Clerk of said Court, at office in Tazewell,

#### Totales insolutions &

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, Chas. C. Lase.
are bound unto the State of Tennessee in the penal sum of Fine Mansand Dollars Witness our hands this Frith day of June 1916.
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound & has. C. Jase
appointed Administrator of the estate of Jahry A. Laze  leceased; now if the said has, Laze
shall well and truly as such Administrator perform all the duties which are, or may
of required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.  April 10, 1416  April (by adwardence)  And C Gool  April (by adwardence)
State of Cennessee, Clasborne County.
To Ches. 6. Jace 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 10 The day of June, 1916, that
John J. Jase
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
Veredits, 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 regalized.
said administration when thereto required.
WITNESS, Clerk of said Court, at office in Tazewell,
Citiz of Said Court, at Charles

KNOW ALL MEN BY THESE PRESENTS. PHAT WO. are held and firmly bound unto the State of Tennessee in the penal sum of time Hundre Witness our hands this the 10 day of The condition of the above obligation is such; That whereas, the above bound II Sal has been appointed Administratrix of the estate of athan Munsmore deceased; now if the said Alengmare shall well and truly as such Administrator perform all the duties which are, or may be required of has by law, then this obligation shall be void; otherwise to remain in full force and virtue. Approved this the Perionaly afford before me with Day JP the show signed Salli Degus am who has be and more with a she for I have that In with a forther that the work of the state administration when thereto require Land Clerk of said Court, at office in Tazewell ADMINISTRATOR'S BOND AND LETTER.

#### State of Tennessee, Claiborne County,

	7	(A)	,
now all Men by these Present	That we, Ses.	O'Aine	11
y pare bound un	to the State of Tenn	essee in the penal s	oum of
for Bundre	200000000000000000000000000000000000000		Dollars.
Witness our hands this	16 that	y of Jane	19/6
THE COND	ITION OF THIS O	BLIGATION IS S	JCH:
That whereas, the above	bound Las J.	timet	
appointed Administrator of	the estate of	" Janat	has been
leceased; now if the said_	James O. o	timet	
hall well and truly as suc	h Administrator per	form all the duties	which are, or may
e, required of him by law,	then this obligation	shall be void; other	erwise to remain in
ull force and virtue.		James &	Man H
appur smy	Judge		
State	of Cennessee, Cla	íborne County.	
· Jas. P. Aini	Greet	ing:	•
WHEREAS, it has been represent	ted unto us in our Count	y Court, held for the Co	inty of Claiborne, at the
ourt House in Tazewell, on the Fire	st-Maridan of 16 Th	lay of Jun	- 1916 that
e of said County, nad died intestat	e, having whilst living, an	d at the time of his deatl	, goods and chattels and
edits, the ordering and granting adm	ninistration whereof doth a	ppertain unto us; and w	e being desirous that the
ods and chattels, rights and credits,	may be well and faithfull	y administered, do grant	unto you full power by
hts and credits, which were of said	deceased at the time of h	ssession, all and singula	the goods and chattels,
reby requiring you to make or caus	e to be made and returned	into our said Court at th	ne next term, a true and
rfect aventory of said goods and cl	nattels, rights and credits;	and also to render a tr	ue and clear account of
d administration when thereto requ	ired		**************************************
WITNESS, Jdc	grang	Clerk of said Cou	rt, at office in Tazewell,
First Monday of 16 day	7 June 1916.	- On 11.	1
V	A //	IN YV	. / /

# State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, W. I Saur
are bound unto the State of Tennessee in the penal sum of Jus Nundud and Fifty Dollar
Witness our hands this 2 1th day of June 19/6.
THE CONDITION OF THIS OBLIGATION IS SUCH:
Jan 1 1
That whereas, the above bound Waris
appointed Administrator of the estate of Win Pariatt deceased; now if the said Min Davin
shall well and truly as such Administrator perform all the duties which are, or ma
be required of him by law than this obligation ob-11 has it as
be, required of him by law, then this obligation shall be void; otherwise to remain is will force and virtue.
•
State of Cennessee, Clasborne County.
o Usm A. Dania Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
ourt House, in Prazewell, on the First Monday of 29th day of June 1916 that
e of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
cuts, the ordering and granting administration whereof doth appertain unto us: and we being designed that the
ous and chattels, rights and credits, may be well and faithfully administered, do grant unto you full course his
se presents, well and truly to collect and take into your possession, all and singular the goods and chattale.
his and credits, which were of said deceased at the time of his death, wheresoever the same may be found—
reby requiring you to make or cause to be made and returned into our said Court at the next term, a true and fect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
d administration when thereto required.
WITNESS, Clerk of said Court, at office in Tazewell,
Hired Handay of 29 the day of her 1916

Know all men by these presents:

Know all Men by these Presents, That we, Whereas Newton Brooks has been appoin nted Administrator of the estate of Chas. Brooks deceased and Bond required by the Court to execute as such Administrator Bond in the sum of (\$500.00) Five Hundred Dollars.

Williams on the state Now we Newton Brooks principal and the Fidelity and Casualty Co. of New York his surety to hereby covenant to and with the state of Tennessee that said Newton Brooks will faithfully discharge all of the duties of his trust and should he fail so to do we will pay to any party or parties agreed thereby any sum such party or parties may be entitled to not to exceed in the aggregate the sum of (\$500.00) Five Hundred Dollars.

In testimony whereof we have signed

this Bond this I7th.day of August 1916

of Cennessee, Claiborne Count

Cour flowe in Tourwell, in the thirt Mond

tredits, the ordering trid stations a loninistration whereas doth appertain unto use and we being desirous that the goods and chattely sights and on his may be well and faithfully administered, do great unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, whereans er the same may be found hereby requiring you of 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 require

sunar P

Carta de Principales (Marine

State of Cennessee, Charborne County.
Know all Men by these Presents, That we, JB Can
and haired world the Shill of Manager
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 2/21 day of August 1916
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound IB (and
has been
appointed Administrator of the estate of Cannes V Gaton
deceased; now if the said 12 (a)
shall well and truly as such Administrator perform all the duties which are, or may
he required of him he law than this all a the thing the
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
Stoppins aug 21, 1916 Stoppinson Sudge
9
State of Commensee, Clafborne County.
oracio di Cominessee, Ciatorne County.
To J.D. (and Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
21.21 of a County of Chalborne, at the
Court House, in Tazewell, on the First Monday of 21 21 day of august 1916 that
griner Giron
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, where soever 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. SLanfo Clerk of said Court, at office in Tazewell,
the Pirst Monday of aug 21 1916.

ow all	Men by these Presents, That we, 21. H. Plans on
ine	are pound unto the State of Tennessee in the penal sum of Lundred
Witne	ess our hands this 25 day of Se feet 1946.
9	THE CONDITION OF THIS OBLIGATION IS SUCH:
That	whereas, the above bound WX Renson
	Administrator of the estate of Rasson has been .  I now if the said NEW Rasson
	l and truly as such Administrator perform all the duties which are, or may
	red of him by law, then this obligation shall be void; otherwise to remain in
	hund left, 267, 1416 Mit Plearon
LETTI	ERS TISTAMENTARY. (Boz 10.) MARSHALL & ADDRESS. AMERICA
To l	STATE OF TENNESSEE. Claibane COUNTY.
W.	A Citizen of Carbanic County; THEREAS, It appears to the Court here that Physican
late of	said County, is dead, and hath made his lost Will and Testament in writing, in which he hath
of all a	t, and project as the law firects; it is therefore ordered by the said Court that Letters, Testaments with limited of the said court that Letters, Testaments and singular the goods and chattels, rights and credits of the said . Holand
* *	d, issue to the said. WA HEADOW, having been qualified according to be seen are, therefore, to empower you, the said. WA PLAND, to enter into
upon al	i and singular the goods and chattels, rights and credits of the said. A Jean on
true and	d perfect ingentory thereof to make and return to our ensuing County Court, and all just debts of the HICUS Dr., deceased, to pay; and also well and truly pay and deix
all the l	egacies contained and specified in said Testament, as far as the said goods, chattels and credits" to extend and the Jack offerge you.
STOOT CLUTS	
	singles Which Cetter , Clerk of said Court, at office, this 25 september, 1946, and the year of American Independent

## State of Tennessee, Claiborne County.

01/1	
Know all Men by these Presents, That we, It The	enely
are bound unto the State of Tennesse	o in the man of any
Two Hundred and Little	
Witness our hands this 12 day o	Dollars.
THE CONDITION OF THIS OBLI	GATTON IS SUCH:
That whereas, the above bound X. N. Ch	unley
, as assess sound for	
appointed Administrator of the estate of Will	has been
appointed Administrator of the estate of Will	) saeus
icceased; now if the said Albumla	
hall well and truly as such Administrator perform	all the duties which are or man
e, required of him by law, then this obligation sha	Il he void: otherwise !
ull force and virtue.	()4(0)
and force and birtue.	SHOMMey .
Homes a	<u></u>
a a	
State of Cennessee, Claiborn	e County.
01//	
A. Chumley Greeting:	
//	
WHEREAS, it has been represented unto us in our County Cou	rt, held for the County of Claiborne, at the
art House in Tazewell, on the First Monday of the 12Th a	ay of Oct. 1916 that
Will Jams	0
of said County, had died intestate, having whilst living, and at the	e time of his death, goods and chattels and
its, the ordering and granting administration whereof doth apperta	in unto us: and we being decisions that the
ds and chattels, rights and credits, may be well and faithfully adm	inistered, do grant unto you full power by
se presents, well and truly to collect and take into your possessions and credits, which were of said decredits, which were of said decredits.	n, all and singular the goods and chattels,
ts and credits, which were of said deceased at the time of his dea	th, wheresoever the same may be found-
by requiring you to make or cause to be made and returned into o ect inventory of said goods and chattels, rights and credits; and a	ur said Court at the next term, a true and
administration when thereto required.	iso to render a true and clear account of
W. I Shart	
is the day (Oat Now!	Clerk of said Court, at office in Tazewell,
First Monday of /2 Moley of ver- 1916.	10
A La	Sharp
	Clerk,

ADMINISTRATOR'S BOND AND LETTER.

#### State of Tennessee, Claiborne County.

	24 = 0 -
Know all Men by these Presents, That,	we, IV. M Dreigh and
12 D England	
	4.1.4.70
are bound unto the S	tate of Tennessee in the penal sum of
Swo questient of gif	y pour Dollars.
Witnessour hands this Q	ch. day of 14th 1916
· / / /	
6 THE CONDITION	OF THIS OBLIGATION IS SUCH:
that whereas, the above bound	118 2n Smith
What whereas, the above bound	with sound
	has been
appointed Administrator of the est	tate of In ouces South
deceased; now if the said 1.	marit
shall well and truly as such Admi	nistrator perform all the duties which are, or may
be, required of him by law, then the	is obligation shall be void; otherwise to remain in
full force and virtue.	and a set
	Wan Smith
	R. D. Angland
in .	a grigiona

State of Tennessee, Claiborne County.

WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the	b
Court House, in Tazewell, on the First Monday of 12 day at Detaler	

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

WITNESS,		Clerk	of said	Court, at	office in Tazewell,
the First Monday of				t.,	~
/	\ .				arte in the

## State of Tennessee, Claiborne County,

The real

Know all Men by these Presents, That we, N. N. Lyder
are bound unto the State of Tennessee in the penal sum of
fair bundred
Witness our hands this 27 day of Nav. 1916.
THE CONDITION OF THIS OBLIGATION IS SUCH:
21:2
That whereas, the above bound D. N. Ayder
A has-bee
appointed Administrator of the estate of Tilen (Zuis Cal)
deceased; now if the said A. Myller
shall well and truly as such Administrator perform all the duties which are, or mag
he, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
F1 // 1 d/1/1/2
Allowson DR. Colinson
Statem D. Common
Judgo
•
State of Tennessee, Clasborne County.
To A.M. Myder
Greeting:
WHEREAS it has been represented that a sign of
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Count House, in Tarkwell, on the First Monday of Nav. 27 1916
Then / Ling (Cel)
are 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 administration whereast and chattels, rights and credits, may be well and faithfully administration.
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
hese presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
ights and credits, which were of said decessed 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
The thereto required
WITNESS, Clerk of said Court, at office in Tazewell,
to Hirsh Manday of May. 25, 1916.
PAIN.
M Dhail

are bound that the State of Tennes in penal sum of SHARP, COUNTY COURT CLERK: are hereby authorized and requested to e o the Administrator Bond of H. S. Raines. DN IS SUCH: r of the estate of Polly Gloson, deceased. is December 2, 1916. I the duties which are, or may e void; otherwise to remain in

State of Tennessee, Claiborne County.

11 10	
To los Saines	<b>C</b>
10	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 Allember 1 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 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 Connessee, Claiborne County

We, J. R. Ketron, R. H. Baldwin and John Snavely are bound to the State of Tennessee in the penal sum of two thousand dellars.

the condition of this obligation is such, that, whereas, the above bound J. R. Ketron has been appointed admisistrator of the estate of Mart Thompson, deceased. Now, if the said J. R. Ketron shall well and truly, as such admisistrator 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. This

State of Tennessee, Claiborne County.

11 6	
- X/ =// to	
To M. Hell	Greeting:
1	Greeting:

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

Court House, in Tazewell, on the First Monday of 2 oth day of Jan, 1919,

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, wherescever 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,

1		, , , , , , ,				
1.		d unto the Stat	e of Tenness	see in the pen	al sum of	
s of	bunde	W.	1.	10		Dolla
Witnes	s our hands	this	day	of de	C /7	6.
,	THE C	ONDITION OF	THIS OBI	LIGATION IS	SUCH:	
		9.	2 8/1			
That u	hereas, the	above bound d	6.2.00	ainea	>	**** /**** ********** ****
		. (1.00 (a. 100 M. 100 M. 100 )	· .	, 1		has be
ointed	Administra	tor of the estat	a of Valle	Liles	m)	
		1/ /	1 . /			
ased;	now if the	said_N D	Lacuer	_)		`
l well	and truly a	s such Adminis	strator perfo	rm all the di	ties which a	re, or m
		law, then this				
		title title	ostigation of	10.1	7	Liter
	and virtue.	-	. ,	W. Sxla	ine s	1. 2.
appr	und gu	.1,1916		1 maily	1 -	
11.5	CH LA	grism graye	-	Joeky	hou	
	10	Judge	$\mathcal{C}$	MI Y	bron (	le reles
		U		.,,,,,,		/
		<b>.</b> -	O. #			
		State of Tenn	essee, Claib	orne County.		
,	10					
2/	1 /4					

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 jequired.

WITNESS, Jahar Clerk of said Court, at office in Tazewel the First Monday of Die. 1, 19/6

State of Cennessee, Claiborne County

We, J. R. Ketron, R. H. Baldwin and John Snavely are bound to the State of Tennessee in the penal sum of two thousand dollars.

The condition of this obligation is such, that, whereas, the above bound J. R. Ketron has been appointed admisistrator of the estate of Mart Thompson, deceased. Now, if the said J. R. Ketron shall well and truly, as such admisistrator 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. This January 20th, 1915.

if fund Jany 24th, 1916.

John Bowly

State of Tennessee, Claiborne County.

100		
V/A L		-
To W. Tello	η	Greeting:
		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 2 1th Cay of Jan. 1917.

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, wherespecter the same way to find the content of the content

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 the perfection of the said the said administration when the perfection of the said administration when the perfection of the said the said administration when the said administration when the said administration when the said the said administration when the said administrat

TYNESS, Clerk of said Court, at office in Tazewell.

the First Monday or 20th day of Jan. 1

L. A. D. John

State of Tennessee, Claiborne County.
Know all Men by these Presents, That we, 21. 21. Tursefull
are bound untig the State of Tennessee in the penal sum of
124
Witness our hands this 6 day of 100. 191)
THE CONDITION OF THIS OBLIGATION IS SUCH:
Name of the contract of the
That whereas, the above bound of the Unsefull
has been
appointed Administrator of the estate of J. N. Mylie
deceased; now if the said D. W. aursifull
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. He Howaiful
approx Ady 4,1917 WE Partitle
Moverage
State of Tennessee, Clasborne County.
1/2/2
To 2/ 2 Cursifull 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 Fife 6, 191) 1 that
V. N. Myle
late of said County had died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required.
WITNESS, Clerk of said Court, at office in Tazewell,
New Minst Monday of Feb. 6, 1917 -
State 1
Clerk.
Destural IN At . Can 28, 1918

Know all Men by these Presents, That we, Line Madded, Patrice
Fine Hundred
Witness our hands this 12 day of Fil. 1917
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound Wir Madely
appointed Administrator of the estate of J. G. Ciles  deceased; now if the said Um Maddy
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
apprond tyly 12, 1917  The mode of Man Mode of Monion  Judy May May Now May 12, 1917  Judy May May No V. 16
State of Tennessee, Clasborne County.
To Ulu Maddel Gord

Greening:
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 Fib. 12 - 191)  1. G. Giller
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, wherescever 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.

Know all Men by these Pres	ents, That we, Win I clavis
11	unto the State of Tennessee in the penal sum of
Mry Inous	Dougre
Witness our hands th	his 1110 8 th day of March 1917.
THE COM	NDITION OF THIS OBLIGATION IS SUCH:
That whereas, the ab	ove bound l'on I. Manis
	has been
appointed Administrator deceased; now if the sa	of the estate of Margaret A. Wiles
	euch Administrator perform all the duties which are, or may
	we, then this obligation shall be void; otherwise to remain in
full force and virtue.	w, then this configution shall be volue; otherwise to remain in
approx mas 8	$\mathcal{I} \mathcal{A} \mathcal{A} \mathcal{A} \mathcal{A} \mathcal{A} \mathcal{A} \mathcal{A} A$
Jane"	Judyc _
St	ate of Cennessee, Claiborne County.
1.11	
то /	Laura Greeting:
	esented unto us in our County Court, held for the County of Claiborne, at the
(11)	First Monday of March 8, 191) - 1 that
	state, 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 cre-	dits, 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 o	cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods an	d chattels, rights and credits; and also to render a true and clear account of
said administration when thereto	required.
WITNESS,	Clerk of said Court, at office in Tazewell,
the First Monday of MC	n.8, 1910,
2014 · · ·	N Lashage Clerk
A	
AND THE PARTY OF T	

# State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, Ite Reynalds
Thur we, A try value
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 14th day of Upril 1912
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound the Ley walds
appointed Administrator of the estate of At, Johnson has been deceased; now if the said Ke Alynalds
shall well and truly as such Administrator perform all the duties which are, or may
he, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
approximate DIN Johnse DIN Johnse
State of Tennessee, Claiborne County.
o J. E. Reynalds Greeting:
WHEREAS, it has ocen represented unto us in our County Court, held for the County of Claiborne, at the
ourt House, in Tazewell, on the First Monday of May 10, 1919 — that
e of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and sedits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
ese presents, well and truly to collect and take into your possession, all and singular the goods and chattels, hts and credits, which were of said deceased at the time of his death wherecourse the course of said deceased at the time of his death wherecourse the course of the cours
reby requiring you to make or cause to be made and returned into our said Court at the next term, a true and fect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of daministration when thereto required.
WITNESS, W LANGE Clerk of said Court, at office in Tazewell,  Birst Monday of May 10, 1162
A LShark to

Know all Men by these Presents, grat wy It J. Lephen, Charlie	
Centre and that Texas Lephen	
are bound unto the State of Tennessee in the penal sum of	
	Dollars.
Witness our hands this 2/ 2 day of axie, (1/h) -	_
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound It Lephen	
<i>b</i>	as been
appointed Administrator of the estate of M.B. Honge	из осен
appointed Administrator of the estate of	
deceased; now if the said 1774 odge	
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 ren	rain in
full force and virtue.	
approved april 21, 1917	
Golfforsin Charling Centrica	
mul	
Judge Jenry Jodges	
- sh Jefrey	
State of Tennessee, Clasborne County.	
11/4 ×11	
To Ir . Liphun Greeting:	
Whereas, it has been represented unto us in our County Court, held for the County of Claiborn	e at the
	ic, at the
Court House, in Tazewell, on the First Monday of Tipe: 21, 1917.	that
Wild Horges	•
late of said County, had died intestate, having whilst living, and at the time of his death, goods and cha	
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full	
these presents, well and truly to collect and take into your possession, all and singular the goods and	
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	
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear ac	count of
said administration when thereto required.	
WITNESS, Clerk of said Court, at office in	l'azewell,
the First Monday of Ma 2/1 (9)	1
The man	/
The same of the sa	Clerk.

# State of Tennessee, Claiborne County.

ADMINISTRATOR'S BOND AND LETTER.

Know all Men by these Presents, That we, Gas Fulty	- 120
are bound unto the State of Tennessee in the penal su	
Witness our hands this 25 th day of Upril	Dollars.
THE CONDITION OF THIS OBLIGATION IS SUC	IH:
That whereas, the above bound and fully	,
appointed Administrator of the estate of Alxander Fordereased; now if the said Cas Fully	0
shall well and truly as such Administrator perform all the duties u	which are, or may
be, required of him by law, then this obligation shall be void; other full force and virtue.	vise to remain in
Sprind apr. 25, 1917 Cas & July 400 gridge Will &	inde
State of Cennessee, Clasborne County.	
· Can Fultz Greeting:	
WHEREAS, it has been represented unto us in our County Court, held for the County	of Claiborne, at the
ourt House, in Tazewell, on the First Monday of U.M. 25, 191	21that
e'of said County, had died intestate, having whilst living, and at the time of his death, go	
dots and chattels, rights and credits, may be well and faithfully administered, do grant unless presents, well and truly to collect and take into your possession, all and singular the hits and credits, which were of said deceased at the time of his death, wheresoever the safeby requiring you to make or cause to be made and returned into our said Court at the magnetic feet inventory of said goods and chattels, rights and credits; and also to render a true a	ing desirous that the to you full power by e goods and chattels, me may be found—
administration when thereto required.  WITNESS.  Clerk of said Court, a	
First Monday of apr. 25, 1911	
" WII JOHN	2. //

BRAN, WARTERS & GAUT, Printers, Knonville

full force and virtue.

said administration when thereto required,

#### State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, Sind Chundred and fifth Witness our hands this. THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound appointed Administrator of the estate of Mary Com But deceased; now if the said\_\_\_\_ shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in af fund may 8,1917 J.H. Owsley Millson, E. J. Jessee gudye.

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 Manday 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

Clerk of said Court, at office in Tazewell,

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, W. W. Ritchie
are bound unto the State of Tennessee in the penal sum of
time Demotres Dollars
Witness our hands this 14th day of May 1917
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound W. V. Ritchie
appointed Administrator of the estate of Larney Ritothic has been dreeased; now if the said W. N. Titchie
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.
apprind May 14, 1917 IN Peletie
Judge J. Melies
State of Tenneagee, Clasborne County.
10.00 P
To W. V. Litchie Greeting:
To Will 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 14, 1917 that
Carriey Viletie
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
treatis, the ordering and granting administration whereof doth appertain unto us: and we being decisions that the
goods and chatters, rights and credits, may be well and faithfully administered, do grant unto you full
brese presents, well and truly to collect and take into your possession all and singular the good, and the
ights and credits, which were of said deceased at the time of his death, wherespever the same man be found
recoy requiring you to make or cause to be made and returned into our said Court at the most trans-
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, Clerk of said Court, at office in Tazewell,
E First Monday of May 14,1919 1

Knop all Men by these Presents, That we Sichan Herrell United States Adelity & Guaranty Company The Shausane Tennessee in the penal sum of Witness our hands this 35 day of Stare 1912

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Sieleane Herrebl

appointed Administrator of the estate of M. L. Herrell

deceased; now if the said Tieleard Herrell 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 gun 25, 1417 Richard Harrill By lesterky agt

State of Cennessee, Claiborne County.

Sichard Hurell 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 Stene 2 5,

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 grent 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 is 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, the First Monday of

of I Sharp

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we,	Win I clavis and for Station
Tuns Hundred and	of Tennessee in the penal sum of
Witness our hands this 30	day of Jem, 191 )1
THE CONDITION OF	THIS OBLIGATION IS SUCH:
That whereas, the above bound	Un d'elanes
appointed Administrator of the estate deceased; now if the said	of Jessie O' Trien has been Saris
shall well and truly as such Administr	rator perform all the duties which are, or may
e, required of him by law, then this ob	bligation shall be void; otherwise to remain in
all force and virtue.  approved Jul 34, 1917	1. Rkelson
Indu	

State of Cennessee, Clafborne County.

	1				-
11 pm	1 1	,	`		
To Win	V. Lla	me.	-	Greeting:	
				er osting.	

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 Lime 30, 1917

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, 1914 - RISharp

Know all Men by these Presents, That we, for Sauce
· · · · · · · · · · · · · · · · · · ·
are bound unto the State of Tennessee in the penal sum of
Gight Hundred Dollars.
Witness our hands this 23 day of July, 1913.
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound for Lauis
has been
appointed Administrator of the estate of Graig Claux.
deceased; now if the said for lains
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
full force and virtue.  Joe Davis  G.M. Floriner.  J Frontier.
yyd I
f I toma
State of Tennessee, Clasborne County.
0
To for dans Greeting.
WHITERAS, 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 July 23, 191) 1 that
Graig Llaves
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 Les harfe Clerk of said Court, at office in Tazewell,
the First Monday of July 2 3. 1917
M LSharfelerk.
100 hat Pl Od Oct. 1, 1917 -

Statz of Cennesser, Clarborne County, STATE OF TENNESSEE, CLAIBORNE COUNTY: KNOW ALL MAN BY THESE PRESENTS, That we L. T. Jennings, and are bound unto the State of Tennessee in the penal sum of Four Thousand Dollars (\$4000). Witness our hands this 21, day of August, 1917. THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound L. T. Jennings has been apbeencointed Administrator of the estate of H. C. Brooks, deceased: now if the said L. T. Jennings shall well and truly as such dministrator perform all the duties which are, or may be, may equired of him by law, then this obligation shall be void; in in therwise to remain in full force and virtue. Harund aug. 21, 1917 Sudye 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 Tunal ( ) The Clerk of said Court, at office in Taxwell,

Junal ( ) The Clerk. said administration when thereto required

Know all Men by these Presents, That we, Mrs . J. Thompson wife	
of James Thumpson Decerel	
of James Thompson Becould will the State of Tennessee in the penal sum of	×
Two Hundred & Fifty . Doil	lars.
Witness our hands this 26 day of hor 1917	
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound of . Thompson	•••••
	been.
appointed Administrator of the estate of James a Thampsone Doe	arul
deceased; now if the said & J. Thompson	
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	n in
full force and virtue. Mrs ( X ) Thomkson	
approx no 26 4 7 Montes Thompsons	
1 mays	

State of Tennessee, Claiborne County.

To for Left Thompson 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 126 - 1917 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

WITNESS, R. L. Shorp	Clerk of said Court, at office in Tazewell
the First Monday of Nov 26	1977
	R. L. Sharp Clerk.

## State of Cennessee, Claiborne County.

Know all Men by these Presents, That we, Ilsse L. Hall
J. R. Dum & W.F. ( Fontrue
wo Honoard in The State of Tennessee in the penal sum of Dollars.
Witness our hands this 27th, day of Nov 1917
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound flose L. Hall
appointed Administrator of the estate of AHA all Elisabeth Hall deceased; now if the said Isse L Hale
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
Jull force and virtue.  Affrom Ma 27, 19, 7  A torine.  Onder
3

State of Tennessee, Clasborne County.

To Just Aale Greeting:	
WHURPAS it has been represented the	
WHERRAS, it has been represented unto us in our County Court, held for the County of Claiborne	, at the
Count House, in Tazewell, on the Birst Monday of 20 27	
Court House, in Tazewell, on the First Monday of Nov. 27,	that
late of said County, had died testate, having whilst living, and at the time of his death, goods and chatt	tele and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous t	hat the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full po	nat the
these presents, well and truly to collect and take into your possession, all and singular the goods and c	wer by
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be for	hattels,
hereby requiring you to make or cause to be made and actioned in the death, wheresoever the same may be for	ound-
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a tr	ue and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear acco	ount of
said administration when thereto required.	to State
WITNESS J. X. Sharla	Acres 1
WITNESS, W. Q. Man Clerk of said Court, at office in Ta	zewell,
the First Monday of 200 can hor 1917	di .
the Free Monday of 2 2 May nor 14.7	
	lerk.
[1]	

SHAN, WARTENS & GAUT, Printers, Knozville.

the First Monday of

#### State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, But	e Hicko pase
Hicke and W.S. Soo	kum Y
are bound unto the State of Tenness	ee in the penal sum of
One Thousand n	Dollars.
Witness our hands this 3/21 day	of Depuber 1912-
THE CONDITION OF THIS OBL	IGATION S SUCH:
That whereas, the above bound	i stides
	has been
appointed Administrator of the estate of	
deceased; now if the said	
shall well and truly as such Administrator performance	rm all the duties which are, or may
be, required of him by law, then this obligation sl	vall be void; otherwise to remain in
full force and virtue.	
	to the second second

State of Tennessee, Clasborne County.
To Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of1
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels at credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that it 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 chatter 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 are perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account said administration when thereto required.
WITNESS,—————Clerk of said Court, at office in Tazewe

## State of Cennessee, Claiborne County.

Know all Men by these Presents, That we, Jacub Wilson	• <u>.b .ss .gós</u>
are bound unto the State of Tennessee in the penal sum of .	Dollars
Witness our hands this 11 th day of March, 1918	
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound Jacab Wilson	
appointed Administrator of the estate of Mary Wilson	has been
teceased; now if the said Jacab Wilson	
hall well and truly as such Administrator perform all the duties which o	are, or man
e, required of him by law, then this obligation shall be void; otherwise to	
will force and virtue	
approx mu 11,1918	
g 105 min 11,1914 Jellis	
Judge do	
State of Cennessee, Clasborne County.	
	. •
Greeting:	
WHEREAS, it has been represented unto us in our County Court, held for the County of Cla	iborne, at the
urt House, in Tazewell, on the First Monday of Mar, 11, 1918.  Mary Wilson	.1that
e of said County/had died intestate, having whilst living, and at the time of his death, goods and	d chattels and
dits, the ordering and granting administration whereof doth appertain unto us; and we being des	irous that the
ods and chattels, rights and credits, may be well and faithfully administered, do grant unto you se presents, well and truly to collect and take into your possession, all and singular the goods	full power by

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

Clerk of said Court, at office in Tazewell,

said administration when thereto required.

To It. 9. Welch

Know all Men by these Presents, That we,

That whereas, the above bound

full force and virtue. appent april 1,1918 g 1+8 manin

State of Cennessee, Claiborne County,

THE CONDITION OF THIS OBLIGATION IS SUCH:

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

State of Cennessee, Clafborne County.

are bound unto the State of Tennessee in the penal sum of The Hard of \$\frac{1350}{2}\text{Witness our hands this \$\frac{1250}{2}\text{day of April 1

appointed Administrator of the estate of H. H. Trian deceased; now if the said for Griene

#### State of Tennessee, Claiborne County,

i	Know all Men by spese Presents, That we, W. G. Melch, W. J.	Paris,
٠.	It. C. Varkey End W. J. Yoakum -	
	Two Thousand V 100	Dollars.
	Witness our hands this third day of april, 1918	
	THE CONDITION OF THIS OBLIGATION IS SUCH:	Ÿ.
	That wheregs, the above bound 24 9. Welch,	
6	appointed Administratory of the estate of James Of Walch deceased; now if the said It I Wileh	as been
s	shall well and truly as such Administrator perform all the duties which are,	or may
l	be, required of him by law, then this obligation shall be void; otherwise to ren	nain in
-	appro april 3, 1918 Win I Dovis.	
	graget Wobartey	-
	State of Tennessee. Classorne 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 Eirst Monday of april 3, 1918 1 that
	ames P. Welch proping leaving will in which be appealed & t. youhum , look
-	late at said County, had died attestate, 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,
-3	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 reduired.
	said administration/when thereto required.

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

the First Monday of.

Know all Men by these Presents, That we, 5.5 Brooks, 5.8.	" SYUU PO
are bound unto the State of Tennessee in the penal sum of	•
Two Hondred offty -	
211	Dollars
Witness our hands this 5th day of April	19/8
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound & & Brooks	
	has been
appointed Administrator of the estate of Z. J. Brooks	
deceased; now if the said 99 Brooks	
shail 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	-
full force and virtue.	120
April shel 51/9, 8 God Brown	1-4
11 Son man XXX Wight	
Judy Roso Foros	3-6-
( July 1000	10
AND ASSESSMENT OF THE PARTY OF	
State of Tennessee, Claiborne County.	0.00
50 G.G. Brooks Greeting:	
o 9-9- Brooks Greeting:	
Whereas, it has been represented unto us in our County Court, held for the County of (	Claiborna at the
ourt House, in Tazewell, on the First Monday of April 5,	15/8 that
Z J Brooks	
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 us; and we being of	desirous that the
oods and chattels, rights and credits, may be well and faithfully administered, do grant unto yo	ou full power by
ese presents, well and truly to collect and take into your possession, all and singular the good	ods and chattels,
ghts and credits, which were of said deceased at the time of his death, wheresoever the same	may be found-
reby requiring you to make or cause to be made and returned into our said Court at the next t	term, a true and
rfect inventory of said goods and chattels, rights and credits; and also to render a true and c	clear account of
id administration when thereto required.	Leading spile of
WITNESS, R. E. Sharp Clerk of said Court, at off	Son in Waren-11
1.0	ace in razewell,
First Monday of AF VI	of and dealers
<u> </u>	×5.00

Know all Men by these Presents, That we	, Lula 19. 11	nayes
are bound unto the Stat	e of Tennesses in the	7
4:St.	tennessee in the p	ienal sum of
Jan		Dol
Witness our hands this 29	day of May	19/81-
	//	
THE CONDITION OF	THIS OBLIGATION	is such:
That whereas, the above bound	Lula 1. M	Tayes
appointed Administrator of the estate	21/0t.	has
- //	0 10	Mayes
deceased; now if the saidlul	1	-5
shall well and truly as such Adminis	rator perform all the	duties which
be, required of him by law then this	blientin in 11 11 1	wites which are, or i
be, required of him by law, then this	nuigation snatt be void	; otherwise to remain
full force and virtue.	Lufu G	R Marca
	angu y	y majes
	N.I.	,
4		
State of Cenne	sace, Claiborne County	9.
	<u>.</u>	
	Greeting:	18.
WHEREAS, it has been represented unto us in	our County Court, held for t	the County of Claiborne at
ourt House, in Tazewell, on the First Monday of		and an amandari et
		1
e of said County, had died intestate having while	4 15 d	
e of said County, had died intestate, having whils dits, the ordering and granting administration wh ads and chattels, rights and credits, may be well a	ereof doth appertain unto us; and faithfully administered, do nto your possession all and e	and we being desirous that grant unto you full power
se presents, well and truly to collect and take in hts and credits, which were of said deceased at th	e time of his death, wheresoe	ver the same man be Cal
hts and credits, which were of said deceased at the eby requiring you to make or cause to be made at fect inventory of said goods and chattels, rights a	e time of his death, wheresoe	ver the same may be foun

State of Cennessee, Claiborne County.

Know all Men by these Presents, That we, S.A. Rabinson .	, ·
are bound unto the State of Tennessee in the penal sum of	
Fine Hindred  Witness our hands this 13 day of June, 1918 -	Dollars.
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound & C. Cabenson	as been
appointed Administrator of the estate of Jac Guncan deceased; now if the said Alunean	
shall well and truly as such Administrator perform all the duties which are, to be, required of him by law, then this obligation shall be void; otherwise to ren	
full force and virtue.  April 911 St. Robinson  St. G. Horinson  St. G. Horinson  St. G. Horinson	
State of Tennessee, Clasborne County.	
To S. ( Jakinson Greeting:	

Court House, in Tazewell, on the First Monday of Line 3, 19/1 that Laure Court House, in Tazewell, on the First Monday of Line 3, 19/1 that Laure Court, had died intestate, having whilst living, and at the time of his death, goods and chartels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do 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.

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

WITNESS, Nach Clerk of said Court, at office in Tazewell, in First Monday of June 13, 1918

Nach as p Clerk.

THE STATE OF TREERBARE, CLAIBORN COUNTY. State of Cennessee, Claiborne County We. John W. Darting as principal, and Arthur Shirley, and W. Combs. as sirety. are bound to the State of Tennessee, in the penalty of Two Hundred and Fifty (\$250.00) Witness our hands and seals, this 14th day of June THE CONDITIONS OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bound John W. Darting, has been appointed Administrator of the estate of . deceased: Authnel Mabe Now if the said John W. Darting 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 Tennessee. County of Grainger. I. J. M. Grove, County Court lerk in and for said County and tate certify that Arthur Shirley d C. W. Combs are wall known to and I am acquainted with their pancial standing, and that, in my gement, are good and sufficient ties on the above bond. This June 14th 1918.

	4	De A M	2	
Know all Men by these Presents, 2	hat we,	ewir xx	7	
are bound unto t	he State of Te	ennessee in the	penal sum of	• ,
Show Hundred as			)	Dollars
Witness our hands this	25-26	_day of	une, 1918	Í
THE CONDITI	ON OF THIS	OBLIGATION	IS SUCH:	
That subsuga the show h	. An	her De	۲,	
That whereas, the above be	ound		. 3	has been
appointed Administrator of th	he estate of	Lodayette	Day	
deceased; now if the said_	Jahart S	2 ay		
shall well and truly as such A			e duties which	h are, or maj
be, required of him by law, th	en this obligat	ion shall be vo	id; otherwise	to remain in
full force and virtue.		Ra	lost	19 as
Cep X J. X Su	42519	15 WZ	toronel	-
	Amson			
	0.7			
State o	f Cennessee,	Claiborne Cou	nty.	
To Salut day		Greeting:	*	
Wurness it has been represented	unto us in our (	South Court held	for the County of	Clathania at the

Court House, in Tazewell, on the First Monday of that Lafay the Lafay 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—bereby 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 Les Clerk of said Court, at office in Tazewell, the First Monday of Jame 2 St. 1911.

Witness. Clerk of said Court, at office in Tazewell, Clerk.

## State of Tennessee, Claiborne County.

ADMINISTRATOR'S BOND AND LETTER

Know all liten by these Presents, That we, M.I. Make
are bound unto the State of Tennessee in the penal sum of June Henry Harty
Witness our hands this 29 day of June, 1918-1
THE CONDITION OF THIS OBLIGATION IS SUCH:  That whereas, the above bound Make
That whereas, the above bound W.S. Make
ppointed Administrator of the estate of Eldon Mas
ereased; now if the said WY. Make
tall well and truly as such Administrator perform all the duties which are, or may the required of him by law, then this obligation shall be void; otherwise to remain in
Chpifue 24 1918 JO Kirth
2/10 mous grage.
State of Cennessee, Clasborne County.
Wil. Male Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the rt House, in Taxewell, on the First Monday of June 29, 1918
Eldon Make I
of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and its, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
is and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
e presents, well and truly to collect and take into your possession, all and singular the goods and chattels, ts and credits, which were of said deceased at the time of his death, wheresoever the same may be found—
by requiring you to make or cause to be made and returned into our said Court at the next term, a true and ect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
administration when thereto required
WITNESS, Clerk of said Court, at office in Tazewell,
First Modelay of June 29, 1918

said administration when thereto required.

#### State of Tennessee, Claiborne County.

	Know all Men by these Presents, That we, R.G. Leabau
ier.	
2	are bound unto the State of Tennessee in the penal sum of
	Witness our hands this * 1st day of July, 1918 -1
	THE CONDITION OF THIS OBLIGATION IS SUCH:
	That whereas, the above bound Ad Leadan
	has been
	appointed Administrator of the estate of J.G. Cassady -
	deceased; now if the said Ky Leadan
	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. Baleabow
	Sto Mousin Shallan Lewis
	State of Tennessee, Clasborne County.
	manuf manufacture and activity activity and activity activity and activity activity activity and activity activity activity activity activity activity and activity activ
	To A. G. Leabour 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 July 1, 1918 1 that
	late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
	credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
	goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
	these presents, well and truly to collect and take into your possession, all and singular the goods and chattels
	rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-
	hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true an

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

are bound unto	the State of Tennessee in the penal sum of	
Two Hundre	I and fifty	Dollar
Witness our hands this	22 day of July, 19181	
THE CONDIT	TON OF THIS OBLIGATION IS SUCH:	
That whereas, the above	bound S.T. Dunean	
		has bee
pointed Administrator of	the estate of J. M. Dune and	
	the estate of J. M. Dune on	1000
ceased; now if the said	the estate of J.M. Dune on	
reased; now if the saidall well and truly as such	Administrator perform all the duties which	are, or ma
reased; now if the saidall well and truly as such	the estate of J.M. Dune on	are, or ma
ceased; now if the said all well and truly as such required of him by law, t	Administrator perform all the duties which	are, or ma
ceased; now if the said all well and truly as such required of him by law, t	Administrator perform all the duties which	are, or ma
ceased; now if the said all well and truly as such required of him by law, t	Administrator perform all the duties which	are, or mo
ceased; now if the said all well and truly as such required of him by law, t	Administrator perform all the duties which	are, or mo
ceased; now if the said all well and truly as such required of him by law, t	Administrator perform all the duties which	are, or ma
ceased; now if the said all well and truly as such required of him by law, t	Administrator perform all the duties which	are, or mo
ceased; now if the saidall well and truly as such required of him by law, to the force and virtue.	Administrator perform all the duties which	are, or mo
reased; now if the said	the estate of J.M. Dune on  Administrator perform all the duties which hen this obligation shall be void; otherwise to	are, or mo
reased; now if the said	Administrator perform all the duties which	are, or mo
creased; now if the said	the estate of J.M. Dune on  Administrator perform all the duties which hen this obligation shall be void; otherwise to	are, or mo

State of Tennessee, 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.

WITNESS,	 		Clerk of	said	Court, at	office in	Tazewell
							1 . 2 . 1 .
ne First Monday of		1			. 18	No rettin	d militie
		T 4. 10. 18.					

Know all Men by these Presents, That we, B. Jennings, M. B.
Carry Hank Campeny El mil Campbell
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 29 day of Ging, 1/9/8
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound W B. Jennings
appointed Administrator of the estate of Jac Carafalle deceased; now if the said W. Danimes
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
appway 24/1/18 mb3. Emi
Judy. Hamp consplice
State of Tennessee, Claiborne County.
To W. B. Jannings Greeting:

WHEREAS is has been represented unto us in our County Court, held for the County of Claiborne, at the Court Housey in Tazewell, on the Eirst Monday of Aug. 25.

late of said County, had died intestate, having whilst living, and at the time of his death, goods and chatteis 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 thereto required.

WITNESS, Clerk of said Court, at office in Tazewell,
the First Monday of Aug. 29, 1918.

Clerk.

## State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, IT. M. Tussel
are bound unto the State of Tennesses in the penal sum of
one Thannand
Witness our hands this 2 day of sipt. 1918
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound IV. M. Kussel
appointed Administrator of the estate of Marsin Bury
deceased; now if the said M. M. Russel
shall well and truly as such Administrator perform all the duties which are, or may
he, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
approved W.M. Kyssell See 10.1918 J. N. Gibson  Ly Gague Ly Gague Ly Shorp
State of Tennessee, Clathorne County.
To M. M. Pussel Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
en nt
Marsin Bury  1916 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 desirous that the
cods and chatters, rights and credits, may be well and faithfully administered, do grant unto you full passes by
dese presents, well and truly to collect and take into your possession, all and singular the goods and shately
ights and credits, which were of said deceased at the time of his death, wheresoever the same may be found
ereby requiring you to make or cause to be made and returned into our said Court at the next tarm a transfer
effect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of

are bound unto the State of Tennessee in the penal sum of
One Thousand
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the glove bound 71. 212. Russel
has bee
appointed Administrator of the estate of Hohart Leach
deceased; now if the said It. 122. Kussel
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. (Will Russel
100.
Cague & Alsujon
Judge S.S. Sharp

To Tr. Mc. Kusal 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 14/8 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 requiring you to make or gause 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 litten by these Presents, That we, J. B. Calencare
The we, J.S., Quellar.
and the same of th
are bound unto the State of Tennessee in the penal sum of
One thousand
Witness our hands this 14 day of 2 1918
19/8
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound & S. Calencian
has been
appointed Administrator of the estate of 48 Sreffice has been
deceased; now if the said & Coleman
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 Calingan
approved Dec 10.198 E. La lancer
fre Cold Willer
L. J. Carne H. G. Gootin
a Julya
State of Connessee, Clasborne County.
S. Coleman Greeting:
o Joseph Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
ourt Home, in Tazewell, on the First Monday of
ourt House, in Tazewell on the First Monday of 14/8 that
45 arique
said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
a summissitation whereof doth appertain tinto the and the belle to
ods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by see presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
hts and credits, which were of said deceased at the time of his death, wheresoever the same may be found
construction of the same of cause to be made and returned into our said Court at the same to
fect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
administrative circuit account of

said administration when thereto required.

ADMINISTRATOR'S BOND AND LETTER.

### State of Tennessee, Claiborne County.

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

Witness our hands this

THE CONDITION OF THIS OPENATION IS SURE

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound has been formally the state of the estate of the estate

State of Tennessee, Claiborne County.

To S.P. Tectron Greeting:

full force and virtue.

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 OCF. 19/8

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 dort 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, where sever 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, Swift of Said Court, at office in Taxewell, the First Monday of Och. 1918

Like Size Monday of Och. 1918

Clerk

State of Tennessee, Claiborne County.

Rnow all then by these Presents, That we, Am. I have are bound unto the State of Tennessee in the penal sum of wood Witness our hands this 2 day of Oct 19/8

THE CONDITION OF THIS OBLIGATION IS SUCH:

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

State of Tennessee, Claiborne County.

To Mm & Daws 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

19/8th

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

WITNESS Clerk of said Court, at office in Tazewell

aday of Of

We, Dana Davidson, Gas July MB Carr are bound to the State of Tennessee, in the penalty of Dre Thousand

Witness our hands and seals, this 22 day of Mov. A.D. 14/8

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

Wana Davidson

ha 2 been appointed Administrat of the Estate of MM achieny

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

Acknowledged and approved in

Die 1918

Dana Dourdson open Court, this 10 day of W. 13. Cunt

I & June Johnson

## LETTERS OF ADMINISTRATION.

#### State of Zennessee-Giniberne County.

To Vana Nairdson, a Citizen of Charlomes County:

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

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

WITNESS, J. W. Clerk of said Court, at office, this 22 day of Nov. 1978, and year of American Independence.

## State of Tennessee, Claiborne County

Allow all letter by lives Presents, That we, Oc. & John an	٥
Wh. Lolwer	
are bound unto the State of Tennessee in the penal sum of Six ten Hundred Try,	Dollars.
Witness our hands this 4 day of Nec 10	118
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound a.J. Voliver	
appointed Administrator of the estate of W. T. Toliver	has been
deceased; now of the said a folicer	
shall well and truly as such Administrator perform all the duties which a	re, or man
be, required of him by law, then this obligation shall be void; otherwise to	remain in
full force and virtue	

State of Cennessee, Clasborne County.

1100.00	
Toll & / alivas	
10 - Auctor	Greeting:
	Greening:

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 WA Taliver

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

Know all then by these Presents, That we, ada me Bee W. G. Youkin & W. S. Welch

Four thousand
Witness our hands this 2 6 day of Nov 19/8
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound add ME Bee
appointed Administrator of the estate of Bul Mc Bu
deceased; now if the said ala Ma Bear
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 Dee 10,1918  A Growing Dage Ing Selch
State of Cennessee, Claiborne County.
To ada Me Bec 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 11 Surveiller 1918 that
Bud me Bu
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
periect 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, -2)

Bout

TO THE COUNTY COURT CLERK, TAZEWELL, TENNESSEE:

We, the undersigned bondsmen of G. B. Lynch, who was appointed by the County Court as Administrator, of the estate of Ballard C. Lynch, deceased, and to which appointment as administrator, the will of the said Ballard C. Lynch has been annexed by order of the Judge of the County Court, hereby reacknowledge our signatures to said bond of G. B. Lynch, as administrator, with the will annexed of the said estate of Ballard C. Lynch, deceased.

This December 20th, 1919.

J. E. Kelk Som Smith

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skarif spereskiper (he orma men hi hane). Man our med Charf de fine pant sette, si triocan

and the first our same Lights of the party setting a trace of the same and closer personal.

Clark

Clerk of said Court, at office in Tazewell,

has been

Dec. 2, 1918 We the under signed agree for the County Judge or Clerk to sign our names to G.B.Linch's bond as administrator of Dr. Ballard C Linch's estate deceased ppoint hich are, or may ise to remain in full for State of Tennessee, Clasborne County. To 813 Lsuch 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 Necular Ballard & Linch 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

well.

the

by

and

said administration when thereto required.

Clerk of said Court, at office in Tazewell,

the First Monday of ....

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

## State of Cennessee Clarkovne County

State of Cennessee, Claiborne County.
(NOW All Men by these Presents, That we, J. B. Lynch
E Mack of Speck Sa Swith I & Lyne
11/2.0
are bound unto the State of Tennessee in the penal sum of
Five Thousand Dolla
Witness our hands this 2 day of Dec 1918
THE CONDITION OF THIS OBLIGATION IS SUCH:
* 42 P ' 1
That whereas, the above bound I.B. Lynch
ppointed Administrator of the estate of Ballard & Lynch
eceased; now if the said GB Lynch
hall well and truly as such Administrator perform all the duties which are, or m
e, required of him by law, then this obligation shall be void; otherwise to remain
ull force and virtue.
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approved see any En Lines
The state of the s
Just word
State of Cennessee, Claiborne County.
GIBY
Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at t
ourt House, in Tezewell, on the First Monday of December 1918 th
Ballard & Luch
e of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels a
dits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
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ese presents, well and truly to collect and take into your possession, all and singular the goods and chatte
hts and credits, which were of said deceased at the time of his death, wheresoever the same may be found
reby requiring you to make or cause to be made and returned into our said Court at the next term, a true as
fect inventory of said goods and chattels, rights and credits; and also to render a true and clear account
d administration when thereto required.
WITNESS Clerk of said Court, at office in Tazewe
First Monday of Nec 1918
florose clerk
$\boldsymbol{\nu}$

Know all Men by these Presents, That we, James Bunkell 4 Jas & Carmore & H. a. Page + S. E. Mullis are bound unto the State of Tennessee in the penal sum of Witness our hands this 28 day of nov 1918 THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound James Printered

appointed Administrator of the estate of LA Junifield deceased; now if the said Samuel Sunshill 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 dec/0,1918 Jus blamach

State of Tennessee, Claiborne County.

To Janus Guerrel Greeting:

REAS, 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 Mer E. R. Guntel

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, W.F Breeding Y MB barr are bound unto the State of Tennessee in the penal sum of In thousand Witness our hands this 23 THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound W.J. Breeding appointed Administrator of the estate of M. M. Mone deceased; now if the said W. F Breeding shall well and truly as such Administrator perform all the duties which are, or man be, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue. W. H. Cun

State of Cennessee, Clasborne County.

To W.F. Breefing 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 Dec 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.

alice gearson & w. G. Garland are bound to the State of Tennessee, in the penalty of # 2000 to | Two Thousand Ingjan Dollars. Witness our hands and seals, this \_\_\_\_\_ day of \_\_\_\_\_ A.D. 18/18 The Condition of this Obligation is such, That whereas the above bound Tate Devault ha & been appointed Administrat or of the Estate of tolay Devault Now, if the said Mate Devault

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

Acknowledged and approved in State Warault Acknowledged and approved in MH. Thurst.

open Court, this 24 day of alice Beasson this is any many of Gorland Control of Carpene Gorland

### LETTERS OF ADMINISTRATION.

State of Wountessee-Giniboons County. To Mate Nevault, a citizen of Clarborur gounty:

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

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

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

## State of Cennessee, Claiborne County.

ADMINISTRATOR'S BOND AND LETTER

Know all Men by these Presents, That we, I HKestureon IK & W	elel
and J. S. Sandford	
are bound unto the State of Termessee in the penal sum of	T. 77
Witness our hands this 4 day of Jan. 19.	_Dollars. LJ

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

That whereas, the above bound I. H. A esterson appointed Administrator of the estate of F. W. Kusterson deceased; now if the said I A Kesterson shall well and truly as such Administrator perform all the duties which are, or may he, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue.

The year forge J. S. X. Sandford

#### State of Tennessee, Claiborne County.

	Q2/ 6/ 7	8.0
To	Ex Kisterson.	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 \_\_\_\_\_ Annual 1 isterson

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, wherescever 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.