alice Bearson & W. G. Garland are bound to the State of Tennessee, in the penalty of # 2000 to [Two 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 2 been appointed Administrat or of the Estate of Colay Devaull Now, if the said Tate 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 Mil. Thurst.

open Court, this 24 day of alice Deasson this is my water of Golden Gol

LETTERS OF ADMINISTRATION.

State of Wennessee-Ciniborne County. To Hate Revault, a citizen of Callor wounty:

It appearing to the County Court now in session, that A. Clay Devault 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 Tennessee, Claiborne County.

Know all Men by these Presents, That we, I HKisturon ING	Wilel
and f. S. Sandford	122-1
are bound unto the State of Termessee in the penal sum of Jew thousand	Dollare
Witness our hands this 4 day of Jan 1	919

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound . H.	Acsterson
	has been
appointed Administrator of the estate of F. 1	V. Misterson
deceased; now if the said J. H.	esterson
shall well and truly as such Administrator perfe	orm all the duties which are, or may
he, required of him by law, then this obligation s	hall be void; otherwise to remain in
full force and virtue.	WHAT IN house

ADMINISTRATOR'S BOND AND LETTER

They we fing I. S. Sand ford

State of Tennessee, Claiborne County.

	G11 61 +	
То	2x 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 _____ 1 esterson

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 pessession, 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 Presents, That we, Frank Essary and Swinorly ornery and Colorance are bound unto the State of Tennessee in the penal sum of Swelve Thousand Dollar Witness our hands this 13 way of Jun. 1919

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Island Essary

has been appointed Administrator of the estate of Ross Essary

deceased, now if the said Island Essary

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.

Thrank Essary

4. W. Noreform

State of Tennessee, Claiborne County.

To Frank Essary 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 January 1914 that

Rose Essary

late of said County, had did 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 equiring 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, JUROSE Clerk of said Court, at office in Tazewell, the First Monday of Jan. 199

Clerk. Clerk.

State of Tennessee, Claiborne County.

Know all liten by these Presents, That we,	Juving a	nd
N. 6 Parkey	F	
are bound unto the State of Tennessee	in the penal sum of	
Six teen Thous		Dollars.
Witness our hands this 2 3 day of	Jan 1	919
THE CONDITION OF THIS OBLIC		
	?	
That whereas, the above bound .	Parke	4
		has been
appointed Administrator of the estate of Wille	am Clinton	Park
deceased; now if the said A. G. P.	rky	
shall well and truly as such Administrator perform	r all the duties which c	are, or may
be, required of him by law, then this obligation sha	ll be roid; otherwise to	remain in
full force and virtue.	WCAL	,
approved.	W Blarge	7
ST. TO	Offarte	4
July William WI	Ma vavio	

State of Tennessee, Claiborne County.

	11 4 D h	
To	H J. Parking	Greeting
		oreeing.
	//	

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

Court House, in Tazewell, on the First Monday of January 1919 that New Local County, and died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by these presents, well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

WITNESS, Clerk of said Court, at office in Tazewel the First Monday of January 1919

J.M. Ross d

11 fminh

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, M.J. Nick and	λ,
are bound unto the State of Tennessee in the penal sum of	
Witness our hands this Saw 28 day of	Dollar
witness our nanas inis sour & a day of	119

THE CONDITION OF THIS OBLIGATION IS SUCH:

	2
	That whereas, the above bound M. J. Rech and
	W. Mayes
ć	appointed Administrator of the estate of CB, Mech
c	deceased, now if the said M.J. Rechand WH Maryes
8	shall well and truly as such Administrator perform all the duties which are, or may
U	e, required of him by law, then this obligation shall be void; otherwise to remain in
f	full force and virtue.
0	approved
	1 of finneh

State of Tennessee, Claiborne County.

To Mil Kecht W. H. Mayes 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 Januar

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.

and mis Garr
are bound unto the State of Tennessee in the penal sum of Juve thousand Dollars.
Witness our hands this 1 day of Feb 1919
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound A. L. Mink
appointed Administrator of the estate of Those AdeBusked deceased; now if the said A. L. Minh
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. A L Ming

State of Tennessee, Claiborne County.

	To CL. T. M. W. Greeting:
	WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
	Court House, ip Tazewell, on the First Monday of 1919 that
١.,	Court House, in Tazewell, on the First Monday of July 19/9 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 saturated that are all Queen

WITNESS, V. W. OSL	
1 1 1	Clerk of said Court, at office in Tazawel
the First Monday of 11	In .
- (12)	Maria .

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

said administration when thereto required.

Know all Men by these Presents, That we. and M. G. Parker VIR 1 four thousand Witness our hands this 11 day of File

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound M. S. Jaynes appointed Administrator of the estate of Joseph Lambert deceased; now if the said IV. S. Jaynes 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 Juger, 1919.

State of Tennessee, Claiborne County.

Court House, in Tazewell, on the First Monday of . The 1919 that ph Loubers Afte 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, T. P. Whitaker
und W. & youkum and MHHodges
are bound unto the State of Tennessee in the penal sum of
Frior Hundred Dollars.
Witness our hands this 6 day of March 1919
THE CONDITION OF THIS OBLIGATION, IS SUCH:
That whereas, the above bound RP Whitakes
appointed Administrator of the estate of Murgapy Whitaker decreased; now if the said R. P. Whitaker
shall well and truly as such Administrator perform all the duties which are, or may
he, required of him by law, then this obligation shall be void; otherwise to remain in
juil force and virtue. By P. While Ku
It y your
Wolfordado

State of Tennessee, Claiborne County.

To R. P. Whitaker 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 murch Jargarel Whitaker

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

1111 OA

To JM Hamilton Greeting:

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

State of Tennessee, Claiborne County.

Court House, in Tazewell on the First Monday of Third

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

WITNESS, Clerk of said Court, at office in Tazewell, the First Monday of

Olert'

State of Cennessee, Claiborne County.

Know all Men by these Presents, That w	e, M. N. Slandiger
7.1 Hugher VOX	
are bound unto the Sta	to of Tennessee in the penal sum of
Three Dun	No d
Witness our hands this 2//	Dollars
Witness our namus vis	day of Upr 1919
THE CONDITION OF	F THIS OBLIGATION IS SUCH:
That whereas, the above bound	The Astandia
That whereas, the above bound.	July
	has been
appointed Administrator of the esta	se of Gal Holland
deceased; now if the said	A. Slandyer
shall well and truly as such Admini	istrator 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.	
	According to the second

State of Tennessee, Claiborne County.

To /	M.X	Har	riel		Greeting:
				10	

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

ADMINISTRATOR'S BOND AND LETTER

1919 that

late of said bounty, 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, WIT

Clerk of said Court, at office in Tazewell

the First Monday of April

MRose

Clerk

Know all Men by these Presents, That we, & U Lynch and J. S. Lynch & J. W. Rinio no are bound unto the State of Tennessee in the penal sum of

Five Auntred Witness our pands this 20 day of Whil 1919

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound E. A. Aynch

appointed Administrator of the estate of X 6, Il unquions deceased; now if the said O. LC. & yrch 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

En Car Arnoch

1919 that

o render a true and clear account of

apr 26-14.

the the townty. Court Clerks of

full force and virtue.

deil one too Heine you are nessen eld for the County of Claiborne, at the

our numer to be

ne of his death, goods and chattels and alministrar Bond nto us; and we being desirous that the ered, do grant unto you full power by or En a Lynch to l and singular the goods and chattels, appoint padue heresoever the same may be foundid Court at the next term, a true and & Runious

Decesed

State of Tennessee, Claiborne County.

Know all Men by these Progents, That we, G. C. Parton and Fidelity obsiderantly Co. of Maltimore

Witness our hands this & day of July 1919

THE CONDITION OF THIS OBLIGATION IS SUCH:

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

That whereas, the above bound & . C. Baton

appointed Administrator of the estate of Forder Partin Partin deceased; now if the said_____

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

full force and virtue. S6 Barin

approved U. S. Fidelie & Buandy las This free, 23, 1919 Amelinia Wotespy General

State of Tennessee, Clasborne County.

To & b. Partin

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

Court/House in Tazewell, on the First Monday of

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

to the State of Tennessee in the penal sum of

OF THIS OBLIGATION IS SUCH:

m all the duties which are, or may

to a princh

State of Cennessee, Claiborne County.

a, Tynck Greeting:

said administration when thereto required

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

Mucico us/ 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 Cennessee, Claiborne County.

THE CONDITION OF THIS OBLIGATION IS SUCH:

X 6. Missurio s appointed Administrator of the estate of Yorden Partin

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

full force and virtue. S6 forin

This prey 23, 1919 postumen notesper succes

grattman notespy Suran

State of Tennessee. Claiborne County.

To G. C. Partin 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

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

not pain

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, It Whiteaker

Lorge Conby T W I Greak

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

Four Thousand To Dollars.

Witness our hands this 23 day of July 1919

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound & W. Whitaker

appointed Administrator of the espate of White Cosly deceased; now if the said of Whitesker 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.

This July 23. 1919

May regular

State of Tennessee, Claiborne County.

To & W Whiteaker 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 23, 19/5 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 colleat 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 sai

Clerk of said Court, at office in Tazewell,

State of Cennessee, Claiborne County,

Know all Men by these Presents, That we, W. + Brooks
Ja Furguson & JA Skuford
are bound unto the State of Tennessee in the penal sum of
One thousand Dollars.
Witness our hands this 13 day of acy 1919
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound W. F. Beach
appointed Administrator of the estate of Daniel Donard
deceased; now if the said W. F Brooks
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
This aug 20, 1919 J. a. Furgerson.
gly Paymequege J. B. Sanford By was 3.

State of Tennessee, Clasborne County.

(101 8)	`
To Wit Deasks	•
To CO. I. Octobres	Greeting:
, , , , , , , , , , , , , , , , , , , ,	

WHERMAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of 1945 that

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

WITNESS, JUNE 1002

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

the First Monday of Aug

More

Know all Men by these Presents, That we,	Laura Dick	
Two Hudred of	f Tennessee in the penal sum of	Dollars
Witness our hands this /		
THE CONDITION OF T	THIS OBLIGATION IS SUCH:	
That whereas, the above bound	oura, Duck	eus
appointed Administrator of the estate of deceased; now if the saidL_au	J.W. Dicke	has bee
shall well and truly as such Administra be, required of him by law, then this obl	*	
full force and virtue.	Laura & Diskons	remain i
poproved this	Com I Dans	
I J. Paynoudye		
	ee, Claiborne County.	
To Laura Dicken	Greeting:	
WHEREAS, it has been represented unto us in o	our County Court, held for the County of Cla	iborne, at th
Court House, in Tazewell, on the First Monday of	any ust	1419 th

XW. Willens () the 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 gaquiring you to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

State of Cennessee, Claiborne County.

RATOR'S BOND AND LETTER.

Men by these Presents, That we, A. H. Overton
Mossie Overton Mallie & Overton
are bound unto the State of Tennessee in the penal sum of
Two Thousand Dollars.
Witness our hands this 13 day of Oct 1919
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound A.H. Overton
pointed Administrator of the estate of M. J. Overton
pointed Administrator of the estate of
ceased; now if the said H. H. Overton
all well and truly as such Administrator perform all the duties which are, or may
e, required of him by law, then this obligation shall be void; otherwise to remain in
ill force and virtue. A.R. Queiton.
Epproved Massie Overton.
Modlie E. Outon
La Come () Morrie V. Cinary
Lount Jadge
-//
State of Tennessee, Clafborne County.
To H. H. Overton Greeting:
Warrage 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 October

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,

the First Monday of

ADMINISTRATOR'S BOND AND LETTER.

are bound unto the State of Tennessee in the penal sum of Dollar Witness our hands this day of 1 THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound has be uppointed Administrator of the estate of leveased; now if the said shall well and truly as such Administrator perform all the duties which are, or make, required of him by law, then this obligation shall be void; otherwise to remain a full force and virtue. State of Tennessee, Clasborne County. Greeting: Whereas, it has been represented unto us in our County Court, held for the County of Claiborne, at the part House, in Tazewell, on the First Monday of 1 that the did that the properties of	Know all Men by these Presents, That we	Rittio -	tolument.
Are bound unto the State of Tennessee in the penal sum of Dollar Witness our hands this			
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1 administration when thereto required.	fect inventory of said goods and chattels, rights	and credits; and also to and	art at the next term, a true and
	d administration when thereto required.	and also to rend	ier a true and clear account of
	Witness,	Clerk of ea	aid Court at office in Tozemell

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we.	Boa Music P.
ale Moore V &	1. It monty boury sure
are bound unto the State of	Tennessee in the penal sum of
Witness out hands this 15	day of Dec 1619
	IIS OBLIGATION IS SUCH:
-	2
That whereas, the above bound	va moore
appointed Administrator of the estate of	John B. Welch
deceased; now if the said_ 6	//
	or perform all the duties which are, or may eation shall be void; otherwise to remain in
full force and virtue.	Eva moon
arehi -	mortin
G W. Minform	Monthone
appen I the	6, Mi mustom.
apr 22, 920	4
Jeg Payne Judge	Clathanna Country
Stage of Cemicone	e, Claiborne County.
En mani	
To Ora- 1700 C	_Greeting:
WHEREAS, it has been represented unto us in ou	r County Court, held for the County of Claiborne, at the
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Mate 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 nate 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

CLAIBORNE COUNTY

Gazewell, Genn. Dec. 26th. 1919.

To Joe Greene D.C.

We the undersigned hereby agree that you sign our names to the bond of J.E.Irvin as administrator of James Irvin deceased in an amout not exceeding \$200.00

ditness our signatures.

This dec. 26th. 1919 Reference

State of Tennessee, Claiborne Counteratte

To J.M. Suru

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 1919 that M. Orcin

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 ou to make or cause to be made and returned into our said Court at the next term, a true and perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.

State of Tennessee, Claiborne County.

Know all Men L	y these Presents, 2			Rope	bale R
798	youlle		Long	2 Pracu	haluni
	re bound unto	he State of 1	ennessee in the	e penal sum of	
One	- Tho	ne	and	\	Dollars.
Witness ou	r hands this	17	day of	<u>e</u> , 1	920
	THE CONDITI	ON OF THE	S OBLIGATIO	N IS SUCH:	

That whereas, the above bound Marion Nosculal appointed Administrator of the estate of Haus Rosenbal deceased; now if the said Marion of Deculalin

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 fuil force and virtue.

approved the Feage, 1920 Joylunce In Joseph In

BRAN, WARTSON & GAUT, Printers, Knowl

State of Tennessee, Claiborne County.

To Marion Kosenhalum Greeting:

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

Court House, in Tazewell, on the First Monday of

late of said County, had died intestate, baving 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

Rusin all H	Nen by these Presents	. That we.	E Die	in G	Zin
and	nen by these Presents	tchic	y arch	Crite	fill.
Receit	are bound unt	o the State of	Tennessee in th	e penal sum	of
Tuo	Hecce				
Witne	ess our hands this	27	day of N	<u></u>	1919

To J.M. Suru

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 De e

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 WWW.	Clerk of said	Court, at office in Tazewell,
the First Monday of De	1919	to allow a sign
the First Monday of	MIKOSI	

State of Tennessee, Claiborne County,

m. (K. P.
Know all Men by these Presents, That we, Arean Josenhalink
of S. Gastlem & Lorge Prosenhaling
are bound unto the State of Tennessee in the penal sum of
Oue Thousand Dollars.
Witness our hands this 17 day of Jan 1920
The control of the co
THE CONDITION OF THIS OBLIGATION IS SUCH:
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That whereas, the above bound Marion Procubaling
has been
appointed Administrator of the estate of Hamp Roseilalin
appointed Administrator of the estate of E
deceased; now if the said Marion of Seculaling
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
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full force and virtue.
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deproved the Frays, 1920 John for Josenhalm
Jegune Olish h
Judge of m poserhealer
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State of Tennessee, Claiborne County.

	m.			
То	Marion	(Kore	ubalin	Greeting:

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N. 6 Par	My and	M. W. Tibson Switz
aı	re bound unto the State of	Tennessee in the penal sum of
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Witness our	hands this	2000
ר	THE CONDITION OF T	HIS OBLIGATION IS SUCH:
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	inistrator of the estate of if the said.	Ralph duit has b
		tor perform all the duties which are, or m
be, required of	him by law, then this obli	gation shall be void; otherwise to remain
full force and v		And Sweet
This made		Migaster of
	18.1920 Hayrie Cogunte	M. W. Sibson &
	L8. 1920 Hayne Ogunge State of Tennesse	Migaster &
To.	State of Tennesse	M. M. Sibson &
To WHERE'AS, it has	State of Tennesse	M. M. Lesson M. Clafborne County. Greeting: ar County Court, held for the County of Claiborne, at the county Court, held for the County of Claiborne, at the county Court, held for the County of Claiborne, at the county Court, held for the County of Claiborne, at the county Court, held for the County of Claiborne, at the county Court, held for the County of Claiborne, at the county Court, held for the County Court, he
To WHEREAS, it has Court House, in Taze	State of Tennessee	M. M. Sibson See, Clasborne County. Greeting: ar County Court, held for the County of Claiborne, at the county
To WHEREAS, it has Court House, in Taze late of said County, he credits, the ordering a goods and chattels, rig these presents, well a rights and credits, whe	State of Termesses State of Termesses s been represented unto us in out well, on the First Monday of ad died intestate, having whilst literate and granting administration where ghts and credits, may be well and that truly to collect and take into ich were of said deceased at the to make or cause to be made and	Greeting: To County Court, held for the County of Claiborne, at a claim of doth appertain unto us; and we being desirous that the faithfully administered, do grant unto you full power your possession, all and singular the goods and chatted ime of his death, wheresoever the same may be found returned into our said Court at the next term, a true a creater of the county of the co
To WHEREAS, it has Court House, in Tazer late of said County, he credits, the ordering a goods and chattels, rig these presents, well a rights and credits, whe hereby requiring you perfect inventory of sa	State of Termesses s been represented unto us in out well, on the First Monday of ad died intestate, having whilst it and granting administration where ghts and credits, may be well and the truly to collect and take into ich were of said deceased at the to make or cause to be made and aid goods and chattels, rights and	Greeting: Treatment of his death, goods and chattels a faithfully administered, do grant unto you full power your possession, all and singular the goods and chattels.
WHEREAS, it has Court House, in Tazer late of said County, he credits, the ordering a goods and chattels, rig these presents, well a rights and credits, whe hereby requiring you perfect inventory of se said administration who	State of Termesses s been represented unto us in out well, on the First Monday of ad died intestate, having whilst it and granting administration where ghts and credits, may be well and the truly to collect and take into ich were of said deceased at the to make or cause to be made and aid goods and chattels, rights and	Greeting: To County Court, held for the County of Claiborne, at a claim of doth appertain unto us; and we being desirous that the faithfully administered, do grant unto you full power your possession, all and singular the goods and chatted ime of his death, wheresoever the same may be found returned into our said Court at the next term, a true a creater of the county of the co
To WHEREAS, it has Court House, in Taze late of said County, he credits, the ordering a goods and chattels, rig these presents, well a rights and credits, whe hereby requiring you perfect inventory of se said administration whe WITNESS,	State of Termesses State of Termesses s been represented unto us in out well, on the First Monday of ad died intestate, having whilst it and granting administration where ghts and credits, may be well and the truly to collect and take into ich were of said deceased at the to make or cause to be made and aid goods and chattels, rights and	Greeting: To County Court, held for the County of Claiborne, at a claim of doth appertain unto us; and we being desirous that the faithfully administered, do grant unto you full power your possession, all and singular the goods and chatted ime of his death, wheresoever the same may be found returned into our said Court at the next term, a true a creater of the county of the co
WHEREAS, it has Court House, in Tazer late of said County, he credits, the ordering a goods and chattels, rig these presents, well a rights and credits, wh hereby requiring you perfect inventory of se said administration wh	State of Termesses State of Termesses s been represented unto us in out well, on the First Monday of ad died intestate, having whilst it and granting administration where ghts and credits, may be well and the truly to collect and take into ich were of said deceased at the to make or cause to be made and aid goods and chattels, rights and	m. D. Libson. Greeting: Ir County Court, held for the County of Claiborne, at a sixty of doth appertain unto us; and we being desirous that a faithfully administered, do grant unto you full power your possession, all and singular the goods and chatter ime of his death, wheresoever the same may be found returned into our said Court at the next term, a true a credits; and also to render a true and clear account

State of Tennessee, Claiborne County,	
Know all Men by these Presents, That we, Gwy, Brains	
are bound unto the State of Tennessee in the penal sum of Dollars.	
Witness our hands this 9th day of March 1520	
THE CONDITION OF THIS OBLIGATION IS SUGH: That whereas, the above bound of W.G. Brown	
appointed Administrator of the getate of R.E. Brown	
deceased; now if the said Wels, Brown	
shall well and truly as such Administrator perform all the duties which are, or may	
lie, required of him by law, then this obligation shall be void; otherwise to remain in full force and virtue. Approved This afor 22-1920	re
L'estampudge Contiller.	
State of Connegues, Claiborne County.	
To Greeting:	
WHERRAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the	ų.
Court House, in Tazewell, on the First Monday of 1 that	
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and credits, the ordering and granting administration whereof doth appertain unto us; and we being dealious 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,	

ADMINISTRATOR'S BOND AND LETTER.

BRAN, WARYERS & GAUT, Printers, Knoxville.

State of Tennessee, Claiborne County,

	Know all Men by these Presents, That we, Mitcheel & M. St. Wlexaus
f fact	Rive J. Mm ausuing and barl Thomas
Know all then by these Presents, That we, Lizzie L. M. Kenney	and Aller and the second
Pin and	are bound unto the State of Tennessee in the penal sum of
are bound unto the State of Tennessee in the penal sum of	Hur Thouseut Dollars.
Tun Thousand Inopo Dollars.	Witness our hands this 5 day of afril 1920
mel	
Witness our hands this 15 day of Mich 1920	THE CONDITION OF THIS OBLIGATION IS SUCH:
THE CONDITION OF THIS OBLIGATION IS SUCH:	That whereas, the above bound mitchel & MA alexander
That whereas, the above bound Lizz ie L. M. Kurrey	has been
That whereas, the above bound	appointed Administrator of the estate of S.B. alexanden
appointed Administrator of the estate of 6 1. Mc Kinney	deceased; now if the said mitchel & mg Gleganden
appointed Administrator of the estate of Williams	shall well and truly as such Administrator perform all the duties which are, or may
deceased; now if the said drygie L. M. Kinney	be, required of him by law, then this obligation shall be void; otherwise to remain in
shall well and truly as such Administrator perform all the duties which are, or may	0. 41.00
be, required of him by law, then this obligation shall be void; otherwise to remain is	full force and virtue. Mitchel Whysman
full force and vertue,	approved U.N. Citexander
ipproved the	
aft 42, 1920 INT Jalason	This afor 22. 1920 Wim anomys.
I Baynous & W. Kibert	Jan Chamas
July July 1	& Destoyour
24	State of Tennessee, Claiborne County.
ToGreeting:	To Greeting:
To manufacture in the control of the	ToGreeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the	WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the First Monday of	Court House, in Tazewell, on the First Monday of
· · · · · · · · · · · · · · · · · · ·	The state of the s
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and	late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the	credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by	goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,	these presents, well and truly to collect and take into your possession, all and singular the goods and chattels,
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-	rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found-
hereby requiring you we make or cause to be made and returned into our said Court at the next term, a true and	hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of	perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of
said administration when thereto required.	said administration when thereto required.
WITNESS,Clerk of said Court, at office in Tazewell,	Wirness, Clerk of said Court, at office in Tazewell,
the First Monday of	the First Monday of1
	ALL ALLES MANUEL VI

State of Cennessee, Clatoorne County.	4
Know all Men by these Presents, That we, Mitcheel & M. H. Wlexa	udl
Prine F. Wm ausuis and Carl Thomas	10-
AD Gilson linety are bound unto the State of Tennessee in the penal sum of	
there thousand Dol	lars.
Witness our hands this 5 day of afril 1920	
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound mitchel & MA alexand	en
appointed Administrator of the estate of U.B. Alexander	been
deceased; now if the said Mitchel & My Cleranden	
shall well and truly as such Administrator perform all the duties which are, or	
he, required of him by law, then this obligation shall be void; otherwise to remai	n in
full force and virtue. Mitchel alysmon	
approved U.H. Cilexander	,
This afor 22. 1920 W/M aronnys.	
I Jange Harl C. Thomas	S
& Derbrois	_
State of Cennessee, Claiborne County.	
THE PROPERTY OF THE PROPERTY O	. •
Greeting:	
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, a	the
Court House, in Tazewell, on the First Monday of	that
ate of said County, had died intestate, having whilst living, and at the time of his death, goods and chattel redits, the ordering and granting administration whereof doth appertain unto us; and we being desirous the roods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full pow hese presents, well and truly to collect and take into your possession, all and singular the goods and chat	et the er by

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

the First Monday of

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, E. M. Fortier Prin A Fortuer and S. H. Fortuer Surely are bound unto the State of Tennessee in the penal sum of Jave thousand and nopod Dollars. Witness our hands this 27 day of March 1920 THE CONDITION OF THIS OBLIGATION IS SUCH: , That whereas, the above bound E. H. Fortner appointed Administrator of the estate of Saw R. Mick. deceased; now if the said &. M. Fortner 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 This Vapor 20. 1920 State of Tennessee, Claiborne County. To. WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the Court House, in Tazewell, on the First Monday of late of said County, had died intestate, having wailst 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.

State of Tennessee, Claiborne County,

·
Know all Men by these Presents, That we, M.D. Duston Re
and M. S. Fidelity & Smaring to senting
are bound unto the State of Tennessee in the penal sum of
Qui to many
Witness our hands this day of April 1920
THE CONDITION OF THIS OBLIGATION IS SUCH:
2
That whereas, the above bound M. D. Dalton
has been
appointed Administrator of the estate of Jose Dalton
deceased; now if the said M. D. Dalton
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.
11.7 71 1/4/1
apr 20, 1920 United States Fidelity Busines
apr 20, 1920 until places fidelity Business
Je Stegne frallium Wiferly Gence
tus & Style
24.4.4. 7
State of Tennessee, Claiborne County.
ToGreeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
N. Carlotte and Ca
ourt House, in Tazewell, on the First Monday of 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
pods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
nese presents well and truly to collect and take into your possession, all and singular the goods and chattels, ghts and credits, which were of said deceased at the time of his death, whereseever 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
id administration when thereto required.
WITNESS, Clerk of said Court, at office in Tazewell,
e First Monday of

Villis V League 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 13 Clay fafiil 1920 that C. G. Teague

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

is day fafir , 920 Ar Rose Clerk

State of Cennessee, Claiborne County.

Know all Men, by these Presents, That we, Mrs Kittle Greeks. are bound unto the State of Tennessee in the penal sum of Luc Thousand Mojoco Witness our hands this 2/2 day of africe 1932 THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound . Pors Kitty appointed Administrator of the estate of Levi Delian Gran deceased; now if the said Mrs Kitte Break 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. actest to mind

State of Cennessee, Claiborne County.

To / ty Droots Greeting:	*,
1	
WHEREAS, it has been represented unto us in our County Court, held	for the County of Claiborne, a
Court House, in Tazewell, on the First Monday of	1920
X wir Browsho	

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.

an'	WITNESS	X	-	11	150	200	
30		77		-			
		6	_	1			

Clerk of said Court, at office in Tazewell,

that

are bound unto the Stat	te of Tennessee in the pen	ial sum of	
			Dolla
Witness our hands this	day of	1_	
THE CONDITION OF	THIS OBUGATION IS	S SUCH:)
That whereas, the above bound		3	***************************************
			has b
appointed Administrator of the estat	e of	***************************************	
deceased; now if the said			
shall well and truly as such Adminis		uties which	are, or n
	strator perjorne all the a		
be, required of him by law, then this			
be, required of him by law, then this			
be, required of him by law, then this			
be, required of him by law, then this			
be, required of him by law, then this			
be, required of him by law, then this full force and virtue.		otherwise to	
be, required of him by law, then this full force and virtue.	obligation shall be void,	otherwise to	
be, required of him by law, then this full force and virtue. State of Cenn	obligation shall be void,	otherwise to	
be, required of him by law, then this full force and virtue. State of Tenn	obligation shall be void; nessee, Clasborne County Greeting:	otherwise to	o remain
be, required of him by law, then this full force and virtue. State of Cenn	nessee, Claiborne County Greeting:	otherwise to	o remain

rights and credits, which were of said deceased at the time of his death, wheresoever the same may be foundhereby requiring ou to make or cause to be made and returned into our said Court at the next term, a true as 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

Maria P	Commence, Clabo	rne County.
	STATE OF TENNESSEE, CL	AIBORNE COUNTY.
NOW ALL MEN BY	THESE PRESENTS, That	1
helichte		
	Alexa Rolle J	Lucy Cake
sum of	bound unto the State	of Tennessee in the penal
Witness or	ir hands, this 19	day of Zue 1920.
	DITION OF THIS OBLIGAT	
	s, the above bound	
	strator of the estate	Dea .
now if the said	22/14/11/	A PROPERTY OF THE PROPERTY OF
		ill well and truly as such
of him by lew 4	has this the duties w	hich are, or may be, required
or min by law, t	nen this obligation sh	all he void; otherwise to re-
main in full for		
	Rober	ie Oakes
100 PM	8.00	8 B b 1
	par	ie Calles,
	000	ra Cakis!
1 0000	Hen	ry Paken
med mis	ene 78, 1920 Hen Cogusque	75000
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1 Hande	lofulan/	
(0	Justin	
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r.		
	2.	
	may be well and faithfully auminis	
		all and singular the goods and chattels,
		wheresoever the same may be found-
		said Court at the next term, a true and
		to render a true and clear account of
nistration when thereto requ	irea.	
NESS,	Cle	erk of said Court, at office in Tazewell,
Monday of		AND

STAR BEAR, WARTERS & GAUP, Printers, Knouville,

State of Tennessee, Claiborne County.

Know all Men by these Press	nis, That we, Jemes 30. Care, prine.
	nto the State of Tennessee in the penal sum of
· · · ·	Theusand + mo Dollar
	is 26 day of Jecky 1920
THE CON	DITION OF THIS OBLIGATION IS SUCH:
That whereas, the abo	ve bound James 31 Gars
appointed Administrator	of the estate of Lastie C Care has be
	1 Jaimes m. Cars
	ich Administrator perform all the duties which are, or mo
be, required of him by la	v, then this obligation shall be void; otherwise to remain
full force and virtue. Aproved this July Mb. 1920.	James In Cam Mm Ausmus
	te of Cennessee, Clasborne County.
То	Greeting:
WHEREAS, it has been repre-	ented unto us in our County Court, held for the County of Claiborne, at the
Court House, in Tazewell, on the	irst Menday of1 th

credits, the ordering and grenting goods and chattels, rights and cred hese presents, well and truly to rights and credits, which were of hereby requiring you to make or c	tate, having whilst living, and at the time of his death, goods and chattels are administration whereof doth appertain unto us; and we being desirous that the its, may be well and faithfully administered, do grant unto you full power he ollect and take into your possession, all and singular the goods and chattel aid deceased at the time of his death, wheresoever the same may be found-use to be made and returned into our said Court at the next term, a true an chattels, rights and credits; and also to render a true and clear account of quired.
Witness,	Clerk of said Court, at office in Tazewel
he First Monday of	1
	Olet

ADMINISTRATOR'S BOND AND LETTER.

State of Cennessee, Claiborne County.

Know all Men by toese Presents, That we, Thank Buch the	ز
and Langletone openils	
are bound unto the State of Tennessee in the penal sum of	
Two hundred figty 7 700 Dollars.	
Witness our hands this If day of Reg 1920	
THE CONDITION OF THIS OBLIGATION IS SUCH:	
That whereas, the above bound Hench Berchett	_
appointed Administrator of the estate of W. D. C. R. Jones	_
deceased; now if the said Frank Buckett	
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. Frank Burchitt	_
9211	

State of Tennessee, Clasborne County.

		0	1	
To	Frank	Bur	chett o	reeting:
		•		

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

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

Know all Men by these Presents, That we. S. K. Rosen holene

are bound unto the State of Tennessee in the penal sum of Witness our hands this 23 day of aug. 1920

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound SM. Rosenbalm

appointed Administrator of the estate of Jesse Haffer deceased; now if the said M. K. Rosenbalin shall well and truly as such dministrator 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 This dex 11: 1920

State of Tennessee, Claiborne County.

To S. R. Rosenbalen Greeting:

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

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

Clerk of said Court, at office in Tazewell,

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, Frank & Overlow, PG Gulkerson and M. A. Stone are bound unto the State of Tennessee in the penal sum of Two Thousand Witness our hands this 24 day of Sept

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound Fraun & averton

appointed Administrator of the estate of Mary a Overlon deceased; now if the said____

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

chroved Sept 24, 1920

State of Cennessee, Claiborne County.

To Fraun F. Overlon

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 Mondo of Sed Mary a Overton

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

State of Tennessee, Claiborne County.
Know all Men by these Presents, That we, Ile Day Welshiley
Seven Thousand
Witness our hands this 1st day of Nov 1920
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound I apay
appointed Administrator of the estate of & League
deceased; now if the said
shall well and truly as such Administrator perform all the duties which are, or may
be, required of him by law, then this obligation shall be void; otherwise to remain in
full force and virtue.
VIOI Day
approved this Mi Blassen
or1. 1920 1100and
190
1. I ayou
State of Tennessee, Claiborne County.
1.
To Joseph Greeting:
WHEREAS, it has been represented unto us in our County Court, held for the County of Claiborne, at the
Nation
Court House, in Tazewell, on the First Monday of 1984 that
late of said County, had died intestate, having whilst living, and at the time of his death, goods and chattels and
credits, the ordering and granting administration whereof doth appertain unto us; and we being desirous that the
goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you full power by
these presents, well and truly to collect and take into your possession, all and singular the goods and chattels
rights and credits, which were of said deceased at the time of his death, wheresoever the same may be found—
hereby requiring you to make or cause to be made and returned into our said Court at the next term, a true and
perfect inventory of said goods and chattels, rights and credits; and also to render a true and clear account of said administration when thereto required.
CMI/OS.
WITNESS, Clerk of said Court, at office in Tazewell,

We, Alice Mullins, G. C. Mulling James Snavely are bound to the State of Tennessee in the penalty of two thousand dollars. Witness our hands this Jan. 21st, 1921.

The condition of this obligation is such, that, whereas,

LETTERS OF ADMINISTRATION.

ADMINISTRATOR'S BOND AND LETTER.

STATE OF TENNESSEE, CLAIBORNE COUNTY.

To alice M	sellius , a Citizen of Claibor	ne County:	
	the Court, now in session, that		
. //	nd the Court being satisfied as to your claim	to the administration, and yo	u havin
given bond and qualified,	as directed by law, and the Court having ord	ered that Letters of Administ	tration b
	therefore, to authorize and empower you, the	said	

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, or within ninety days from the date hereof; 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 have a right thereto by law. Herein fail not.

Witness, J. W. ROSE, Clerk of said Court, at office, this the 24 "day of January", 1921, year of American Independence. Clerk County Court.

will faithfully perform my duty according to law, to the best of my shill and ability, so help me God. Mullins

Sworn to and subscribed before me this 24 day of January,

BRAN, WARTERS & GAUT, Printers, Knozville.

State of Tennessee, Claiborne County.

	70 1		, ,
Know all Men by these Presents, That we,	6 Day	mas	tackey
are bound unto the State of	Tennessee in the	penal sum of	
Sa con Hagueson &			Dollars.
Wilness our hands this	day of No	w	1920
THE CONDITION OF TH	IS OBLIGATION	IS SUCH:	
That whereas, the above bound	6 Day	`	
0			has been
appointed Administrator of the estate of	2 L X	Jerson	
deceused; now if the said	*	. 7	
shall well and truly as such Administrat	or perform all th	e duties which	h are, or ma
be, required of him by law, then this oblig	gation shall be vo	id; otherwise	to remain i
full force and virtue.	Lo	O Day	
approved This	Mit	Pass	Eer
001. 1920	1100	, ,	1
L. J. Sayans			
,			
State of Cennesse	e, Claíborne Col	inty.	•
Thomas			

1.	
To Jo Day Greeting:	
WHEREAS, it has been represented unto us in our County Court, held for the County of Claib	orne, at
Court House, in Tazewell, on the First Monday of Nov	920

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 goont 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	Tazew
the First Monday of Hav	19th A	

State of Tennessee, Claiborne County.

y gray by these Presents. That we	
We, Alice Mullins, G. C. Hulling James Snavely	are bound to the State of
Tennessee in the penalty of tw	

The condition of this obligation is such, that, whereas, the above bound Alice Mullins has been appointed administratrix of the estate of A. J. Mullins, deceased: Now, if the said Alice Mullins shall well and truly, as such administratrix perform all the duties which are or may be required by law, this obligation shall be void, otherwise to remain in full

attent IRKI how approved shis 24th Jany 1921 Lothyne garge

State of Tennessee,

Claiborne County.

I, Alice Mullins, do solemnly swear that as administratrix of the estate of A. J. Mullins, deceased, I will faithfully perform my duty according to law, to the best of my shill and ability, so help me God. Mullins

Sworn to and subscribed before me this 24 day of January,

Notary Public.

Ju P. to Inless STATE OF TENNESSEE, Claibonic COUNT We, Mrs. M.M. Jenkins , are bound to the State of Tennessee in the penalty of Eigh hundred -Witness our hands and seals, this 9 day of Jebruay ,A.D. 1921 The Condition of this Obligation is such, That whereas, the above bound Mrs. M. M. Jensun ha D been appointed Administrative of the estate of Or. H. Junion , deceased: Now, if the said Mrs. M. M. Justim shall well and truly, as such Administration, perform all the duties which are or may be required by law, this obligation shall be void; otherwise to remain in full force and virtue (1) M. M. Jenkins. (Seal.) Acknowledged and approved in open Court this goth day of June

has we, Chia	LOSE PRESENTS			
of Time her	10 day of	Tehy	nto the State of Tenn	esses in the Dollars.
nat whereas, the above on appointed Administration of the said	touna Chas		grand Hem	, deceased.
well and Pyly, as sued of by by	ch Administrat 🖘	gation shall be vo	he duties which are id, otherwise to ren	ain in full
Ben West	ely.	×/9.M. × 8.s.	. Dog	(Seal.)
1129 Oxy	are dady			

State of Tennessee, Claiborne County.

To Chas, Goodman Greeting:

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

Court House, in Tozewell, on the First Monday of Ilbrians

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.

Know all Men by these Presents, That we, W.H. DeBusk. M. B. Can Just Thousand Just Hundred:
Witness our hands this 13 day of Feb. 1 1921

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound W.H. Delburn

appointed Administrator of the estate of Buttel H. DeBurn deceased; now if the said WH De Busk 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 W.H. DeBust full force and virtue.

approved tel. 19

State of Tennessee, Claiborne County.

To W. H. De Buri

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

38Kel A DeBurn has

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

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 equiring 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

m. B. Can

Swillose clerk.

STATE OF TENNESSEE Clathonie

We, James Lumb	ell, - S. E omilis
286	
1.0.000	
	, are bound to the State of Tennessee in
enalty of Two Thousa	uol
Witness our hands and seals, this	day of Jick , A. D. 19
The Condition of this Obligation is such,	That whereas the shove hound
James Quentr	ell
1	•
0	
CP : (0 /	ha been appointed Administrated
of the estate of Levr Z. O	age deceased:
f the estate of Levi L. G. Now, if the said Januar S.	Out Toll
Now, if the said	- munteus
·/	· · · · · · · · · · · · · · · · · · ·
4	· · · · · · · · · · · · · · · · · · ·
hall well and truly as such Administrated	perform all the duties which are or may be required by
	20.04
his obligation shall be void; otherwise to remain i	in full force and virtue.
	James amhely "
	88 muelis
	and the second s
75.00	J. Evens

State of Gennessie, Guillym, County

are bound to the State of Tennessee in the penalty of one thousand dollars. Witness our hands this 22 day of Feb. 1921.

The condition of this obligation is such, that, whereas, bound
the above A. R. Ketron has been appointed administrator of the estate of W. A. Gibson, deceased: Now, if the said J. R. Ketron shall well and truly, as such administrator, perform all the delies which are or may be required by law, this obligation shall be void, otherwise to remain in full fonce and virtue.

Loguege

G.W. Flarty Music

LETTERS OF ADMINISTRATION.

93709 HARSHALL & BRUCE CO., NASHVIL

STATE OF TENNESSEE, CLAIBORNE COUNTY.

To Litron, a Citizen of Claiborne County:

Whereas, It appears to the Court, now in session, that M. A. Lifson

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, the said.

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, or within ninety days from the date hereof; 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 have a right thereto by law. Herein fail not.

Witness, J. W. ROSE, Clerk of said Court, at office, this the day of March, 1934, and the year of American Independence.

Clerk County Court.

	5 5 7 7 Y	
State of Cennessee,	Claiborne	County.

ADMINISTRATOR'S BOND AND LETTER.

Know all Men by these Presents, That	me GW. Moulgome	and the
United States Fides	lity and Guarenty &	mpang.
are bound unto the	State of Tennessee in the penal s	
More Hundry		Dollars.
Witness our hands this	If day of march	1921

THE CONDITION OF THIS OBLIGATION IS SUCH:

That whereas, the above bound	9.W. 1	Moulgour	ery
		· · · · · · · · · · · · · · · · · · ·	has been
appointed Administrator of the esta	ite of A. J.	Hugher	
leceased; now if the said G	W. Moul	gomen	1
leceasea; now if the said	i-tton parform	all the duties	which are or man
shall well and truly as such Admin			
be, required of him by law, then the	` ,		•
full force and virtue.	M	M. Muis	muz.
approved		Stores Fice	- 1
This MCR 14, 1921,		imm	mt.
I I Payme	from	imm	isting an.
- Judge			

STATE OF TENNESSEE, CLAIBORNE COUNTY.

- 4/1/ M			1	
To J. W. Montgomy, a Citizen of Claiborne County:				
Whereas, It appears to the Court, now in session, that				
At 4. Augher	•••••			
A J. Hugher.				
has died leaving no will and the Court hair				Section 1
has died, leaving no will and the Court being satisfied as to your claim to the adminis	tratio	n, and	you]	having
given bond and qualified, as directed by law and the Court barrier at 1 1 1			sist :	1.

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, or within ninety days from the date hereof; 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 have a right thereto by law. Herein fail not.

issued to you; These are, therefore, to authorize and empower you, the said

Witness, J. W. ROSE, Clerk of said Court, at office, this the 14 day of March, 1924 and the 145 year of American Independence.

AUTTOSE Clerk County Court

ADMINISTRATOR'S BOND AND LETTER

Clerk County Court.

ADMINISTRATOR'S BOND AND LETTER.

have a right thereto by law. Herein fail not.

State of Tennessee, Claiborne County.

01000
Know all Men by these Presents, That we, John @ Mansel
Win Pariell MM ausuns
are bound unto the State of Tennessee in the penal sum of
Oul Shousan Dollars.
Witness our hands this of any of april 1921
THE CONDITION OF THIS OBLIGATION IS SUCH:
, That whereas, the above bound John A. Marses
has been
appointed Administrator of the estate of Lacol M. Marie
deceased; now if the said John a marsee.
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 this of 4,1921 from a. marsee
Wm Raull
LETTERS OF ADMINISTRATION. Q3709 HARRALL & BRUCE CO., MASHVLLE
STATE OF TENNESSEE, CLAIBORNE COUNTY.
<i>A a</i>
To John, a Marsel, a Citizen of Claiborne County:
Whereas, It appears to the Court, now in session, that
has died, leaving no will and the Court being satisfied as to your claim to the administration, and you having
given bond and qualified, as directed by law, and the Court having ordered that Letters of Administration be
issued to you; These are, therefore, to authorize and empower you, the said
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, or within pinety days from the date hereof

to gollect 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

Witness, J. W. ROSE, Clerk of said Court, at office, this the day of Court

year of American Independence.

have a right thereto by law. Herein fail not.

State of Tennessee, Claiborne County. Know all Men by these Presents, That we, Gow. Lamb. are bound unto the State of Tennesses in the penal sum of Lughy THE CONDITION OF THIS OBLIGATION IS SUCH: Ges. W. Lamb. That whereas, the above bound appointed Administrator of the estate of William J. Lamb. deceased; now if the said Lev. W. Lamb. shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in approved This apr 28, 1921 R. J. Howeston full force and virtue. LETTERS OF ADMINISTRATION STATE OF TENNESSEE, CLAIBORNE COUNTY. To Geo. W Lamb., a Citizen of Claiborne County: Whereas, It appears to the Court, now in session, that has died, leaving no will and the Court being satisfied as to your claim to the administration, and you having given bond and qualified, as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are, therefore, to authorize and empower you, the said Geo. W. Lamb 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, or within ninety days from the date hereof; 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

Witness, J. W. ROSE, Clerk of said Court, at office, this the 28 day of Jane , 1921,

year of American Independence

have a right thereto by law. Herein fail not.

State of Tennessee, Claiborne County.

W.C. Parkey	3 3 3
are bound unto the S	tate of Tennessee in the penal sum of
One Thousa	ud Dollars
Witness our hands this 3	day of May 1921
THE CONDITION	OF THIS OBLIGATION IS SUCH:
That whereas, the above dound	m P. Mast
That whereas, the above bound	TILL WILL
	has been
appointed Administrator of the est	iate of Wil West
deceased; now if the said M.	C. West
shall well and truly as such Admi	nistrator perform all the duties which are, or may
be, required of him by law, then th	is obligation shall be void; otherwise to remain in
full force and virtue. Witness	· his D.B. Capter
	16.6.1000
approved may 10.1921	My Physics
	* *** *** *** * * * * * * * * * * * * *
LETTERS OF ADMINISTRATION.	03700 MARSHALL & BRUCE CO., MASHVILLE
	CSSEE, CLAIBORNE COUNTY.
STATE OF TENNE	CSSEE, CLAIBORNE COUNTY. Ly, a Citizen of Claiborne County:
STATE OF TENNE To M. C. West & D. B. Car Whereas, It appears to the Court, now in William West	CSSEE, CLAIBORNE COUNTY. Let, a Citizen of Claiborne County:
STATE OF TENNE To M. C. West & D. B. Car Whereas, It appears to the Court, now in William West has died, leaving no will and the Court being	CSSEE, CLAIBORNE COUNTY. Let, a Citizen of Claiborne County: a session, that a satisfied as to your claim to the administration, and you having
STATE OF TENNE To M. C. West & D. B. Cor Whereas, It appears to the Court, now in William West has died, leaving no will and the Court being given bond and qualified, as directed by law, issued to you: These are, therefore, to author	SSEE, CLAIBORNE COUNTY. Let, a Citizen of Claiborne County: a session, that g satisfied as to your claim to the administration, and you having, and the Court having ordered that Letters of Administration be orize and empower you, the said
STATE OF TENNE To M. C. West & D. B. Car Whereas, It appears to the Court, now in William West has died, leaving no will and the Court being given bond and qualified, as directed by law, issued to you: These are, therefore, to autho M. C. West and	ESSEE, CLAIBORNE COUNTY. Let, a Citizen of Claiborne County: a session, that g satisfied as to your claim to the administration, and you having and the Court having ordered that Letters of Administration be orize and empower you, the said
STATE OF TENNE To M. C. West & D. B. Car Whereas, It appears to the Court, now in Welliam West has died, leaving no will and the Court being given bond and qualified, as directed by law, issued to you: These are, therefore, to auth M. C. West and to take into your possession and control, all	ESSEE, CLAIBORNE COUNTY. Let, a Citizen of Claiborne County: a session, that g satisfied as to your claim to the administration, and you having and the Court having ordered that Letters of Administration be corize and empower you, the said Letters of Administration be corize and empower you, the said Letters of Administration be corize and empower you, the said
STATE OF TENNE To M. C. West & D. B. Car Whereas, It appears to the Court, now in William William William has died, leaving no will and the Court being given bond and qualified, as directed by law, issued to you: These are, therefore, to autho M. C. West and to take into your possession and control, all return a true and perfect inventory thereof to o	ESSEE, CLAIBORNE COUNTY. Tr, a Citizen of Claiborne County: a session, that statisfied as to your claim to the administration, and you having and the Court having ordered that Letters of Administration be orize and empower you, the said Office and empower you, the said
STATE OF TENNE To M. C. West & D. B. Car Whereas, It appears to the Court, now in Wellean West has died, leaving no will and the Court being given bond and qualified, as directed by law, issued to you: These are, therefore, to autho M. C. West and to take into your possession and control, all return a true and perfect inventory thereof to co to college and pay all debts, and to do and trans	ESSEE, CLAIBORNE COUNTY. If a Citizen of Claiborne County: a session, that a satisfied as to your claim to the administration, and you having and the Court having ordered that Letters of Administration be corize and empower you, the said Court, the goods, chattels, claims, and papers of the said intestate, and our next County Court, or within ninety days from the date hereof; assact all the duties in relation to said estate which lawfully devolve
STATE OF TENNE To M. C. West & D. B. Car Whereas, It appears to the Court, now in Wellean West has died, leaving no will and the Court being given bond and qualified, as directed by law, issued to you: These are, therefore, to autho M. C. West and to take into your possession and control, all return a true and perfect inventory thereof to co to college and pay all debts, and to do and trans	ESSEE, CLAIBORNE COUNTY. Tr, a Citizen of Claiborne County: a session, that g satisfied as to your claim to the administration, and you having and the Court having ordered that Letters of Administration be orize and empower you, the said Office and empower you, the said Office and empower you, the said Office and empower you, the said

year of American Independence.

State of Tennessee, Claiborne County. Know all Men by these Presents, That we, Win J. Lauris are bound unto the State of Tennessee in the penal sum of Two Stendard & Jefly Witness our hands this 10 th day of THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound WM I. Dams appointed Administrator of the estate of Fred Gordon deceased; now if the said Will Source. shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in approved May, 10.1921 STATE OF TENNESSEE, CLAIBORNE COUNTY. To Wm J. Daws, a Citizen of Claiborne County: Whereas, It appears to the Court, now in session, that has died, leaving no will and the Court being satisfied as to your claim to the administration, and you having given bond and qualified, as directed by law, and the Court having ordered that Letters of Administration be issued to you: These are, therefore, to authorize and empower you, the said With I Davis 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, or within ninety days from the date hereof; 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

Witness, J. W. ROSE, Clerk of said Court, at office, this the /O day of May

145 year of American Independence.

We, J. M. Gilbert, R. W. Brooks and J. H. S. Morison are bound to the State of Tennessee in the penalty of Five Hundred Bellars. Witness our hands this 17th day of June, 1921.

The condition of this obligation is such that, whereas, the The condition of thes collection is such that, whereas, the shows bound J. M. Gilbert has been appointed administrator of the entate of T. J. Gilbert, deceased: Now, if the said J. M. Gilbert hall 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.

Surety

LETTERS OF ADMINISTRATION.

STATE OF TENNESSEE, CLAIBORNE COUNTY.

Whereas, It appears to the Court, now in session, that J. Gebert

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, the said

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, or within ninety days from the date hereof; 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 have a right thereto by law. Herein fail not.

Witness, J. W. ROSE, Clerk of said Court, at office, this the 22 day of year of American Independe

STATE OF TENNESSEE, Claibonne

We Dora Sued n.n. Sueed J.H. Sneed J.B. Sneed

are bound to the State of Tennessee in the penalty of Two Thourand -

Witness our hands and seals, this 2/ day of Lebrar any

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

Dora Sulla

shall well and truly, as such Administrata....., perform all the duties which are or may be required by law,

this obligation shall be void; otherwise to remain in full force

ha A. been appointed Administrat

(Seal.

Acknowledged and approved in open Court this 2

we, J. H. S. Morison, Ourself Bullow Los Country
ond ______, obligate and bind ourselves jointly
and severally in the sum of Seven Thousand and Five Hundred Dollars, payable to the State of Tennessee.

To be void on condition that the said J. H. S. Morison,
Trustee and assignee to whom the Pinnacle Milk & Milk Products
Company has made an assignment and conveyance of certain property
in writing dated July 6, 1921, for the benefit of creditors therein
named, shall faithfully perform all duties imposed upon him by law
and the terms of said assignment and conveyance.

Witness our hands this 6th day of July 1921.

Russell Berkon Lon Overton

				a all the second	and things on	0
perfect inventory or	mara Edua ana Ci	marten, rights and	create, and the to			
periect inventory or						-48
said administration v	when thereto requ	iired.				
Said Barrier		(8)				2
			Clerk	of said Court,	t office in	Tazewell
			Cici E			
WITNESS						
WITNESS,					Y	
*the First Monday of	. /				· ·	

Clerk.

State of Tennessee, Claiborne County.

ADMINISTRATOR'S BOND AND LETTER.

low all Men by these Presents, That we,	neather than 2000 to the control of	Commission -
are bound unto the State of	Tennessee in the penal	sum of
		Dollars
Witness our hands this		
Witness our hands this	aay of	
THE CONDITION OF T	HIS OBLIGATION IS S	SUCH:
That whereas, the above bound	· · · · · · · · · · · · · · · · · · ·	
		has been
ppointed Administrator of the estate of		
creased; now if the said	manufacture and the second control of the se	
hall well and truly as such Administra		
e, required of him by law, then this obli	gation shall be void; of	herwise to remain is
ull force and virtue.		*
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9		•
State of Leanese	ee, Claiborne County.	
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• .		
To	Greeting:	
	0 0 1 . 11 f	Occupation of Obsthances at the
WHEREAS, it has been represented unto us in o	our County Court, neid for the	
Court House; in Tazewell, on the First Monday of		1th
ate of said County, had died intestate, having whilst		eath, goods and chattels an
redits, the ordering and granting administration when	eof doth appertain unto us; and	d we being desirous that th
oods and chattels, rights and credits, may be well an	d faithfully administered, do gr	ant unto you full power b
nesc presents, well and truly to collect and take int	o your possession, all and sing	ular the goods and chatte
ghts and credits, which were of said deceased at the	time of his death, wheresoever	the same may be found
ereby requiring you to make or cause to be made and	returned into our said Court a	t the next term, a true at
erfect inventory of said goods and chattels, rights ar	d credits; and also to render a	true and clear account
aid administration when thereto required.	, all a	
WITNESS.	Clerk of said	Court, at office in Tazewel
le Firet Monday of	1	AND THE PERSON

ADMINISTRATOR'S BOND AND LETTER.

Cas fully W. G. yourung, and Curter are bound unto the State of Tennessee in the penal sum of Lifteen Hundred day of July Witness our hands this 18 14

THE CONDITION OF THIS OBLIGATION IS SUCH:

'State of Tennessee, Claiborne County.

That wheneas, the above bound (11) & Jaymer appointed Administrator of the estate of Robert Course deceased; now if the said W.S. James shall well and truly as such Administrator perform all the duties which are, or may be, required of him by law, then this obligation shall be void; otherwise to remain in approved this July 18.1921

LETTERS OF ADMINISTRATION

STATE OF TENNESSEE, CLAIBORNE COUNTY.

a Citizen of Claiborne County: Robert Roans

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, the said

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, or within ninety days from the date hereof; to collect and ray all dects, 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 have a right thereto by law. Herein fail not.

Witness, J. W. ROSE, Clerk of said Court, at office, this the 18 day of July year of American Independence.

Clerk County Court.

State of Tennessee, Claiborne County.

Thow all Men by these Presents, That we, W.S. Yoakeen
www I Danis
are bound unto the State of Tennessee in the penal sum of
Oue Thousand Dollars.
Witness our hands this 29 day of July 1921
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound W. G. Younu
That whereas, the above bound W. G. Jounn
has been
appointed Administrator of the estate of William Hicks
deceased; now if the said W.G. Yoakun-
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.
Examined and
approved ons
LETTERS OF ADMINISTRATION. 93709 MARSHALL & BRUCS CO., MASHVILLE
STATE OF TENNESSEE, CLAIBORNE COUNTY.
To W.G. Younum, a Citizen of Claiborne County:
Whereas, It appears to the Court, now in session, that
William Hick
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
issued to you: These are, therefore, to authorize and empower you, the said
W.G. Yoaxum.
to take into your possession and control, all the goods, chattels, claims, and papers of the said intestate, ar

return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof;

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

have a right thereto by law. Herein fail not.

e a right thereto by law. Herein fail not.

Witness, J. W. ROSE, Clerk of said Court; at office, this the day of August, 1921,

Dollars

Letters of Administration.

W.S. Jayner

Robert Roank

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, W.S. Jayner Cas fully W. g. yourner, and Carter are bound unto the State of Tennessee in the penal sum of Fifteen Hundred day of July Witness our hands this / 8 1tt

THE CONDITION OF THIS OBLIGATION IS SUCH

That wheneas, the above appointed Administrator of deceased; now if the said.... shall well and truly as such be, required of him by law, t full force and virtue. approved this July

LETTERS OF ADMINISTRATION.

STATE OF TI

To W. S Jayner

has died, leaving no will and the C given bond and qualified, as direct

issued to you: These are therefor to take into your possession and co

return a true and perfect inventory thereof to our next county Court, or within minety ways from the deto collect and ray 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 win have a right thereto by law. Herein fail not

Witness, J. W. ROSE, Clerk of said Court, at office, this the 8 day of year of American Independence

Clerk County Court.

ADMINISTRATOR'S BOND AND LETTER. not paid

State of Tennessee, Claiborne County.

Know all Men by these Presents, That we, U. G. Youkeur.
W. J. Daws

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

Our Thousand

Witness our hands this 29 day of July 1921

THE CONDITION OF THIS OBLIGATION IS SUCH:

111 g- your William Hiers or perform all the duties which are, or may ation shall be void; otherwise to remain in

EE. CLAIBORNE COUNTY.

Citizen of Claiborne County:

ed as to your claim to the administration, and you having e Court having ordered that Letters of Administration be

d empower you, the said

ds, chattels, claims, and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof;

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

have a right thereto by law. Herein fail not.

Witness, J. W. ROSE, Clerk of said Court, at office, this the day of Quyent, 1921,

The Colonian
Know all Men by these Presents, That we, protect of occast for the
John Carey
are bound unto the State of Tennessee in the penal sum of
Clice I houseful Dollars.
Witness our hands this 21 day of august 1921
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound Lisha Toflever
appointed Administrator of the estate of a foliogy has been
deceased; now if the said Lish a Tolker
shall well will ruly as such Administrator perform out the duties which are, or may
as, required of him by law, then this obligation shall be void; otherwise to remain in
fall force and virtue. Tishing Toliver.
John Carry
7
AND COLOR COMMUNICATION AND THE COLOR COLO

State of Tennessee, Claiborne County.

0 11 11 11 11 11 11	the Piret Mandau of	
Court House, in Tazeweil, on	the First Monday of	that
late of said County, had died	intestate, having whilst living, and at the tin	ne of his death, goods and chattels and
credits, the ordering and gran	nting administration whereof doth appertain u	nto us; and we being desirous that the
goods and chattels, rights and	d credits, may be well and faithfully administe	ered, do grant unto you full power by
hese presents, well and truly	y to collect and take into your possession, al	and singular the goods and chattels,
	y to collect and take into your possession, all re of said deceased at the time of his death, w	
ights and credits, which were		heresoever the same may be found-
ights and credits, which were nereby requiring you to nake	e of said deceased at the time of his death, w	theresoever the same may be found— aid Court at the next term, a true and
ights and credits, which were nereby requiring you to make	e of said deceased at the time of his death, we e or cause to be made and returned into our saids and chattels, rights and credits; and also	theresoever the same may be found— aid Court at the next term, a true and
ights and credits, which were nereby requiring you to make perfect inventory of said good said administration when ther	e of said deceased at the time of his death, we e or cause to be made and returned into our saids and chattels, rights and credits; and also	theresoever the same may be found— aid Court at the next term, a true and to render a true and clear account of

State of Cennessee, Claiborne County.

State of Cennessee, Charterns County,
now all then by these Presents, That we, W. J. Jones
United States Eddlity and Guaranty Co.
are bound unto the State of Tennessee in the penal sum of
Witness our hands this 6 day of august 192/
Witness our hands this 6 day of august 1921
THE CONDITION OF THIS OBLIGATION IS SUCH:
That whereas, the above bound W.J. Jones
has been
ppointed Administrator of the estate of A. Joliver
are, or may
To remain in Whe where to take to collect to collect to collect to take and the wife and the wi
STATE OF ADMINISTRATION STATE OF ADMINISTRATION OF THE PROPERTY OF THE PROPERT
I And A Pays and a damin admin
ATE OF ATE OF ATE OF These are the composition of the possession and perfect inventor and deninstrator; and diministrator; and thereto by law. 1. W. ROSE, C. 145
OF CONTROL OF THE PROPERTY OF
STATE OF TENNESSEE, Cerk of said Court, at office, the and the respect to perfect first and the rest of American Independent of the court, at office, the and the court, at office, the and the court being satisfied as the support to the Court being satisfied as the as died, leaving ho will and the Court being satisfied as the as died, leaving ho will and the Court being satisfied as the support of t
Court, now in a court, now in a court being a coted by law, if one, to author the control, all the control of and transfer having a ferein fail not. k of said Coury year of Ame
ES ing s law, s
ssion, a Carlo Maiborne, at the car off
Las to Count that.
STATE OF TENNESSEE, CLAI STATE OF TENNESSEE, CLAI Theretas, It appears to the Court, now in session, that. Theretas, It appears to the Court being satisfied as to your led, leaving no will and the Court being satisfied as to your bond and qualified, as directed by law, and the Court havi bond and qualified, as directed by law, and the Court havi bond and prefect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Courn a true and perfect inventory thereof to our next Country Court a true and perfect inventory thereof to and transact all the duties in the court and perfect inventory thereof to our next Country Court a true and perfect inventory thereof to our next Country Court a true and perfect inventory thereof to authorize and empower y it is a contract to the court and the court having settled up said established as to your a true and perfect inventors.
e claim to c
E D E a m g O a lunt power by
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Know all Men by these Presents, That we, A are bound unto the State of Tennessee in the penal sum of Witness our hands this_ THE CONDITION OF THIS OBLIGATION IS SUCH: That whereas, the above bound Lisha Tollives appointed Administrator of the estate of deceased; now if the said Lisha Tol shall well will ruly as such Administrator perform out the duties which are, or may de required of him by law, then this obligation shall be void; otherwise to remain in torce and virtue.

LETTERS OF ADMINISTRATION

STATE OF TENNESSEE, CLAIBORNE COUNTY.

, a Citizen of Claiborne County: Whereas, It appears to the Court, now in session, that 4 Johns 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, the said

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, or within ninety days from the date hereof; to collect and ray 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 have a right thereto by law. Herein fail not.

witness, J. W. ROSE, Clerk of said Court, at office, this the day of Queue, 1921, the year of American Independence.

State of Cennessee, Claiborne County.

w all Men by these Presents,	That we W. J. Jones
miled States P.	edelity and Guaranty Co.
	the State of Tennessee in the penal sum of
	housand Dollars.
Witness our hands this	6th day of august 1921
	TION OF THIS OBLIGATION IS SUCH:
	2 2
That whereas, the above	bound W. J. Jones
	the estate of a Joliver
pointed Administrator of	the estate of Vol.
reased; now if the said_L	U. J. Jones
all well and truly as such	Administrator perform all the duties which are, or may
required of him by law, t	then this obligation shall be void; otherwise to remain in
Il force and virtue.	O(0.00)
	Jones o
niverledged and app	would Mylil States Fidelitis Sum
open court this	21. Wtapper Sun aft.
y of august 190	The willing the
1 - 7	
PG Jayne Bodget	
I J. Payne Judget	Olifornia Countr
I'd Jagne Jadge	of Tennessee, Ciasborne County.
Af Jayne Jadger State	of Tennessee, Claiborne County.

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

Titness,	Clerk	of sa	id Cou	rt, at	office in	Tazewell,

e First Monday of

ourt House, in Tazewell, on the First Monday of

Pulm all Man by share Y	No	
Naow all litten by these !	Presents, That we,	
are boun	nd unto the State of Tennessee in the p	enal sum of
	1 × 200 × 2	Dollar
Witness our hands	s this day of	1
THE C	CONDITION OF THIS OBLIGATION	IS SUCH:
That whereas, the	above bound	
***************************************		has bee
appointed Administrati	tor of the estate of	
deceased; now if the		*
shall well and truly as	s such Administrator perform all the d	luties 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 second of the second of
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	~	* 100
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	state of Tennesses Clathama	
	State of Tennessee, Claiborne County	•
To	Greeting:	` `
Warner	•	
	presented unto us in our County Court, held for the	
Court House, in Tazewell, on th	e First Monday of	1 41-4
		that
rearts, the ordering and grantin	testate, having whilst living, and at the time of his og administration whereof doth appertain unto us; a	and we being designed that the
hese presents, well and truly to	redits, may be well and faithfully administered, do	grant unto you full power by
ights and credits, which were of	o collect and take into your possession, all and sin f said deceased at the time of his death, wheresoev	ngular the goods and chattels,
ereby requiring you to make or	cause to be made and returned into our said Court	er the same may be found—
erfect inventory of said goods a	nd chattels, rights and credits; and also to render	a true and alson assessed of
aid administration when thereto	required.	a true and clear account of
WITNESS,	<u></u>	
	Clerk of said	Court, at office in Tazewell,
e First Monday of		
•		

State of Tennessee, Claiborne County.

are bound unto the State of Te	ennessee in the penal	sum of
		Dollar
Witness our hands this	day of	1
THE CONDITION OF THIS	OBLIGATION IS S	UCH:
	1	
That whereas, the above bound		
		has be
pointed Administrator of the estate of		
reased; now if the said		CHITTENER (4.10), CHITTENERSON CONTRACTOR CO
all well and truly as such Administrator	perform all the dutie	s which are, or me
, required of him by law, then this obliga	tion shall be void; oti	herwise to remain
Il force and virtue.		

State of Tennessee, Claiborne County.

lo	CANCELLO DE LA CANCELLO DEL CANCELLO DEL CANCELLO DE LA CANCELLO D	Greeting:	
WH	HERBAS, it has been represented unto us in our	County Court, held for the Court	nty of Claiborne, at th
Court H	louse, in Tazewell, on the First Monday of	*	1 th
Court 11	iouse, in Tazewen, on the Twist Monday of		*
goods at these pr rights a hereby r perfect i said adm	said County, had died intestate, having whilst live the ordering and granting administration whereout chattels, rights and credits, may be well and fresents, well and truly to collect and take into and credits, which were of said deceased at the tirrequiring you to make or cause to be made and reinventory of said goods and chattels, rights and aministration when thereto required.	doth appertain unto us; and we aithfully administered, do grant your possession, all and singular me of his death, wheresoever the eturned into our said Court at the credits; and also to render a true	being desirous that the unto you full power in the goods and chattee same may be found enext term, a true and clear account
Wı	TNESS,	Clerk of said Cour	rt, at office in Tazewe