AND LETTER.

BOAN, WANTERS & GAUT, Printers, Manualle

State of Cennessee, Claiborne County.

Know all Men by these Presents, That we, J. H. Cuslely
O. J. Niedham
are bound unto the State of Tennessee in the penal sum of
Dollars
Witness our hands this 18 day of 4.6 1915
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound & Helly
appointed Administrator of the estate of J. M. Greenles has been
deceased; now if the said & Weesley
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; atherwise to remain in
full force and virtue.
append the Bely 1801915 A. H. Owsley
Al morrow MAN NO
appund they stily 181915 J. H. Owsley Will Needham
In a Endmondion
919 A) 61
- filede.
State of Cennessee, Clasborne County.
or Commodet, Classoffie County.
o J. W. Custey Greeting:
o A. V. Custly Greeting:
WHEREAS, it has been represented unto us income
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
ourt House, in Tazewell, on the Great Monday of
J. M. Grunlee
of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
To and credits, may be well and faithfully administered
ese presents, well and truly to collect and take into your possession, all and singular the goods and chattels, this and credits, which were of said deceased at the time of his death, wheresoever the same may be found—
of our goods and charles and credite, and alexander
d administration when thereto required.
WITNESS, A Share M
1 Sph day

EATE OF TENNESSEE, CLAIBORNE COUNTY.

KNOW ALL MEE BY THESE PRESENTS, That we, J. I ere bound unto the State of Tennessee in the penal sum of Five Hundred Dollars (\$500).

Witness our hands this the 25 day of Guly ,1915. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH:

That whereas, the above bound J. M. Hamilton has been appointed Administrator of the estate of Samual Rose, deceased; now if the said J. M. Hamilton shall well and truly as such Administrator perform all the duties which are, or m may be required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

Approved this the 20 day of July, 1915.

State of Tennessee, Claiborne County.

	1 24 0	
	To A.M. Hamilton Greeting:	
	orecing.	
	WHEREAS, it has been represented unto us in our County Court, held for the Coun	ty of Claiborne, at th
	30 Flita ()	K
	Court House, in Tazewell on the First Monday of	//\/\ \tha
(Samuel Case	
	late of said County, had died intestate, having whilst living, and at the time of his death,	goods and chattels an

credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that 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

1	ADMINISTRATOR BOND'S
	STATE OF TENNESSEE, CLAIRORE COUNTY
	KNOW ALL MEN BY THESE PRESENTS: That we,
14	are bound unto the State of Tennessee in the penal sum of
	Witness our hands this day of 1915. THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound
	such Administrator perform all the duties which are, or may
	otherwise to remain in full force and effect W. M. Calors Approved this Q1 day if
	Mar. 1915 Monum Judge/
-	
To	W.M. Eaton Greeting:
w	HEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
1	House, in Tazewell, on the First Monday of Sth day of Nav. 1911 that
ate of	said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
redits,	the ordering and granting administration whereof doth appertain unto us: and we being decirous that the
hese n	and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
ghts	presents, well and truly to collect and take into your possession, all and singular the goods and chattels, 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
ertect	inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
aid ada	ministration when thereto required
Wı	TNESS. Clerk of said Court, at office in Tazewell,

La Sharfa Clerk.

Know all Mei	by these Presents, That we	11.9. Grolus	and.
	John n. Rose		
Jan	are bound unto the Stat	e of Tennessee in the pend	ul sum of Dollars
Witness	our hands this 27	day of Fely	1915
tal or	THE CONDITION OF	THIS OBLIGATION IS	SUCH:
That wh	ereas, the above bound	M. J. yralu	
www.commons.com			has been
appointed A	dministrator of the estat	e of Marcha Carr	ou.
deceased; n	ow if the said	9. youkun	
		strator perform all the du	ties which are, or ma
be, $required$	of him by law, then this	obligation shall be void;	otherwise to remain in
full force as		In G	your
0	Judy-	<u> </u>	•
	State of Tenn	essee, Claiborne County.	
	1. i 1		*

To M. J. Janbury Greeting:

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

Court House, in Tazewell, by the First Honday or 416. 2.7/

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 there or equired.

WITNESS, J. Sharfo Clerk of said Court, at office in Tazewell the First Monday of 27th day of Inc. 915

the Pirst Menday

State of Connessee, Claiborne County,

are bound unto the State of Tennessee in the penal sum of Witness our hands this THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound of Lanner has been appointed Administrator of the estate of Lanner deceased; now if the said of Lanner 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. Common Market 1915 Greeting: WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court, House, in Tenewell, on the First Monday of Market. Lamner 100 110 110 110 110 110 110 1
THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound I Danne has been appointed Administrator of the estate of Lanne has been deceased; now if the said I Danne 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. 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. Administrator performed to 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. Administrator performed to 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. Administrator performed to 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. Administrator performed to 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. Administrator performed to 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. Administrator performed to 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. Administrator performed to 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. Administrator performed to the duties which are, or may be a such administrator performed to the duties which are, or may be a such administrator performed to the duties which are, or may be a such administrator performed to the duties which are, or may be a such administrator performed to the duties which are, or may be a such admini
That whereas, the above bound of Lanne has been appointed Administrator of the estate of Lanner deceased; now if the said of Lanner 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. Append Man. 6 1915— A Round Greeting: Blate of Cennesece, Clasborne County. To A Lanner Greeting: WHERRAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court, House, in Taxwell, on the First Monday of March 6, 1915—that
Administrator of the estate of Janner deceased; now if the said of Janner 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. 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. 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. 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. 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. 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. 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. 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. 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. 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. 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. Administrator performance. Administrator performance. Administrator performance. Administrator performance. Adm
appointed Administrator of the estate of L. L. James deceased; now if the said A. James 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. Change Man, 6 1915 Aram Greeting: Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court, House, in Taxwell, on the First Monday of March 6, 1915 that
State of Cennessee, Clasborne County. Brance Greeting: WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court, House, in Taxwell, on the First Monday of March 6, 1915 that
Btate of Cennessee, Clasborne County. WHERRAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court, House, in Taxwell, on the First Monday of March 6, 1915 that
To A. Lanne Greeting: WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court, House, in Taxwell, on the First Monday of March 6, 1915 that
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court, House, in Taxewell, on the First Monday of March 6, 1915 that
Court House, in Taxewell, on the First Monday of March 6, 1915 that
lot of all of
laye 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 regulired. WITNESS. Clerk of said Court, at office in Taxewell,

Know all Men by	these Presents, That we, no Pedarois
•	
Y nar	re bound unto the State of Tennessee in the penal sum of
*	ndred gifty Dollars.
Witness our	hands this 17 the day of March 1915
T	THE CONDITION OF THIS OBLIGATION IS SUCH:
That wherea	is, the above bound Till. Laucz
	has been
appointed Admi	inistrator of the estate of Giovanni Oggiconi
deceased; now i	if the said is Polania
	ruly as such Administrator perform all the duties which are, or may
	rim by law, then this obligation shall be void; otherwise to remain in
full force and vi	hand I was
approved	mai 171/9/5
//	All Doman VVII NOVY
	Judgo /
Para -	
	State of Tennessee, Clasborne County.
1 0	•
To mo U.	Dane 2 Greeting:
1	Greeting:
WHEREAS, it has	been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazew	vell, on the First Monday of 17th day of March 1915 that
	- Cone
ate of said County, had	d died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and	ad granting administration whereof doth appertain unto us; and we being desirous that the hits and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and	id truly to collect and take into your possession, all and singular the goods and chattels
ights and credits, which	ch were of said deceased at the time of his death, wheresoever the same may be found
ereby requiring you to	o make or cause to be made and returned into our said Court at the next term a true and
perfect inventory of said	id goods and chattels, rights and credits; and also to render a true and clear account of
	a thereto pequireu.

Know all Men by these Presents, 2	That we, N. C. Carking
Two Kundred of	the State of Tennessee in the penal sum of
Witness our hands this	day of harch, 1915
THE CONDITION	ON OF THIS OBLIGATION IS SUCH:
That whereas, the above bo	ound W. C. Varhey
	has
deceased; now if the said	we estate of Alluna Cholune
shall well and truly as such A	Administrator perform all the duties which are, or
be, required of him by law, the	en this obligation shall be void; otherwise to remai
ull force and virtue.	M D.
affred may 17	omon In Rose

State of Cennessee, Claiborne County.

State of Cennessee, Claiborne County.

To W. C. Parky	•	•
To W. C. Varkey Greeting:	4	
WHEREAS, it has been represented unto us in our County Court, held for	the County of Claiborn	e, at the
Court House, in Tazewell, on the First Monday of 1716 olay of	March 31	Sthat
Melning Chodwich		
late of said County, had died intestate, having whilst living, and at the time of h	is death, goods and cha	ttels 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 thereforequired.

WITNESS, Sharf Clerk of said Court, at office in Tazewel e First Monday of 17th of March 1913

G.L. Sharp Clerk

BEAN, WARTERS & GALT, Printers, Knoxville

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State of Tennessee, Claiborne County.

To Ville	Vance Greeting:

WHERRAS, 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 inventary of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required

State of Cennessee, Claiborne County.

Know all Men by these Presents, That we, I T Down
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 3 day of May 1915
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound of I Down
appointed Administrator of the estate of Henry Donis
deceased; now if the said I. I. Dovis
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.
append may 5" 1415
Judy Weildowsa.
State of Tennessee, Clasborne County.
Country.
To Thoris Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Ciaiborne, at the
Court House, in Tazewell, on the First Monday of 3 day 1 May 1913 that
Henry Danis
te of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
edits, the ordering and granting administration whereof doth appertain unto use and we being decisions about the
sous and charters, rights and credits, may be well and faithfully administered, do great trate may fell any fell and faithfully administered, do great trate may fell any fell and faithfully administered.
icse presents, well and truly to collect and take into your possession all and singular the goods and about
guis and credits, which were of said deceased at the time of his death, wherespever the same man he forms
reby requiring you to make or cause to be made and returned into our said Court at the next torse
rect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
id administration when thereto required.
WITNESS, Clerk of said Court, at office in Tazewell, of PLS
The state of the s

BRAN, WARTERS & GAUT, Printers, Knozville,

6
AD Gavr, Printers, Knoxville
17.
Know all Men by these Presents, That we, Tillie Caniel
Witness our hands this day of (prif 1915
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound ally Sanis
has been
appointed Administrator of the estate of Derle Canel
deceased; now if the said Lilly Jance
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
affind april 8" 1915 Click a laniel Affind april 8" 1915 Graniel Jose Jose
Jan to the year tour
State of Cennessee, Clasborne County.
To Tille Vaniel 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 8 Th of Spril 1905 tha
Dirlie & anul
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels an
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power b

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

Clerk of said Court, at office in Tazewell,

said administration when thereto required

State of Centresee, Chaloorne County.
Know all Men by these Presents, That we, DIDov
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 3 day of May 1915
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound of I Down
appointed Administrator of the estate of Herry Donis deceased; now if the said of Dovis
shall well and truly as such Administrator perform all the duties which are, or mag
be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.
Judy Buy Haynes
State of Temessee, Clasborne County.
To I Thomas 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 Age of May 1913 that
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
citatis, the ordering and granting administration whereof doth appertain unto use and we being decisions the citatis.
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,
and credits, which were of said deceased at the time of his death, wherecover the same
received requiring you to make or cause to be made and returned into our said Court at the next the
rect inventory of said goods and chattels, rights and credits; and also to rander a true
said administration when thereto required.
WITNESS, Clerk of said Court, at office in Tazewell,
the Print Monday of 17th of 11/04 PILS

Fam was de man 16, 1918

ETTER. BRAN, WARTER & GAUT, Printers, Know

State of Tennessee, Claiborne County.

Know of Men by these Presents, That we, Dele W. Vattersoir
MArtro
Live Lundred and fifty
Witness our hands this & day of Lee 193
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound (Tille W. Patterson
has been
appointed Administrator of the extate of 1. J. Mallerson
deceased; now if the said Tilee W Calterson
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. approx Dy. 184 1415. Lille W. Patterson.
Al Inonen Pakilian
g gray
State of Tennessee, Claiborne County.
To Jace W. Catterson Greeting:

	WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at th
	Court House in Taxewell, on the First Monday of dee. 19/3 - 1 tha
	1. f. Catterson
	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-
1	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 o
	said administration when thereto required

witness. Alesharp Clerk of said Court, at office in Tazewell, the That Monday of 18th of rule 1/9/15 Resharp Clerk.

ADMINI	TRANSP. MAD !		The office and the A Gallery	
KNOW AI	L MEN BY THESE PRI	SENTS: THE WO.		N
are bou	Thous and	of Tennessee in	the penal sum of	
WS	tness our hands th	COLORS TO SEPARATE MANAGEMENT LOS COMOS DE CONTROLS DE	n Mrs. 1	915
******	THE CONDITION O	F THIS OBLIGATIO	N 13 SUCH	
	at Whereas, the ab			4
Ada	Marining Admini		eased; now if the	••
M. A	Sharf	shal	1 well and traly	a.
	ministrator perfor			1.238
	aired of him by la	* P. S.		701
otherwi.	se to remain in fu	il force and off	90	L 76
Approve	day of	Jos Ca	narf	
Jany	1916	OUTS	enf.	
H	Horsin		an 4. 1 m	

State of Cennessee, Claiborne County,

Greeting:	A
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 January	19/6 that
Clas M. diving	that

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

said administration when there	eto required	1			
WITNESS, OY	Shar	p)	Clerk of said	Court, at of	fice in Taxowel
the First Monday of	Jan.	1916			Like.
Transition of the same of the	//		MY	ha 1	/

Fund Pd. Pd 9-19-1916

Tennessee in the penalty of One Thousand Bollars. Witness our hands this 10 day of December, 1915.

The condition of this obligation is such, that, whereas, the above bound A. M. Carr has been appointed adminitrator of the estate of R. F. Carr, deceased: Now if the sai

whereas, the above bound A. M. Carr has been appointed administrator of the estate of R. F. Carr, deceased: Now if the said A. M. Carr shall well and truly, as such administrator perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full force and virtue.

Approved this 18" day of 19/6.

Robot Care la

shall atil and array to switt vitim

be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

State of Tennessee, Claiborne County.

To A.M. Caw Greeting:

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

Court House, in Trazewell, on the First Monday of 18 Ed a) Jan. 1916 1 that

Iate 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 hereby requiring.

WITNESS, Washarp

Clerk of said Court, at office in Tazewell,

the First Monday of 18th day of Jan. 1916 N. I Sharh!

True not for.

Pifty Dollars.

Witness our hands, this the fay of January, 1915.

The condition of this obligation is such that, whereas the above-bound Alvalleur has been appointed administrator of the estate of Charles Walleur, deceased;

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

State of Famessee, Survey, RM Walter Clarifornic County.

swear that, as administrator of the estate of Longile Walleng deceased, I will faithfully perform my duty as such administrator according to law, to the best of my skill and ability, so help me God.

Sworn to and subscribed before me, this day of Jamuary, 1916.

. Bisto of Communet, Comboste County,

WHEREAS, it has been represented unto us in our County Court, held for the County of Court House, in Tazewell, on the First Mondan of 22 hd of 103

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, Sharp Clerk of said Court, at office in Pasewer

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	TO SETTIFICATION.	Calledian	Country

THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound of This Obligation is Such: That whereas, the above bound of This Obligation is Such: That whereas, the above bound of This Obligation is such Administrator perform all the duties which are, or many be, required of him by law, then this obligation shall be void; otherwise to remain it full force and virtue. The phila of Tempesce, Claiborne County. State of Tempesce, Claiborne County. To A. M. Phila 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 the County of Claiborne, at the County had died intested, having whilst living, and at the time of his death, goods and chattels are credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that 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 amperfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of an administration when thereto required.	Phelh	
Witness our hands this of day of Fly 1916 THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound K. M. Phelps wad A and amount has bee appointed Administrator of the estate of Mesan Phelps shall well and truly as such Administrator perform all the duties which are, or make, required of him by law, then this obligation shall be void; otherwise to remain it full force and virtue. Greeting: Whereas, it has been represented unto us in our County Court, held for the County of Claiborue, at the Court House, in Tazewell, on the First Monday of 1 the The ordering and granting administration whereof obth 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 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 hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true am perfect inventory of said goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be right to prove these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be refered inventory of said goods and chattels, rights and credits; and also to render a true and clear account as said administration when thereto required. Witness. A Sharp Clerk of said Court, at office in Tazewel the Pirst Monday of Russ Sharp Clerk of said Court, at office in Tazewel the Pirst Monday of Russ Sharp Clerk of said Court, at office in Tazewel the Pirst Monday of Russ Sharp Clerk of said Court, at office in Tazewel the Pirst Monday of Russ Sharp Clerk of said Court, at office in Tazewel the Pirst Monday of Russ Sharp Clerk of said Court		
THE CONDITION OF THIS OBLIGATION IS SUCH: THAT whereas, the above bound of Market Mar	are bound unto the State	of Tennessee in the penal sum of
THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound has been specially appointed didministrator of the estate of Melan Phelph deceased; now if the said has melantistrator perform all the duties which are, or man be, required of him by law, then this obligation shall be void; otherwise to remain it full force and virtue. To have been represented unto us in our County County. To have 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 the presents, well 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 these presents, well and truly to collect and take into your possession, all and singular the goods and chattels are redits, 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, 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 assid administration when thereto required Witness, A. A. A. A. Clerk of said Court, at office in Tazewell the Prest Monday of Title J. A. A. A. A. Clerk. A. A. A. A. A. Clerk.	Iwo Ihundred of fty	.Dollars
has bee appointed Administrator of the estate of Pulsan Phelps deceased; now if the said L. M. Phelps shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain is full force and virtue. Ghaw Shafes Shall well force and virtue. Ghaw Shafes Shall well for the County. State of Cennessee, 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	Witness our hands this 5	day of A 19 1916
Administrator of the estate of Pulsan Phelps deceased; now if the said A. M. Phelps shall well and truly as such Administrator perform all the duties which are, or make, required of him by law, then this obligation shall be void; otherwise to remain is full force and virtue. Apply 5-1916 State of Tempesece, Claiborne County. To A. M. Phelps Greeting: Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of 1. the Phelps late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels an credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full goods and chattels, 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 are 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; Wetness, A. Shanfp Clerk of said Court, at office in Tazewel the Protest Monday of Fields A. Clerk of said Court, at office in Tazewel the Protest Monday of Fields A. Clerk.	THE CONDITION OF	THIS OBLIGATION IS SUCH:
Administrator of the estate of Pulsan Phelps deceased; now if the said A. M. Phelps shall well and truly as such Administrator perform all the duties which are, or make, required of him by law, then this obligation shall be void; otherwise to remain is full force and virtue. Apply 5-1916 State of Tempesece, Claiborne County. To A. M. Phelps Greeting: Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of 1. the Phelps late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels an credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full goods and chattels, 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 are 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; Wetness, A. Shanfp Clerk of said Court, at office in Tazewel the Protest Monday of Fields A. Clerk of said Court, at office in Tazewel the Protest Monday of Fields A. Clerk.	That whereas, the above bound	L. M Phelp
appointed Administrator of the estate of Pulsan Phelps shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain is full force and virtue. Approaria State of Tennessee, Claiborne County. To A. M. Phelps Greeting: Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of 1 the Pulsan Phelps late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels an credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power 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 an perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account as said administration when thereto required; Werness, A. J.		has been
shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain is full force and virtue. Oh had by 5"/9/16 State of Tennessee, Clasborne County. To A. M. Phelps Greeting: Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of. 1 the Delaw All of cointy, 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 to these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true am perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account a said administration when thereto required. Witness. A Lashaup Clerk. Clerk of said Court, at office in Tazewell the Piret Monday of First. Clerk of Said Court, at office in Tazewell the Piret Monday of First. Clerk of Said Court, at office in Tazewell the Piret Monday of First.	appointed Administrator of the estate	of Nelson Phelps
shall well and truly as such Administrator perform all the duties which are, or make, required of him by law, then this obligation shall be void; otherwise to remain it full force and virtue. A 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	deceased; now if the said_L. M.	Phelps
State of Tennessee, Clasborne County. State of Tennessee, Clasborne County. Greeting: Wherras, it has been represented unto us in our County Court, held for the County of Claiborne, at the Duly Phely late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels are credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true am perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required. WITNESS, A Sharp Clerk of said Court, at office in Tazewell the Pirst Monday of The Clerk.		
State of Tennessee, Claiborne County. To L. M. Phelp 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 1. the Delan Dela	be, required of him by law, then this o	obligation shall be void; otherwise to remain in
State of Cennessee, Claiborne County. To M. Phelph 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 an 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 be these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true an perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account a said administration when thereto required. Witness, R. J.	full force and virtue.	gin Phelps
State of Tennessee, Clasborne County. To A. M. Phelp. Greeting: Wherras, it has been represented unto us in our County Court, held for the County of Claiborne, at the Phelp. 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 be these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account as aid administration when thereto required WITNESS. A. J.		Jan akolfo
State of Tennessee, Clasborne County. To A. M. Phelp. Greeting: Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Duly Dhelp. late of said County, had died intestree, 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 be these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account a said administration when thereto required WITNESS. A. A. A. Clerk of said Court, at office in Tazewel the Pipet Monday of Field. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk. Clerk.	Je S Donon	mase
To M. Phelps 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 1 the Phelps Phelps 1 the Phelps 1 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 administred, do grant unto you full power be these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true am perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required. WITNESS, A Sharp Clerk of said Court, at office in Tazewell the Piret Monday of The Clerk.	Judy	
Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Duly Duly Duly Duly Duly Duly Duly Duly	State of Cenne	essee, Claiborne County.
Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the Duly Duly Duly Duly Duly Duly Duly Duly		
Court House, in Tazewell, on the First Monday of	To L. M. Philps	Greeting:
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels are 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 be these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true an perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required. WITNESS, R. J. J. J. J. Clerk of said Court, at office in Tazewell the Pitet Monday of Field. 5	WHEREAS, it has been represented unto us is	n our County Court, held for the County of Claiborne, at th
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels are 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 be these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true an perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account a said administration when thereto required. WITNESS, Clerk of said Court, at office in Tazewel the Pitet Monday of Fisch. 5	0 1 01 11	
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power be these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true an perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account a said administration when thereto required WITNESS, Clerk of said Court, at office in Tazewell the Phet Monday of Fisch. A Labourge Clerk.		
these presents, well and truly to collect and take into your possession, all and singular the goods and chattel rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true an perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account a said administration when thereto required WITNESS, Clerk of said Court, at office in Tazewel the Phet Monday of That 5 1919 A Labourg Clerk.	credits, the ordering and granting administration w	hereof doth appertain unto us; and we being desirous that the
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found- hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true an perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required WITNESS, Clerk of said Court, at office in Tazewel the Piret Monday of Hills 5 A Hills Clerk. Clerk. Clerk.	goods and chattels, rights and credits, may be well	and faithfully administered, do grant unto you full power b
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 a said administration when thereto required. WITNESS, A Sharp Clerk of said Court, at office in Tazewel the Piret Monday of Title 5 1916 A L. Alary Clerk.		
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, R. L. Sharp Clerk of said Court, at office in Tazewel the First Monday of Field. 5 1916 A L. Sharp Clerk.	~ · ·	
said administration when thereto required WITNESS, R. L. Sharp Clerk of said Court, at office in Tazewel the First Monday of Field. 5 1914 A L. Sharp Clerk.		
WITNESS, R. L. Sharp Clerk of said Court, at office in Tazewel the First Monday of Fiels 5 1914 A L. Sharp Clerk.	•	and credits; and also to render a true and clear account of
the Phot Monday of Fiels 5 1916 A. L. Sharp Clerk	2 10 01	the state of the s
A. L. Sharp Clerk	WITNESS, 11 h Sharp	Clerk of said Court, at office in Tazewell
A. L. Sharp Clerk		
	the How Monday Fiele 5	19/6
	the Piest Monday of Fiel 5	The state of the s

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State of	Connessee	Claiban	-	
STATE OF THE STATE	TAGUITEDDEE	. Maiuer	HE C	OHBID.

Know all Men by these Presents, That we, Jishua y. Lain
are bound unto the State of Tennessee in the penal sum of
Iwo Kundred of Little
Witness our hands this 12 day of 716. 1916
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound Jashua J. Line
appointed Administrator of the estate of Invy W Luin has been deceased; now if the said Jashua H. Lain
// -
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
Justine G. Gom! Spirit Gran G. M. floring
State of Camesace, Clathorne County,
To Jashua J. Lain Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Langer House, in Tazerfell, on the First Monday of 12th J 7th 1916 that
see 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 coods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by uses presents, well and truly to collect and take into your possession, all and singular the goods and chattels, ghts and credits, which were of said deceased at the time of his death, wheresoever the same may be foundered by the requiring you to make or cause to be made and returned into our said Court at the next term, a true and effect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of idadministration when therefor required.
WITNESS, A Shark Clerk of said Court, at office in Tagewell, e First Monday of 12 th 9 tul. 1916
Dashap clerk

BRAN, WARTERS & GAUT, Printers, Knowy

State of Tennessee, Claiborne County. James Farmer Know all Men by these Presents, That we, are bound unto the State of Tennessee in the penal sum of Witness our hands this THE CONDITION OF THIS OBLIGATION IS SUCH: James Farmer That whereas, the above bound appointed Administrator of the estate of Lucinda " Laura Hamillo deceased; now if the said James 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. Appe Ady 21" 1916 Sames France Judy Dankerson State of Tennessee, Clasborne County. To James Farmer 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 Il. 21, 1916 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

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

State of Connessee. Claiborne County.

Know all Men by these Presents, That we, Frank Mantgomery
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 10 - day of March 1916.
THE CONDITION OF THIS OBLICATION IS SUCH:
That whereas, the above bound Frank Montgomery
has bee
appointed Administrator of the estate of Jan Jones
deceased; now if the said Frank Montgomery
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
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append man 10, 1916 Aranh mangung
affew Ma 10, 1916 Artun manhung Judy S. W. Menfor
9
State of Temmessee, Clasborne County.
To Frank Montgomery Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazery II, on the First Monday of 10 4 March 1916
(arl Jones)
te of said County, had died intestate, having whilst living and at the time of his dark

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 chattele, 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 pe

Clerk of said Court, at office in Taxewell,

state of Cennessee, Claidorne County.	
Know all Men by these Presents, That was Mas Cardie Campbell, W. & Janha.	Know all M
ary bound unto the state of Tennessee in the penal sum of Faur Mansand Dollars. Witness our hands this 1 day of June 1916.	Zuo Witness
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound Mhs Cardie Campbell	That w
appointed Administration of the estate of J. C. Campbell deceased; now if the said 1140. Carle Campbell	appointed .
shall well and truly as such Administrates perform all the duties which are, or may	shall well a
be, required of him by law, then this obligation shall be void; otherwise to remain in	be, required
affred June 1,1916 Gordie Compbell Of Gyordin	full force a
Judge & Jayre	
	3
State of Tennessee, Clasborne County.	

To Mrs. Cardie Campbell Greeting:	
WHEREAS, it has been represented unto us in our County Court, held for t	he County of Claiborne, at the
WHEREAS, it has been represented unto us in our County Court, held for the Court House in Tazewell, on the Eirst House of June 1916	
Jate of said County had died intestate, having whilst living, and at the time of hi credits, the ordering and granting administration whereof doth appertain unto us;	s death, goods and chattels and
goods and chattels, rights and credits, may be well and faithfully administered, do these presents, well and truly to collect and take into your possession, all and s	ingular the goods and chattels,
rights and credits, which were of said deceased at the time of his death, wheresoe hereby requiring you to make or cause to be made and returned into our said Cour	, , , , , , , , , , , , , , , , , , , ,
perfect inventory of said goods and chattels, rights and credits; and also to rendesaid administration when the property of	er a true and clear account of

WITNESS.	NXX	har		Clerk of s	aid Court, at	office in Tazewell,
the First Monday of d	an D	June B	//		1.	
the First Monday of	N V	1	1	NZS	11	and of the same of the
Australia of the control	10		-	NLOSI	narp	Clerk.

ADMINISTRATOR'S BOND AND LETTER.

Total family furnity for the constitution of t

State of Cennessee, Claiborne County.

Know all Men by these Presents, That we,	4. C. Bunch & Br. Hay
Two Hundred as I fel	of Tennessee in the penal sum of
Witness our hands this 7 th	day of June, 19/16.
THE CONDITION OF	THIS OBLIGATION IS SUCH:
1.	1
That whereas, the above bound H	C. Bunch
ppointed Administrator of the state of	has been
111.74	/~ //
reeased; now if the said	Bushel
all well and truly as such Administra	ator perform all the duties which are, or may
i i di i i i i i i i i i i i i i i i i	ator perform all the duties which are, or may
, required of him by law, then this obt	ligation shall be void; otherwise to remain in
ll force and virtue.	• • • •
appro Jun 7, 1916	I & Brush
Manon	B. de
Onden	Berj. Haynes.
*	
3	
State of Conneces	see, Clasborne County.
Otate of Centres	ce, Claicorne County.
4 1 18 7	
L.C. Quinch	Greeting:
W.	
WHERRAS, it has been represented unto us in o	our County Court, held for the County of Claiborne, at the
rt House, in Tazewell, on the First Morday of	7th day of June, 1916. that
Mary Bunch	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 fake into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

WITNESS, A Long Clerk of said Court, at office in Taxwell, Exirst Monday of 7th day of Johnson 1916 1

Clerk.

WITNESS, Vag May Clerk of said Court, at office in Tazewell, he First Monday of 10th day of June 1916.

Clerk.

Leng Clerk of said Court, at office in Tazewell, of June, 1916

Leng Clerk.