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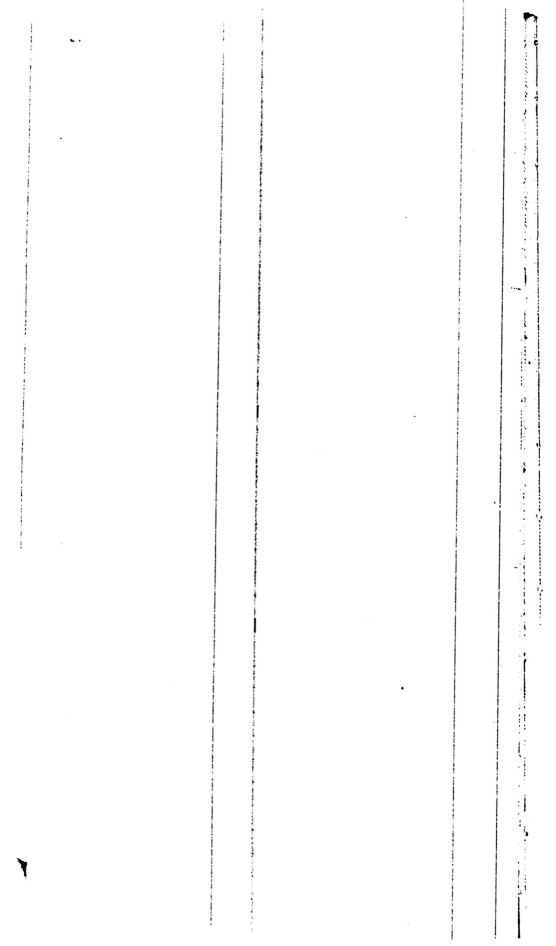
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General Den 28 General Rie. S. 272 Youngland, he Should 327



intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this...

*A1-5 -M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we State, prince
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Opril, 6th, 1915
The Condition of the above Obligation R such: That if the above bound
de make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of 11. Collina and late of
Gwinnett County deceased, which have or shall come into the hands, possession, or knowledge of the
the hands or possession gf any person or persons, for Minand the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of decings and
doings therein when fall shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same to proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Colored in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
HARAGIAN (L.S.)
Orlessary UMBEROUS (L.S.)
(L. S.)
OATTI
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that // //////oon , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Alplare
Sworn to and subscribed before me, this who was a subscribed before me, this was a subscribed before me, the subscrib
Ostinalis
Recorded april 7th 11
Recorded Cyl CC.
*61:1-M.A.B.Co. Ordinary.

ears -M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Mr. Eval, Johnston and D. Johnson, Principals and Tapatte, securities, are held and firmly bound unto
the Ordinary for said County and his successors in office and assigns, in the just and full sum of five housand dallars (\$5000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this. Sealed with our seals, and dated this.
The Condition of the above Objection is such: That if the above bound Eval. and WD Johns
ton do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Maluston late of
Gwinnell County, deceased, which have or shall come into the hands, possession, or knowledge of the sant way for the sant way for the sant way of the sant way
the hands or possession of any person or persons, forthermand the same, so made do exhibit unto the
said Ordinary when the day the thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when the parll thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and of the probate the probate the probate thereof, and of the probate the proba
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in operCourt. Leva V. Johnston (L. S.) Schmary U.D. Johnston (L. S.) V. a. Pate (L. S.)
OATH.
GEORGIA, GWINNETT COLOGRAPY
I do solemnly swear that I do huston
intestate, so far as I know or believe, and that will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the bot of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this Sworn to an advantage of the Sworn to a swo
Drdin.a.
Recorded april, 9th 19/5
*61-1-M.A. B. Co. J. L. Robinson Ordinary.

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents: That we, Mus E. Clease und
the Ordinary for said County, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of furties, for the payment of which sum to the said Ordinary, and his successors in office when the said Ordinary, and his successors in office when the said Ordinary, and his successors in office when the said Ordinary, and his successors in office when the said Ordinary and his suc
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole are
presents.
Sealed with our seals, and dated this State day at Comment
1915
The Condition of the above Obligation is such
That if the above bound Mrs Odlook and J. H
60016 alignor do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. A work of the said o
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands of t
said Ordinary when Land be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law and do make a just an law and truly administer according to law and do make a just an law and truly administer according to law and do make a just an law and do make a just a just and do make a just and do make a just and do make a just a
do well and truly administer according to law, and do make a just and true account of the laterings and
doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the same be proven before the Court of Ordinary, and the
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, soaled, and acknowledged in open Court.
lato for 60 och vigo. Man (19)
of. This the great Or ble
prie, 1915 (L.S.)
Diffileon no f. W. M. fel security
OATU
OAIn.
GEORGIA, GWINNETT COUNTY)
I do solemnly swear that
intertate so far as I know or believe and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Mr & Olook + J. M. Cook.
Sworn to and subscribed before me, this
DA Willean,
72.47
- Cara atherit
Recorded affrice 19 19 Rapines of many
D. D. October

Administrator's Bond,		
GEORGIA, GWINNETT COUNTY.		
Know all Men by these Presents: That we, Il & Lakimon		
Principal and R. Laslett		
cerd Es Braalla, securities, are held and firmly bound unto		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Unrele		
Dractana X4 accepts in office we and ourselves our house		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these		
presents.		
presents. Sealed with our seals, and dated this Optil, 10th 1915		
/		
The Condition of the above Obligation is such;		
That if the above bound / C.S. / Caronisas		
rights, credits, lands and tenements of Sandiwer late of		
1		
Gwinnett County, deceased which have or shall come into the hands, possession, or knowledge of the		
said M. S. Ralicuson , or		
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the		
said Ordinary when Leshall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of Account actings and		
doings therein when Me shall thereunto be required by the Court; shall deliver and pay to such person		
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any		
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and ILA Clares		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;		
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.		
(L.S.)		
O. L. Staslett (L.S.)		
ES (B) MALES		
(L. S.)		
OATH.		
GEORGIA, GWINNETT COUNTY.)		
I do solemnly swear that P. D. Vankiuer deceased, died		
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-		
ministrator. "So help me God."		
Swam to and submilled by the state of the st		
Sworn to and subscribed before me, this way of April 19/0		
~ Deaburson		
Grainary,		
Recorded april 10 th 19/5		
Life ()		
*61 5-M. & B. Co. Ordinary.		

GEORGIA, GWINNETT COUNTY.

Ciffac and Com Be
Cifac and Chi Be
Brash Manne
the Ordinary for said County and his
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum jointly.
executors, and administrators, in the whole and for the set of
presents.
presents. Sealed with our seals, and dated this 7:66 day of June,
The Condition of the above Obligation is such:
That if the above bound 2. 24. Baice
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of ledgar Jotman late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
, or
the hands or possession of any person or persons, for Author and the same, so made do exhibit unto the said Ordinary when Author shall be thereunto required; and such goods should be said to be said ordinary when Author shall be thereunto required; and such goods should be said to be said ordinary when Author shall be thereunto required; and such goods should be said to b
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law and do make a just and true according to law and do make a just and true according to law.
do well and truly administer according to law, and do make a just and true account of doings therein when
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person.
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Digned in the fre J. M. Bailey. (L.S.)
refre of ask Brooks, a.s.
Instalyone, M. W. Hranks
Trace (de la constante de la c
OATH.
GEORGIA, GWINNETT COUNTY.
deceased, died
that I will wall and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability an my dutas at the
ministrator. "So help me God."
Sworn to and subscribed before me, this.
2 Colicion
Carlingery
Recorded Lune 7 19/1
Canal Canal Control of

GEORGIA, GWINNETT COUNTY,
That will by Satterns
Prince palo and M. S. Ratins on
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Vace Thankend Dallars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this \(\text{cu Cy 6 th 1915} \)
The Condition of the above Obligation is such: That if the above bound A. July B. July July San July
domake a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Ul fatters an late of
Gwinnett County eleceased, which have or shall come into the hands, possession, or knowledge of the
said by atterson, or
the hands or possession of any person or persons, for the 11/2nd the same, so made do exhibit unto the
said Ordinary when Liver and be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofactings and
doings therein when Luckhall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same bearroven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and C. B. M. Charles in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court
(L.S.)
Go Gatterson (L.S.)
M. S. Clabinson (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY
Mido solemnly swear that It It It I have an deceased, died intestate, so far as I know or holive and that I have a selection of the state of the sta
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my whility all my duties as Administrator. "So help me God."
ministrator. "So help me God."
Sworn to and subscribed before me, this Oth was Alle 1990
19 de
13 Lines
Recorded Cilly 16th 1915
*615:-M. A.R.Co. I & Robinson Cordinary.

GEORGIA, GWINNETT COUNTY

THE TOUNTY.
La, as property Charles That we, W. J. Butter, of hango.
the Ordinary for said County, and his successors in and the State of the Mand I have been and the successors in a successor in a succ
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
presents.
Scaled with our scals, and dated this 3/4 day of July 1915
The Condition of the above Obligation is such
That if the above bound If I, Dutter
rights, credits, lands and tenements of
Gwinnett County, deceased, which have of shall come into the hands, possession, or knowledge of the said
, or
the hands or possession of any person or persons, for LCM, and the same, so made do exhibit unto the
said Ordinary when Assault be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Alexandra actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W.J. Buct Cor
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, scaled, and acknowledged in open Court.
attested and as proved, W.T. But Car
Collies. My 11910, Hesters I a an il a 18 121
ordinary, it allow Brogattin fact.
acted Cary & Billy in free 1. 35
OATH.
GEORGIA, GWINNETT COUNTY. , deceased, died
I do solemnly swear that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Just Midust 19/0
Sworn to and subscribed before me, this
Ordinary.
Bul Tug With 1915
Recorded My, It is & Holicard Ordinary.
*61850=M. & B. Co.

GEORGIA, GWINNETT COUNTY.

7/Nd S
Know all Men by these Presents: That we Why Survey Street
Cand Ozensiges, and Musalice Stress
Can, OfBunk of Duletth, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Thaceand dallars (\$10,000,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
maximum
Sealed with our seals, and dated this Cougusty 3nd 1915
<i>U</i>
The Condition of the above Obligation is such:
That if the above bound Wand Susie Strickland
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Henry Stricklands late of
Gwinnett County, deceased, which have or short come into the hands, possession, or knowledge of the
said/Modandslusie Strickland
the hands or possession of any person or persons, for the same, so made do exhibit unto the
said Ordinary when the Capitall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of tactings and
doings therein when 1661, shall thereunto be required by the Court; shall deliver and pay to such person
periods, respectively, as they may be entitled to the same by law. And if it shall be not the same by
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the state of the probate thereof, and the state of the probate thereof.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court Strice (Canl (L S)
dusie strickland
Mysalice Strangeand (18)
DANK AND
By Dyffile (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
Mersolemnly swear that Henry Strickland decrased, died
as I know or believe, and that I will wall and the
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
ministrator. "So help me God."
Sworn to and subscribed before me, this
he day of April 19/1
Posmson
Celenary
Recorded lat 24th
1910 - NANGE OF STREET

GEORGIA, GWINNETT COUNTY

Washington COUNTY.	!
Know all Men by these Presents: That we, I'M. Maan (William)	
ple and It. lelawire (pur	ر
the Ordinary for said County, and his successors in office and assigns in the	-
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Very for the payment of which sum to the said Ordinary and his	nto
for the payment of will	7
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our he payments.	
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the	irs,
Sealed with our seals, and dated this of the seals and firmly, by the	iese
Sealed with our seals, and dated this September, 6th 11/N,	İ
The Condition of the above Obligation is such:	
That if the above bound of Marie	i
rights, credits, lands and tenements of All Leaf	els,
the state of the s	- 11
said HMMOORE possession, or knowledge of	the
the hands or possession of any person or persons, for firm, and the same, so made do exhibit unto	, or
said Ordinary whom contains a shall be there are a so made do exhibit unto	the '
said Ordinary whom shall be thereunto required; and such goods, chattels, credits, lands, and teneme	nts .
do well and truly administer according to law, and do make a just and true account of actings a	ınd
doings therein when shall thereunto be required by the Court; shall deliver and pay to such persons, respectively, as they may be entitled to the	on
or persons, respectively, as they may be entitled to the same by law. And if it shall be eafter appear that a	I
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and	the
Executor obtain a certificate of the probate thereof, and	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be vo	oid;
else to remain in full force.	
Signed, sealed, and acknowledged in open Court	i
of Milloace a	S.)
Ist. Clawing	۱, ا
L. C.	5.,
(L.	S.)
OATU	
OAIn.	
CEODOLA CIVINNETT COUNTY	
GEORGIA, GWINNETT COUNTY.	icd
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased, and discharge to the best of my ability all my duties as a ceased.	Ad-
	- 1
ministrator. "So help me God."	1
Sworn to and subscribed before me, this.	
Jy Rovenson,	
Irbiary.	.

tent nution of	
Recorded Total Ordinary	. '
L. D. Com	

*6185-M. & B. Co.

That we My lear (Principal				
Know all Men by these Presents: That we, I have flare for the week				
, securities, are held and firmly bound unto				
the Ordingry for said County, and his successors in office and assigns, in the just and full sum of				
Two hundred and fifter 1/00 dollar				
for the payment of which sum to the said Ordinary, and his successors in price, we and ourselves, our heirs,				
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these				
presents. Sealed with our seals, and dated this Marcineller 1911				
Scaled with our seals, and dated this				
The Condition of the above Obligation is such;				
That if the above bound IN COUNT				
do make a true and perfect inventory of the goods, chattels,				
rights, credits, lands and tenements of Elna (P. Claccauay late of				
Gwinnett County deceased, which have or shall come into the hands, possession, or knowledge of the				
said				
, or				
the hands or possession of any person or persons, for and the same, so made do exhibit unto the				
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements				
do well and truly administer according to law, and do make a just and true account of actings and				
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person				
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any				
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the				
Executor obtain a certificate of the probate thereof, and //. V. Leave				
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.				
Signed, sealed, and acknowledged in open Court.				
If leave				
FM Stanceton (L.S.)				
(L. S.)				
0.4577				
OATH.				
GEORGIA, GWINNETT COUNTY,				
I do solemnly swear that Charles P. Carles are				
I do solemnly swear that (LAC) (LAC) (LAC), deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law and truly administer on all the estate of the said deceased.				
and discharge to the have requires, and discharge to the host of my allittee the				
ministrator. "So help me God."				
Swarm to and what the state of				
Sworn to and subscribed before me, this day of the 19/0/				
L. D. Clabrason				
Vidinary,				
n MANIAL				
Recorded C 19/1				
Ordinary.				

GEORGIA, GWINNETT COUNTY. the Ordinary for said County, and his successors in office and assigns, in the just and full sum of , securities, are held and firmly bound unto Cherkaux en da clary (\$1,000.00) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our scals, and dated this Lecentae u, 6th 1915 The Condition of the above Obligation is such: That if the above bound U. C. Jucaner do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of All Jurne W Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the 6a Jurner the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the said Ordinary when Accesshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Account actings and doings therein when _____shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and lo Chick one in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. 6 a Courner, as OATH. I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-6.12. Jurner ministrator. "So help me God." Sworn to and subscribed before me, this..... 1 & Tenkinson, Recorded Jan 13th

61855-M. & B. Co.

Know all Men by these Presents: That we Mrs. J. L. Williams
Know all Men by these Presents: That we Mrs. V. L. Williams
Principal and United States Fiddie
find Duaranty Company, securities, are held and firmly bound into
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Ven Thousand Deller,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Segled with our seals, and dated this Atlanta Glargia.
17th day of Vanuary, 1916,
The Condition of the above Obligation is such:
That if the above bound Mrs. J. Millians
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of J. Hilliams late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
sau , or
the hands or possession of any person or persons, for feether, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when Ale shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Wis TL Williams
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Mrg J. L. Williams, (L.S.)
United States Videlity and
Guaranty Co. (L. S.)
By Frans St Remaldo, (L.S.)
file da - a god;
OATH.
CEOPCIA CIVIANIANT CONTRACTOR CON
GEORGIA, GWINNETT COUNTY
I do solemnly swear that V. Williams, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disbuses the same as the base of the said deceased.
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Mrs. J. L. Williams
Sworn to and subscribed before me, this 17th day of farmer 10/6
day of January, 196
B. D. Colprison
Vilivery,
Part Van 25th
Recorded Yan 25 th
MARCO, Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we MD Quin Principal and Market Presents and Market Presents and Market Presents and Market Presents and Market Principal and Market Presents and Mar
Know all Men by these Presents: That we
and Whalf when Princip
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Successors in office and assigns, in the just and full sum of
for the payment of which our to
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, presents. Sealed with our seals, and dated this
presents.
Sealed with our seals, and dated this find also and also
Sealed with our seals, and dated this ### lay af January
The Condition of the above Obligation is such:
That if the above bound M.D. Drivin
J. O. Win
rights, credits, lands and tenements of A Connection late of late of
rights, credits, lands and tenements of A. M. Oranbles.
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
Salu.
the hands or possession of any person or persons, for kind, and the same, so made do exhibit unto the
and the same, so made do exhibit unto the
said Ordinary when Ashall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such ware
or persons, respectively, as they may be entitled to the same by law. And if it shall be reafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and MD, drivin
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
MAG
market (L. S.)
Mach. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY Shomble , decrased, died
I do solemnly swear that
I do solemnly swear that
ministrator. "So help me God."
Sworn to and subscribed before me, this.
Dy Chbinson
Ordinary
10/6 10/6 .
Recorded Jan to If & Robinson Ordinary.
// × 8

*61*5 → M. & B. Co.

M. L. Linely . Princis
Know all Men by these Presents: That we M. L. Lively, Principa
and Coff georg
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Five Thousand (\$ 5000,00) Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this
elebracery, 17 17/9/6
The Condition of the above Obligation is such: That if the above bound Lively
' J
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of AMLLively late of
Gwinnett County, deceased, which have or shall come into the lands, possession, or knowledge of the
said III, Z Zevely , or
the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mill Lively
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
eise to remain in Iuli force.
I. I. Arbinson
S. J. Robinson, M. L. Lively (L. S.)
Signed, sealed, and acknowledged in open Court, S. J. Stroinson (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY,
I do solemnly swear that SYNC Live Cu
intestate, so far as I know or believe, and that I will well and truly administer on all the court of the middle
the same as the law requires, and discharge to the best of my oblition all the law and the law requires.
ministrator. "So help me God."
Sworn to and subscribed before me, this day of Florinary, 16
day of Lacotte me, this fig. (a)
De Courson
Ordenary,
Recorded Jeb 17 th
& & Robins
*61*5-51. & B. Co. Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, II Maffell, Pre the Ordinary for said County, and his successors in office and assigns, in the just and full sum of , securities, are held and firmly bound unto Elve Hundred (1,200,001 Dallae for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these ts.
Sealed with our seals, and dated this Lecurence will be a sealed with our seals, and dated this Lecurence with the sealed with our seals, and dated this Lecurence with the sealed with our seals, and dated this Lecure That if the above bound do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of line a. Maffett late of deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for free and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of the actings and doings therein when ______shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Cour OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that Caro Cine W. Moffett, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this... g & Robinson Ordinary.

*61.5 ;-M. & B. Co.

Know all Men by these Presents: That we Matilde Affice and				
Know all Men by these Presents: That we, The Body of t				
Kell principal and BBHill, RP				
Coheck XX & Wiley , securities, are held and firmly bound unto				
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of				
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,				
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these				
presents. Sealed with our seals, and dated this March 6th 916				
Lauvenceville Georgia				
The Condition of the above Obligation is such:				
That if the above bound Matilda Hobile and B6				
do make a true and perfect inventory of the goods, chattels,				
rights, credits, lands and tenements of Mestree late of				
Gwingett County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mattilday NA BON-cel, or				
the hands or possession of any person or persons, tokkern and the same, so made do exhibit unto the				
said Ordinary when they shall be thereunto required; and such goods, chattels, credits, lands, and tenements				
do well and truly administer according to law, and do make a just and true account of the actings and				
doings therein when they shall thereunto be required by the Court; shall deliver and pay to such person				
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any				
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the				
Executor obtain a certificate of the probate thereof, and stilla N. Y. Sl Still				
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;				
else to remain in full force. Signed, sealed, and acknowledged in open Court, Signed, sealed, and acknowledged in open Court,				
Signed, scaled, and acknowledged in open court,				
13 13 Nice (L.S.)				
Chlicer (L.S.)				
(L.S.)				
OATH.				
GEORGIA, GWINNETT COUNTY.				
I do solemnly swear that L. E. Strie				
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-				
and discharge to the law requires, and discharge to the best of man ability in				
ministrator. "So help me God."				
mallat 1 St. Of ill				
Sworn to and subscribed before me, this 6 th day of March, 19/6.				
of lines				
Rivorded March 6th 11				
4 0, P				
Ordinary.				

GEORGIA, GWINNETT COUNTY. now all Men by these Presents: That we, Diyon Bracon Process the Ordinary for said County, and his successors in office and assigns, in the just and full sum of , securities, are held and firmly bound unto our Thousand Dollars (\$4000,00/ for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these sealed with our seals, and dated this Aprile, 1916 The Condition of the above Obligation is such: That if the above bound Dixon B do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of u Cel Tro Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the said Ordinary when Ke shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Aig actings and doings therein when Results shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Dixon Braun in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. Mary EBrawn, decreased, died I do solemnly swear that. intestate, so far as I know or believe, and that Will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-Duy on B ministrator. "So help me God." Sworn to and subscribed before me, this.....

*0155-M. & B. Co

Know all Men by these Presents: That we, M. Martin, Grin				
Cip il and J. a. Mirtin				
Cap a rand D. Co.				
, securities, are held and firmly bound unto				
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of				
Fourteen Hundred Dollary				
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,				
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these				
Sealed with our seals, and dated this Opice, 3rd 916				
/				
The Condition of the above Obligation is such:				
Sp 2/ 22				
do make a true and perfect inventory of the goods, chattels,				
rights, credits, lands and tenements of D.J. Martin late of				
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the				
said PM Martin , or				
, or				
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the				
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements				
do well and truly administer according to law, and do make a just and true account of die actings and				
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person				
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any				
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the				
Executor obtain a certificate of the probate thereof, and PM. Martin				
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;				
else to remain in full force.				
Signed, sealed, and acknowledged in open Court.				
Signed, sealed, and acknowledged in open Court. Shakingan Ordinary, J. A. Martin (L. S.)				
Ordinary (L.S.)				
(L.S.)				
,				
(L. S.)				
OATH.				
EFOROY CHILDREN				
GEORGIA, GWINNETT COUNTY.				
I do solemnly swear that D. Martin, deceased, died				
ntestate, so far as I know or believe, and that I will well and truly administer on all the act to the				
and the same as the law requires, and discharge to the best of my ability all my duties as Ad				
ninistrator. "So help me God." RM, Martin				
Sworn to and subscribed before me, this 3 the day of April 1916				
day of April 19/6				
D. D. Cobinson				
Ordinary				
alia 1976				
Recorded agrice 1342 19/6				
MINI-M. 6 IL CO. Delinary				
/ Mulinomi				

Know all Men by these Presents: That we, Im Brank, Pa	ina		
Know all Men by these Presents. That we want to the service of the			
, securities, are held and firmly bound unto			
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of			
Twenty Thousand Dollars \$ 20,00			
for the payment of thich sum to the said Ordinary, and his successors in office, we and ourselves,	our heirs,		
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly	, by these		
presents. Scaled with our seals, and dated this a pril 18th 1916	ah		
Laurenceviele Generic			
The Condition of the above Obligation is such:			
That if the above bound ON Constant			
do make a true and perfect inventory of the goods	s, chattels,		
rights, credits, lands and tenements of James M. Luca	late of		
Gwinnett County, deceased which have or shall come into the hands, possession, or knowled			
said Intrond	ige of the		
the hands or possession of any person or persons, for lim, and the same, so made do exhibit	, or		
said Ordinary when and a state that the	t unto the		
said Ordinary when le shall be thereunto required; and such goods, chattels, credits, lands, and	tenements		
do well and truly administer according to law, and do make a just and true account of his	ctings and		
doings therein when shall thereunto be required by the Court; shall deliver and pay to su	ich person		
in the state of the state of the same by law And it is a state of			
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary	y, and the		
Executor obtain a certificate of the probate thereof, and TMI Seand	· · · · · · · · · · · · · · · · · · ·		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation teles to remain in full force.	o be void;		
Signed, sealed, and acknowledged in open Court.			
J. Penticost. In R	il.		
Cop Gutnest lest By Principa	(L. S.)		
Cod-	(L. S.)		
Surety.	(L. S.)		
O A Tru	——————————————————————————————————————		
OATH.			
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that James M. Jues, december that I will well and truly and that I will well and truly and the state of the same of th			
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the ceased, and disburse the same as file law requires, and discharge to the law to	ased, died		
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my dut	e said de-		
So help me God."	ies as Ad-		
Sworn to and subscribed before me, this / day of PRE 10			
day of aprice	19/6		
& & Cobmison,			
- Ordinary.			
Recorded aprile 20 th			
19/6			
*61-5-M. A. R. Co. D. & Robinson Or	dinary.		

GEORGIA, GWINNETT COUNTY. now all Men by these Presents: That we, Mrs. John Eleve the Ordinary for said County, and his successors in office and assigns, in the just and full sum of , securities, are held and firmly bound unto Jen Thousand (\$10,000,00) Docery for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Sealed with our seals, and dated this. The Condition of the above obligation is such: That if the above bound Mrs. John Eleva Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession any person or persons, for her hand the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of his actings and doings therein when ______shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrs. Yohn Colorais in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be loid; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA. GWINNETT COUNT I do solemnly swear that..... intestate, so far as I know or believe and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this.....

Ordinary.

Recorded 19

61.5-M. & B. Co.

	GEORGIA, GWINNETT COUNTY.			
	Know all Men by these Presents: That we,			
ł	Grincipal and Aperry			
1	, securities, are held and firmly bound unto			
	the Ordinary for said County, and his successors in office and assigns, in the just and full stim of Dight Sundred Dollars (\$500.00)			
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,			
	executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.			
	Sealed with our seals, and dated this aurencewille & a			
l	The Condition of the above Ohligation is such			
	That if the above bound Determine the strength of the strength			
	rights, credits, lands and tenements of a call of the goods, chattels,			
	rights, credits, lands and tenements of Authority Lumber late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the			
	said A Limburdury, or			
	the hands of possession of any person or persons, for and the same, so made do exhibit unto the			
	said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements			
do well and truly administer according to law, and do make a just and true account of fire actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person				
	or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any			
-	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and			
	in such case, if required, render and deliver up the said Letters of Administration, then this obligation type void; else to remain in full force.			
	Signed, sealed, and acknowledged in open Court.			
	Aftunderburg (L. S.)			
	(L.S.)			
	(L. S.)			
OATH.				
1	GEORGIA, GWINNETT COUNTY.			
1	I do solemnly swear that aroll of Accuration, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires and the same as the s			
	reased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."			
	Sworn to and subscribed before me, this of the day of			
day of furfice, 19/6				
	Ordinary.			
Recorded Kune oth				
_	Orient & B. Calinson Ordinary			

Administrator's Bond

Know all Men by these Presents: That we,			
and G. G. Welle and C. Simpson.			
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of			
To the second of			
for the payment of which sum to the said Ordinary, and his successors in office, we and supply			
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.			
Sealed with our seals, and plated this.			
Lucy, 6th, 1916			
The Condition of the above Obligation is such;			
That if the above bound.			
rights, credits, lands and tenements of Suzan (final figure late of			
Gwinnett County descent of the late of			
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said of the lands.			
, or			
the hands or possession of any person or persons, for M. m., and the same, so made do exhibit unto the			
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements			
do well and truly administer according to law, and do make a just and true account of Access actings and			
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person			
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the			
Executor obtain a certificate of the probate thereof, and It Letson			
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;			
else to remain in full force.			
Signed, sealed, and acknowledged in open-Court. Prespined fri			
Printing (L.S.) Platory (Jublic C. V. Jelle, (L.S.)			
Matary Jublic C. V. S. C. C. (L. S.)			
Swinder Cacja; E.C. dimpeon, (L.S.)			
OATH			
OATH.			
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that I car f p of a p p , deceased, died			
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-			
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-			
ministrator. "So help me God."			
Sworn to and subscribed before me, this file day of face, 196			
J. Mater-or			
l. i.l. narej,			
Recorded (Culy, 15th, 1916 Calinary, Ordinary,			
Recorded LCC 9, 19 (19)			
Ordinary.			
V			

	WINNETT COUNTY.		
Know all Men by these Presents: Tha	we, J. Gammer		
guncepu	, securities, are hald and firmly bound unto		
	in office and assigns, in the just and full sum of 3200.00.		
olivo Stu	narea Da-ce-a-ro,		
to the said Ordi	nary, and his successors in office, we and ourselves, our heirs,		
executors, and administrators, in the whole and presents.	for the whole sum, jointly and severally and firmly, by these		
1 1 1 Coul this			
July	Jel1916.		
The Condition of the above Obligation is sa	nch:		
That if the above bound	Sammen		
	do make a true and perfect inventory of the goods, chattels,		
ill with land and tonomore Lip	pulsveless Sommorate of		
	shall come into the hands, possession, or knowledge of the		
	, or		
	s, for him, and the same, so made do exhibit unto the		
	equired; and such goods, chattels, credits, lands, and tenements		
1	nd do make a just and true account of. Lico actings and		
	be required by the Court; shall deliver and pay to such person		
	to the same by law. And if it shall hereafter appear that any		
	d, and the some be proven before the Court of Ordinary, and the		
	of, and Till, Cammer		
else to remain in full force.	e said Letters of Administration, then this obligation to be void;		
Signed, sealed, and acknowledged in oper	Sourt		
و	t Q damma		
·	Grady Stack (L.S.)		
Likin	(L.S.)		
	(L. S.)		
OATH.			
GEORGIA, GWINNETT COLUTY.	9		
I do solemnly swear that Ipple	Lavelles Sammon Accessed, died		
and that	I will well and trade administration to the		
the tay the law leduit	es, and discharge to the best of my ability all my duties as Ad-		
ministrator. "So help me God."	J. J. Samma		
Sworn to and subscribed before me, this.	Standard Ruller 16		
,	If the state of 1970		
	() a		
0	crainery,		
Recorded aug, 15th	19/6		
*6165 M. & B. Co.	J. J. Colonson		

Know all Men by these Presents: That we de facobs Prince				
fal and J.M. Bennokl				
the Ordinate and firmly bound unto				
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of				
weeve Stundred Dollars (8) 3 20 00				
for the payment of which sum to the said Ordinary, and his successors in office we and own live				
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these				
Sealed with our seals, and dated this				
July 11/4/6				
The Condition of the above Obligation is such:				
That if the above bound and, face by				
do make a true and perfect inventory of the goods, chattels,				
rights, credits, lands and tenements of flacada late of				
// / / late of				
Gwinnett County-deceased, which have or shall come into the hands, possession, or knowledge of the				
said CO, Jalea 1/3, or				
the hands or possession of any person or persons, for humand the same, so made do exhibit unto the				
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements				
do well and truly administer according to law, and do make a just and true account of lang actings and				
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person				
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any				
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the				
Executor obtain a certificate of the probate thereof, and				
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;				
else to remain in full force.				
Signed sealed, and acknowledged in open Court.				
La Johnson Co. Jacoby (L.S.)				
(Vm/Berry				
Ordinary J. M. (L. S.)				
(L. S.)				
OATH.				
_				
GEORGIA, GWINNETT COUNTY				
I do solemnly swear that Lacased, died				
intestate, so far as I know or believy, and that I will well and truly administer, on all the estate of the said de-				
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-				
ministrator. "So help me God."				
The Order				
Sworn to and subscribed before me, this				
E. D. Stomfon,				
Grainary,				
19/6 C				
Recorded Cuy, I & Robinson Ordinary.				
*Glasse=M. & B. Co.				

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, I be flere was d
Prencyse and M.Z. Offine, securities, are held and firmly bound unto
the state of the s
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and more some Dellers
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and for the whole and th
Scaled with our scale, and dated this Ocytomber, 4 ch 9/6
The Condition of the above Obligation is such:
That if the above bound 0.6 Mercia
do make a true and perfect inventory of the goods, chattels
rights, credits, lands and tenements of Mrs Dlan German Tate o
Gwinnett County; deceased, which have or shall come into the hands, possession, or knowledge of the
soid & German , o
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Silo Charcos
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force. Signed, sealed, and acknowledged in open Court.
S / / /
2,6 Garward (L.S.
The Charles (L.S.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that I was and that I will all the second of the second disconsistency for as I know or believe and that I will all the second disconsistency for the second disconsistency of the second disconsistenc
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Vila Clearura L
Sworn to and subscribed before me, this. How way of legst , 19/6
B. B. R. Singara
Wis A and a second
Recorded & Cost 302
19/19
161:-M. & IL Co. Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, EN Stalland
1 1 2 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Juncipal and ast stalland
the Ordinary for said County, and his successors in office and assigns in the instantial to
claviousord Dallars (\$10,000,00)
the payment of which sum to the said Ordinary, and his successors in office was a
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this Lawrencewill fr-
Cetaber, 6-th, 1916
The Condition of the above Obligation is such:
That if the above bound CVY / Laccand
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of 4 a baffee late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
, or
the hands or possession of any person or persons, for Acom, and the same, so made do exhibit unto the
said Ordinary when Aleshall be thereunto required; and such goods, chattels, credits, lapds, and tenements
·
do well and truly administer according to law, and do make a just and true account of Italia actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and ECYTARCL and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Elly Watington (U.S.)
() () () () () () () () () ()
Ordinary Chronactend (L.S.)
(LS)
(L. 5.
OATH.
GRODOLA GIMINISTER COUNTY
GEORGIA, GWINNETT COUNTY
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad
ministrator. "So help me God."
Sworn to and subscribed before me, this day of day of 19/6
D. J. Stabruson
Oslinase.
Col 13th
Recorded OCF 19
of of Cobrace on Ordinary.

*81-5-M. & B. Co.

	GEORGIA, OTTAL
ĺ	Know all Men by these Presents: That we, All Brawn, Prince
	Rnow all Men by these Presents: That we, or all curity
	Hill and Williams
	, securities, are held and firmly bound unto
	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
	Dirteen Hundred Dollary (\$1600,00)
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
	executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
I	
	presents. Scaled with our scals, and dated this Duluth, La, November 6th, 1916.
l	The Condition of the above Obligation is such:
	That if the above bound of CR Drown
١	
	do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of https://www.late.of
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said.
	the hands or possession of any person or persons, for Nessand the same, so made do exhibit unto the
ı	said Ordinary when All the state was a state of the same, so made do exhibit unto the
	said Ordinary when Line shall be thereunto required; and such goods, chattels, credits, lands, and tenements
	do well and truly administer according to law, and do make a just and true account ofactings and
	doings therein when a shall thereunto be required by the Court; shall deliver and pay to such person
i	persons, respectively, as they may be entitled to the same by law. And if it about the
,	and the same be proven before the Court of Ordinary, and the
	Executor obtain a certificate of the probate thereof, and
	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
ĺ	Signed, sçaled, and acknowledged in open Court.
	J. E. Sizari, Com. Court.
	Molory Public DM W (L.S.)
	(C. Thate DI Wilson
	(Syel) (L.S.)
1	(L. S.)
	OATH.
(GEORGIA, GWINNETT COUNTY.
	$(k_1)/(k_2)$
i	I do solemnly swear that A. M. Mrickland, Cel, deceased, died ntestate, so far as I know or believe, and that I will well and trade of the control of the co
C	ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
11	"So help me God"
	Sworn to and subscribed before me, this
	Sworn to and subscribed before me, this
	Recorded
	Recorded 19

7 7 7
Know all Men by these Presents: That we, W. M. Maloney,
Co, of new 1100 11
, securities, are held and firmly hound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators in the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this attanta, Ga December 4 1914
The Condition of the above Obligation is such:
That if the above bound (V/), 701 1 1
//
rights, credits, lands and tenements of S. Hornacia late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Maloney , or
the hands or possession of any person or persons for him, and the same, so made do exhibit unto the
said Ordinary when Lishall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and XCC Malaney
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
signed in presente (A Maloney, (L.S.)
of a Ca I hatronse bufeting Co
Drinery By Band Verry
I difformfy in fact (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY
I do solemnly swear that I B Homee 13. , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of
Recorded Arm
Recorded day, 31917 (Robinson, Ordinary.

my fiven (frence of
When all Men by these Presents: That we,
and J. C. Shows
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Sealed with our sealed wi
Sealed with our seals, and dated this
Janus y
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mangarith Const Color Color Late of
Gwinnett County, deceased, which have or spall come into the hands, possession, or knowledge of the
, 07
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall be eafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such ease, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
to remain in fun force.
Signed, sealed, and acknowledged in open Court.
Mr. Bruin
(L. S.)
(L. S.)
(L. S.)
OATH.
CEORCIA CHIANAPAR
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mirgarit Clynic Prince
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of the said deceased.
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
So help me God."
Sworn to and subscribed before me, this.
day of faculty to
July 10 Himman Ala
(1)
Taining,
Recorded Jan 1967
*60-31-31. & R. Co.

Thow all Men by these Presents: That we, Will, Willie Fred Shins
Trucinge an f. P. Stansway
and of the
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Six Thousand (fibrio 0.00)
for the payment of which sum to the said Ordin
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Sealed with our seals, and dated this device were will
Lebruary Ly 917
The Condition of the above Objigation is such
That if the above bound Mrs. Billie Stutchers
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Whatever & Clobbatte late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs Dillie Hutchino
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
With My sway Sillie Stutchens, (L.S.)
apprined (P. Stadaway (L.S.)
Gladonor July y
(L. S.)
OATH.
——————————————————————————————————————
GEORGIA, GWINNETT COUNTY,
I do solemnly swear that Undrew f, Whatt , deceased, died
intestate so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and dishurse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Lille Statchen
Sworn to and subscribed before me, this. 7th day of Hebruary, 19/7
La Grabinisa
Didinory
Recorded Feb. 70th 219/7
Recorded D. Colinary.
V. P. J.

Recorded 19

*61-5 -M. & B. Co. Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, Vilence Banule. , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thousand for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our seals, and dated this The Consition of the above Obligation is such: That if the above bound...... do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Auction 1 (Bine - Air - late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the e Bawden the hands or possession of any person or persons, for A.C., and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Dense Clouds in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void: else to remain in full force. Signed, sealed, and acknowledged in open-Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that..... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of day of , 19

Recorded 19

*6185 -M. & B. Co.

Ordinary.

*61*5-M. & R. Co.

GEORGIA, GWINNETT COUNTY.
GEORGIA, OHLLE THE THE F. I.
Know all Men by these Presents: That we, for the first of
Know all Men by these resemble of the Color
securities, are held and firmly bound unto
, securities, are nerd and many bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1 Line and Commenter
(the soid Ordinary and his successors in onice, we and ourselves, our neits,
executors, and administrators, in the whole and for the whole suit, joined and administrators, in the whole and for the whole suit,
presents. Sealed with our seals, and dated this rune meaning.
Sealed with our seals, and dated this
april, 212, 1612
The Condition of the above Obligation is such: That if the above bound.
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Ara-a-a Ci-Vhazina late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said FI McCalvaney, or
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Aug. actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and X. 11 116 Celu-oricy
in such case, if required, render and deliver up the said Lotters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signed, sealed, and acknowledged in open Court. 11 12 CC Coorcy (L. S.)
M. Fonceson
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do rolomaly was that I have been a facility of the Colombian and
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
country, and dispute the same as the law requires, and Alscharge to the best of my ability all my duties of Ad-
Sworn to and subscribed before me, this. Aday of 19.5. Aday of 19.5.
Summar to 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Sworn to and subscribed before me, this day of
J. B. Madroy asc reting
F. B. Madrois ascarting
Court account
Recorded CLIP 2/2 CAP

COUNTY.
Know all Men by these Presents: That we, // Chap Me Itage of A
dicher fill fine fine
1/100 1/ 16cc 24 nd (B) in the just and full sum of
presents and severally and firmly by the
Sealed with our seals, and dated this Conco 312 1917
The Condition of the above Obligation is such:
That if the above bound / iley miltage,
rights, credits, lands and tenements of LLCC.
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said // CCy//Ci/agi
the hands or possession of any person or persons, for the and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and MCC 416.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signed in prisance of the
Dicker. Decice (L.S.)
(L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died interest and the state of the said deceased, died interest and the state of the said deceased.
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ministrator. "So help me God."
Sworn to and subscribed before me, this of Blackdoys (se acting
sworn to and subscribed before me, this day of April 19/1 Sworn to and subscribed before me, this day of April 19/1 Leckery of Lec
Recorded Copril 12 197 Rabine an Ordinary.

*6185.→M. & B. Co.

Train Prouve Bring
Know all Men by these Presents: That we, Oscar Bracon, Michie
Know all Men by these Presents: That we, Control of the Andread Strong Control of the Control of
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
I was a sent Company
A standard Ordinary and his successors in office, we are married, our news, if
executors, and administrators, in the whole and for the whole sum, joining and according that many, by these
presents. Sealed with our seals, and dated this Lawrence will.
aprice, 2 1-14, 1919
The Condition of the above Obligation is such:
That if the above bound Coco Galaction is such:
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Janly 11 (Brown late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Cacar 6/32ccon, or
the hands or possession of any person or persons, for 12 227, and the same, so made do exhibit unto the
said Ordinary when Assault be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of luco actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall horeafter appear, that any last will and testiment was made by the decemped, and the grown before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Crear Brawn (L.S.)
De m Brown (L.S.)
Lasting (Piloreum (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Janly H. Braw, deceased, died
intestate, so far as I know or believe, and that will well and truly administer on all the estate of the said decased, and disburse the same set he laws at the laws at the same set he laws at the said decased.
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
ministrator. "So help me God."
Oxear Oriun
Sworn to and subscribed before me, this.
21 4 A.L.V.
Grainer
Recorded affect, 76 th 19/7
*ONS—M. & B. Co. Ordinary.

*61*5 M. & B. Co.

Monowall Men by these Prosents: That we, James R. Sudderth:
Lo puddicto and L. n. dudderth
mrences the manual securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
The state of the comments
to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said of the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this Laurence will, Fr. May 7261917
The Condition of the above Obligation is such: That if the above bound La, L. J. and L. R. Such is the
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Emanue Sudarith late of
1
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said L.J. + S.M. Suddelle, or
the hands or possession of any person or persons, for the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the ractings and
doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Ja, Z, V, The Suddett
in such case, if required, render and deliver up the said letters of Administration, then this obligation to be void;
Signed, sealed, and acknowledged in order court it is a sealed, and acknowledged in order court
approved of J. Sudderth
Willisbrain (L. S.)
Ordinary. & P. Martin, (L.S.)
Limetin (L.S.)
O A TI
OATH.
GEORGIA, GWINNETT COUNTY.
Mido solemnly swear that Our on Cl Qui horas
intestate, so far as I know or believe, and that I will well and truly administration, deceased, died
and day requires, and discharge to the best of
ministrator. "So help me God."
Sworn to and subscribed before me this.
dis Richmoff , 19/
Ortineria
Recorded Mill yell
19/7
Ordinary.

Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, 11, 11, Lautherwood
know all Men by these Presents: That we, //, //C, day land of the
(Iruncipal and J. O. moon,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Fourteen Thousand Declars (+14000,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this according to
May 7-4-1917
The Condition of the above Obligation is such:
That if the above bound M.M. Leatherward
dg make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of 10 Chatther was late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Marchinevied, or
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and I. In Leatherwood
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
approved IM Leatherward (5)
My Cobmon 10 1
Ordinary. J. 11000 (L.S.)
(L. S.)
OATH
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that I a Cherwan , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." M. Lewitherward
250 200 11 - 11/2
Sworn to and subscribed before me, this.
De la Vicini, aprilia
Widening.
20
Recorded May, 12 (19 19)
D. D. Stobrus-or, Ordinary.

*60 v-M. & B. Co.

Cucaritan Bina

GEORGIA, GWINNETT COUNTY.
A distant charge the
Know all Men by these Presents: I hat we have the marie of derety
Principal, and firmly bound unto
Compenyer of Micro y are in office and assigns, in the just and full sum of Marty the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Marty
the Ordinary for said County, and his successors in office and assigns, in the fust and
time University of the construction of the we and ourselves, our heirs.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these
for the payment of which sum to the said Ordinary, and his successors in onder, the payment of which sum to the said Ordinary, and his successors in onder, the said Ordinary and Section 1 of the said Ordinary a
presents.
Scaled with our scals, and dated this
//
The Condition of the above Obligation is such: That if the above bound Luy of Autobic - Co-
Coxected do make a true and perfect inventory of the goods, chatters,
rights, credits, lands and tenements of Clarence L Hulchens late of
t which have or shall come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have of state o
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the wife of the probate thereof, and the wife of the first the the thereof in such ouse, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, scaled, and acknowledged in open Court.
delivered in present July of Hitchina (L.S.)
anderican Sweety Caparing
Tota Remen By Stroffetchingson auch
Received attent of the (L. S.)
OATH
-
GEORGIA, GWINNETT COUNTY.
Wildo solemnly swear that lolarence L Statcheno, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Duy S. Hulchins
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this / / day of / / / / / / / / / / / / / / / / / /
J. J. R. Abrush
Endurer.
Recorded Milery Oth

Jachenson, Ordinary.

*01-5-M. & B. Co.

Know all Men by these Presents: That we, Marie & Johnston
Principal and J. a. Johnston Scaurity
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
- One Thousand Dollars -
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our seals, and dated this at atlanta fulling Co,
This 10 its day of July 1917
The Condition of the above Obligation is such.
That if the above bound Mark & Johnstone
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of A. Blacker ord late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Marie & Johnston , or
the hands or possession of any person or persons, for Frince, and the same, so made do exhibit unto the
said Ordinary when Fig. shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mart J Juliuston
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. The pressure of Marst & Johnston (L. S.)
Hart of Johnstre (L.S.)
we m Bosworth Janus a Johnston (L.S.)
7
Notary pullis Fulan & Ja (L. S.)
by Pohinson Orling OATH.
GEORGIA, GWINNETT COUNTY.
(a & D) to a
I do solemnly swear that
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Most & Johnston
most of misune
Sworn to and subscribed before me, this. day of day of 197
J 9 Bobinson
Grelinery
O D D O
Recorded 23 19 7
Ordinary.

GEORGIA, GILLIA
Know all Men by these Presents: That we, Warfe & Sthustere
Paintefel and Rad thusten T
Wist, Willsams, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Scaled with our seals, and dated this attacts fulling & Jan
Scaled with our seals, and dated this the July 1917
The Condition of the above Obligation is such: That if the above bound Meile Golden Towns Town
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of A. Blackword late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Maris G. Johnston , or
the hands or possession of any person or persons, for January, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Message Structure in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
29. Hendry - Marse & Johnston (L.S.)
for in Bosworth R C
District the state of the state
affred W. S. William (L. S.)
GG, Rohinson Osling OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that RIA, Black wood deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Marte & Johnstone
Sworn to and subscribed before me, this day of day of 197
ordiners
Recorded Course 2 2 19/7
Ordinary.

Know all Men by these Presents: That we, J, W. Weble T G. L. weble
Frincipels and a.w. webl, W. J. Tribble and J. M. Maker securities, are held and firmly bound unto
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Iwenty Thousand Dollars, -
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals; and dated this faurencedille the first-
day of angust 1917
The Condition of the above Obligation is such:
That if the above bound J, W. Welle and & L. webb
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Austin Web late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said I. W. Weble and I, L. weble or
the hands or possession of any person or persons, for them, and the same, so made do exhibit unto the
said Ordinary when Hely shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of heary actings and
doings therein when Mey shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, at they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. w. weble T. J. L. Weble
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, scaled, and acknowledged in open Court.
Thos hangly north of himself (L.S.)
as to a weble and W. Tribble (L.S.)
0 4 5 240
ordinary J. M. Ju (L. S.)
OATH
——————————————————————————————————————
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Austra Webb , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." J, W, Webb!
Sworn to and subscribed before me, this garden day of august, 19/7
4. 4. Mobinson Orlinery
Ordinary
Recorded Gag 2 2 19/7
64. Pobinison Ordinary.
*(1):50

The transfer
Know all Men by these Presents: That we look frankling
Orning al and It Carrie 14 H Joing
, sceurities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Twenty your Hundred Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this favore assette Ja
august 6 of 1917
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said 6, 6. Franklin , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and 66. Franciscommunity in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
J. R. Carroll (L.S.)
J. R. Carroll (L.S.)
M N. Goring (L. S.)
OATI
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that W. J. Frankline , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this by Robinson
59 Robinson
Orchivery
277
Recorded ang 27 19/7 Goldenson Ordinary.
*61-50-M. & B. Co. Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, & Repuellon Bruia G.W. Clower, J. D. Williams, G. J. Oraig, Gas Wille , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of - Dollars for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs. executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these sealed with our seals, and dated this 3rd day of Deflecter presents. The Condition of the above Obligation is such: That if the above bound...... ..do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of..... Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said 6. P. Jackson , or and the same, so made do exhibit unto the said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements doings therein when.....shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and the factor of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. In 21 OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this.

*6185 ←M. & B. Co.

HIB BO BIT B. O.T.
Know all Men by these Presents: That we J. J. Brayelett, Principal
and J.L. Cembrose, F. D. Samuon
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Fourteen Thousand Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this 3 rd day of September
1917,
The Condition of the above Obligation is such: That if the above bound TY, TY, Taracelett
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of A. B. Rungan late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said H. H. Bracelett , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when the shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and H. H. Brawlett
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
and affrovely It. H. Branchett (1.8)
3. 1. Robinson F. D. Dannon (L.S.)
Ordinary V. L. ambrose (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
477
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
ord Polaries
Sworn to and subscribed before me, this day of Depleculer . 19/7
Ordinary
Recorded Deft 25 19/7 Policies of Ordinary
161% - M. & B. Co.

Know all Men by these Presents: That we, Just & L. well
Know all Men by these Presents: That we,
Brusifaf and I'M. Whitworth
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Que Thousand Nolland
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this september 24 th
1917
The Condition of the above Obligation is such: That if the above bound J. W. T. G. L. Webl.
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mus, how Weble late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J.W. T. G. L. Weble , or
the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the
said Ordinary when Lie, shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J, W, T. G.L. weble
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
affrond J. W. We be (L.S.)
ggloringen G. L. Webl (L.S.)
Ordinary J. B. Whithworth (L. S.)
OATH.
——————————————————————————————————————
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mis does webl deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." J. W. Webly T. L. webli
Sworn to and subscribed before me, this
29 Piter
Sold Conducting
Recorded Defile 29 19/7
Ordinary

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Know all Men by these Presents: That we, & C. Pillard Ris, what
and h. W. Cearter, J. J. Carroll, J. H. Witting
ing the state of the state of the state of
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
welve Thousand (\$12000 00) Dallars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this 3rd day of December, 1917
The Condition of the above Obligation is such:
That if the above bound 8, 6, Pillard
That if the above bound O, Tructora
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of S. Sittard late of
Gwinnett County, degeased, which have or shall come into the hands, possession, or knowledge of the
said & C. Pittarel , or
the hands or possession of any person or persons, for. , and the same, so made do exhibit unto the
said Ordinary when Lee shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and 6, 6, Pilland
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
and offrond L. N. Carty (L.S.)
Il Robinson J. J. Carroll (1.8)
Ordinary J. H. Ma Kinney (L.S.)
OATH.
CROPCIA CWINNETT COUNTY
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that decreased, died decreased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
iministrator. So help me dod.
Sworn to and subscribed before me, this
Recorded
Ordinary.

*61×5 ←M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, as Brunoifees Eng.
OP for a LW. Breat Set W. L. Ball, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successors in office and assigns, in the just and this successor is the property of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our scals, and dated this
Sealed with our seals, and dated with the seals, and dated with our se
The Condition of the above Obligation is such: That if the above bound The Condition of the above bound The Condition of the above bound The Condition of the above of the Condition of the above Obligation is such:
That if the above bound. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of.
Guinett County decased which have or shall come into the hands, possession, or knowledge of the
J. G. Parse and Balle Moor or
the hands or possession of any person or persons, for the same, and the same, so made do exhibit unto the said Ordinary when the said Ord
do well and truly administer according to law, and do make a just and true account of
shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Sold Register Sul Bla Ressis in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. L. C. Cayne (L. S.)
astrong frede J. G. Lowe J. W. Trag & W. L. Bell, S.)
OATH.
GEORGIA, GWINNETT COUNTY. I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Jeb, Banc of Rulle Morr
Sworn to and subscribed before me, this day of day of 1975.
Objection stry
Recorded Phiarch 20 19/8
Ordinary.

Administrator's flond.

Know all Men by these Presents: That we, W.S. Swith End & Beint
Principal and L. W. Ford - J. J. Palmar
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Interity Thousand Hallars -
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this 3rd day of June 1918
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Magarett, W. Swith late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said W.G. and J. D. Dewith , or
the hands or possession of any person or persons, for. Them, and the same, so made do exhibit unto the
said Ordinary when they shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of their actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W. S. J. Suils
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Oll I Will X II
Ceffrovers (L.S.)
G. T. Rouson J. 13, outle (L.S.)
Ordinary J. W. Ford of J. Palmers)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Magarett & Fruith, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." W.S. Swith Id & B. weith
Sworn to and subscribed before me, this day of June , 19/8
II Robinson
Arlinora
Recorded June 19/8
les Robinson Ordinary.
7,47,

*61*5 -M. & B. Co.

CDODCIA	GWINNETT	COUNTY.
CHARLEIA	GWIIII -	

GEORGIA,	•
Know all Men by these Presents: That we,	/ •
(1), a cabal and and	••••
, securities, are neid and firmly bound un	to
this processors in office and assigns, in the just and full sum of	
Minus and Vocani	
ordinary and his successors in office, we and ourselves, our near	rs.
executors, and administrators, in the whole and for the whole suin, joining and severally and severa	se
museup to	5
Sealed with our seals, and dated this Laurenceville, Longical	.
	••••
The Condition of the above Obligation is such:	
The Condition of the above Obligation is such: That if the above bound. A. Love less.	•••
do make a true and perfect inventory of the goods, chattel	s,
rights, credits, lands and tenements of Arabacacacacacacacacacacacacacacacacacaca	of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	ne
said a. a. Lovellere,	,
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the	
said Ordinary when	
do well and truly administer according to law, and do make a just and true account of first actings an	d
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such perso	n
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that an	y
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and α . α . Love less in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voice	i;
else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	
a. a. Loveless (L.S.	.)
Fl Lammon as	.)
(L. S.	.)
O A TITT	-
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that, deceased, die	
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de	-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad ministrator. "So help me God."	-
innistrator. So help me dod.	
Sworn to and subscribed before me, this day of , 19	
	-
Paraulai	

Ordinary.

Know all Men by these Presents: That we, M. C.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Lun Laurid vollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our hei
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
Scaled with our seals, and dated this 4 th Movember, 1918
The Condition of the above Obligation is such:
That if the above bound M. C. Ceery, admirrie trator
rights, credits, lands and tenements of A. Sower late
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said M. C. Ceevey
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when The shall be thereunto required; and such goods, chattels, credits, lands, and tenemen
do well and truly administer according to law, and do make a just and true account of his actings an
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that an
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and M. G. Seecey in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voice
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
approved in M. C. Seever as
Si Colinian, W. M. Wades as
O.S.
20 2001 19
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad
"So holp me God"
Sworn to and subscribed before me, this day of , , 19
Recorded19
Ordinary.

Has by those Presents: That we, C. III Falland
Know all Men by these Presents: That we, C. Halland
12 sel. CC 1 in the securities, are held and firmly bound unto
lie guegossors in office and assigns, in the just and full sum of
Cour howered (\$4000.00) Doctales
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Movember 4 " 1918
Sealed with our seals, and dated this.
The Condition of the above Obligation is such: That if the above bound C. M. Holland
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of A. C. C. Late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C. M. Holland, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and C. M. Wolland
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
in the presence of an Hallandas
V. M. Elmich.
3, 2, 6, 10. Jages (L. S.)
(L. S.)
OATU
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad- ministrator. "So help me God."
ministrator. "So neip me God."
Sworn to and subscribed before me, thisday of
Recorded19
Ordinary.

Administrator's Bond.

Know all Men by these Presents: That we, I. L. Bowoman and
Soll I so
It Il Sowmon, Principale, a. i.
pro M. dewell died y. L. Bowin securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Three Thousand Dallars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this January 7th 1919
Scarce with our seas, and dated this
The Condition of the above Obligation is such:
That if the above bound . I Bawman and
AKBawman domake a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of L. C. Course and late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said V. L. Bacomen 410 K. Bocomen, or
the hands or possession of any person or persons, for them, and the same, so made do exhibit unto the
said Ordinary when the shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when they shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. L. H. H. Savarusn
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
ENGillis J. L. Bruman (L.S.)
OmBeard np HI Bowmon (1.8)
(L. S.)
Burner (L.S.)
O A TOUT
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
I do solemnly swear that I do solemnly swear that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
intestate, so far as 1 know or beneve, and that I will well all get as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge the same as the law requires and the same as the law requires as the law requires and the same as the law requires and the same as the law requires and the same as the law requires are the same as the law requires are the same as the law requires and the same as the law requires are
ceased, and disburse the same as the law requires, and disburse the same as the law requires, and
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , , 19
Recorded
Ordinary.

REPROY Principa
that the chase Presents; That we,
Know all Men by these the Leatherer fad
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
11 10 THE STEERS
ordinary and his successors in onice, we and ourselves, our heirs.
for the payment of which sum to the said Ordinary, and most sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our seals, and dated this Laurencewiller Fa
January, 0=
The Condition of the above Obligation is such:
That if the above bound. Walkay
That if the above bounddo make a true and perfect inventory of the goods, chattels,
(Carling Charles)
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said RERREY ,, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
do well and truly administer according to law, and do made a just a shall deliver and pay to such person
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Classical Contract
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
RE Ray, (L.S.)
It M Ledtherwood (L.S.)
(L. S.)
OATH.
UAIn.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." `
Sworn to and subscribed before me, this
Recorded

Ö

Know all Men by these Presents: That we, Thomas Cornadery
and Mies Myrtie Ramaden and
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Swenty Facer Stundred (\$2400.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
procents
Sealed with our seals, and dated this February 3rd, 1919 Lawrencewille, Da
Lawrenceville, Da //
The Condition of the above Obligation is such:
That if the above bound Thomas Ramsden Jr.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Thomas Ranisdeu, St late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Thomas Ramsden, fr , or
the hands or possession of any person or persons, for her and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Thomas Romadens
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be soid,
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Thomas Romaden Jul. S.)
Miss Myrtie Ramber (I.S.)
VA Britt (L.S.)
J. V. Y.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
intestate, so far as I know or believe, and that I will well and truly administer or arbitrary all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my ability all my additional my ability all my additional my additional my ability all my additional my ability all my additional my ability all my additional my additiona
ministrator. "So help me God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this.
and the second s
19
Recorded Ordinary,

*61*5*-M. & B. Co.

CWINNETT COUNTY.
GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, England Lechale.
Prosents: That we, Comma
Principal and firmly bound unto
the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and rate of the Ordinary for said County, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary is successors in olice, which sum to the said Ordinary, and his successors in olice, which sum to the said Ordinary is sum to the said Ordinary in olice, which sum to the said Ordinary is successors in olice, which sum to the said Ordinary is successors in olice, which is
Sealed with our seals, and dated this.
Lowencevice
The Condition of the above Obligation is such: That if the above bound. That if the above bound. That if the above bound.
That if the above bound. Commo
late of
and the same shall come into the nands, possession, or knowledge of the
2 (Deades)
said Omina a Common so made do exhibit unto the
the hands or possession of any person or persons, for held, and the same, so made do exhibit unto the
said Ordinary when he hall be thereunto required; and such goods, chattels, credits, lands, and tenements
to well and truly administer according to law, and do make a just and true account of Account actings and
and thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And it it shall never appear on the Court of Ordinary, and the
or persons, respectively, as they may be entitled to the same by hard last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
last will and testament was made by the deceased, and the same be proven before the Court of the Court obtain a certificate of the probate thereof, and Executor obtain a certificate of the probate thereof, and the said Letters of Administration, then this obligation to be void;
in such case, if required, render and deriver up the same and deriver up the
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Oly Cechalo (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded 19

....Ordinary.

Know all Mon by these Presents: That we, L. Miels Principa
and I Mills, John R 6 ac-
Securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Twenty Thousand (\$20.000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this March 3rd 1919.
The Condition of the above Obligation is such:
The Condition of the above bound. If I Mills That if the above bound. If I Mills
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of The Strice late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
& L. Prills , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
do well and truly administer according to law, and do make a just and true accounts of the deliver and pay to such person doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
doings therein when shall thereunto be required by the Court, shall thereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
The latting contificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
of Carrier, 141190
John Rour (L.S.)
(L.S.)
OATH.
<u>—</u>
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
I do solemnly swear that
ministrator. "So help me God."
Sworn to and subscribed before me, this day of
10
RecordedOrdinary.

- CIA	GWINNETT	COUNTY	ľ.
CRUKUTA	O 1.		

The Househ (Princy
That we, A Constitution of the Constitution of
Know all Men by these Presents: That we,
and Rasileen , securities, are held and firmly bound unto
targing in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
in all a live and ourselves, our heire
for the payment of which sum to the said Ordinary, by these
for the payment of which sum to the said Ordinary, and his successors in once, we thin outcome, our near, for the payment of which sum to the said Ordinary, and his successors in once, we thin outcome, our near, for the payment of which sum to the said Ordinary, and his successors in once, we thin outcome, our near, for the payment of which sum to the said Ordinary, and his successors in once, we thin outcome, our near, for the payment of which sum to the said Ordinary, and his successors in once, we thin outcome, our near, so that the payment of which sum to the said Ordinary, and his successors in once, we thin outcome, our near, so the payment of which sum to the said Ordinary, and his successors in once, we thin outcome, our near, so the payment of which sum to the said Ordinary, and his successors in once, we thin outcome, out the payment of which sum to the said Ordinary, and his successors in once, we think outcome, out the payment of which sum to the said Ordinary, and his successors in once, we then the payment of th
executors, and administrators, in the whole and for the whole approach, and administrators, in the whole and for the whole approach, and administrators, in the whole and for the whole approach, and administrators, in the whole and for the whole approach, and administrators, in the whole and for the whole approach, and administrators, in the whole and for the whole approach, and administrators, administrators, administrator
Sealed with our seals, and dated this Day
The Condition of the above Obligation is such:
That if the above bounddo make a true and perfect inventory of the goods, chattels,
do make a true and perfect inventory
late of
rights, credits, lands and tenements of
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands or possession of any person or persons, for when the hands of the ha
do well and truly administer according to law, and do make a just and true account of decings and
he required by the Court: shall deliver and pay to such person
last will and testament was made by the deceased, and the same be novem set as
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signedia presince & M. Stausch. (L.S.)
40 PE Shelmet (L.S.)
Geo & Brogson & It.
& Bailey. (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as 110
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , , 19
Recorded19
Ordinary
*61*5~M. & B. Co. Ordinary.

Gecular Bond GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, It It Wood and TO and, Since pair, and CAT Boggs and , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of len Thousand (\$10.000.00) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these esents.

Sealed with our seals, and dated this Laurenceviele, Ga

March, 4th 1919 The Condition of the above Obligation is such: That if the above bound It. If Wood and T. P. Wood Executions do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of E. V. Waal late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said If It and I, (B) It and I, or the hands or possession of any person or persons, for them, and the same, so made do exhibit unto the said Ordinary when the Whall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of their actings and doings therein when they shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall have the appear that any er and deliver up the earld licthers of Administration, then this obligation to be void; else to romain in full force. Signed, sealed, and acknowledged in open Court. (28) OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that..... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of day of Recorded......19 Ordinary.

*6185 -M. & B. Co.

*61*5-M. & B. Co.

markery (Principal
Know all Men by these Prosents: That we,
ind (: J. Greeson
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
to us housand force with
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and the sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administratory
presents. Sealed with our seals, and dated this Laurencewille, In Capril, 7th 1912
The Condition of the above Obligation is such: That if the above bound. That if the above bound.
That if the above bound
do make a true ayu perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mrs mary m peery late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said.
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and
do well and truly administer according to law, and do make a just and the law and truly administer according to law, and do make a just and the law and law an
doings therein when Shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Manual Plant of Administration, then this obligation to be void; in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
in such case, it required, render and deriver up the said Detects of Administration,
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Marpeny (L. S.)
J. Drees off- (L. S.)
(I S)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator "So help me Cod"
Sworn to and subscribed before me, this
i i
Recorded19

Administrator's Bond.

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents: That we, OF reeman
Principal and El moron
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
One Thousand Diesen.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Laurencewellya
Sealed with our seals, and dated this Company of the Company of th
The Condition of the above Obligation is such:
That if the above bound.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Enoch Freeze late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said add Freeman, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when Ll shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of here actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the said Letters of Administration, then this obligation to be void;
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be votal else to remain in full force.
Signed, sealed, and acknowledged in open Court.
ad Fremen (L.S.)
E. Masen (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I de calcarde away that , deceased, died
the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my about an injurious
ministrator. "So help me God."
Sworn to and subscribed before me, this
and the second s
The state of the s
RecordedOrdinary.
Ordina).

'6: -: -- M. & B. Co.

Know all Men by these Presents: That we, Robert M. Medlock
Know all Men by these Presents: That we, A fixed to Comments of the securities are held and firmly bound and
, securities, are new and many bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Lun 16 susona 17 7
to the cold Ordinary, and this successors in ourse, and theirs.
for the payment of which sum to the said ordinary, but the said ordinary, but these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this fawrence ille.
Sealed with our seals, and dated this beautiful of the seals of the se
The Condition of the above Obligation is such: That if the above bound Rabert N. Medleck
That if the above bound.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Robert Medice late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Rabert n. medlack , or
the hands or possession of any person or persons, for Alim, and the same, so made do exhibit unto the
said Ordinary when. shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Robert 12. Mcallacte in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. Robert N. Medlock (L. S.)
as Hamilton (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this. day of , 19
A DESCRIPTION OF THE PROPERTY
Recorded19
Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we. I. Scott Davis cypal and Washingt the Ordinary, for said County, and his successors in office and assigns, in the just and full sum of Thousand (1800000) Dollare for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our seals, and dated this July 7 The Condition of the above Obligation is such: That if the above bound do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Electronic late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the dot Davis or the hands or possession of any person or persons, for hands and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the sappy be proven before the Court of Ordinary, and the & Scott Davie Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void: else to remain in full force. Signed, sealed, and acknowledged in open Co OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that..... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of , 19

Recorded 19

*6185 -M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Therson aussell (Principal and J. F. Langley
decently , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this Liquid 6 the first formula for the whole sum, jointly and severally and firmly, by these presents.
The Condition of the above Obligation is such:
That if the above bounddo make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of A Cassee late of
Grippott County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Sussession of any person or persons, for hum, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for some the same, so made do similar the same do simil
said Ordinary when shall be thereunto required; and such goods, charters, creaters, extend, actings and
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
last will and testament was made by the deceased, and the same be proven serior and account of the same because of the same be
Executor obtain a certificate of the probate thereof, and the said Letters of Administration, then this obligation to be void;
in such case, if required, render and deliver up the said Letters of Manifesters, many
else to remain in full force.
Signed, sealed, and acknowledged in open Court.

OATH.

GEORGIA, GWINNETT COU	NTY.
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I do solemnly swear that...., deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

Recorded......19

*ADS M. & B. Co.

Administrator's Bond.

2160	0
Know all Men by these Presents: That we, 11. E. Droe	o and - 1.11
Crico, diescipal and Gil Fri	que on and
1.711 Cerdan securrico	s, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the jus	t and full sum of
- Jan Thousand	
for the payment of which sum to the said Ordinary, and his successors in or executors, and administrators, in the whole and for the whole sum, jointly are presents.	
Sealed with our seals, and dated this	
deplumber, 1919.	
The Condition of the above Obligation is such:	
That if the above bound I & Davis + 3 11	HAUCE
do make a true and perfect	
rights, credits, lands and tenements of J. If. Daves	loto of
Gwinnett County, deceased, which have or shall come into the hands,	possession, or knowledge of the
said It Ecooves and J. T. www	
the hands or possession of any person or persons, for Licen, and the sa	
said Ordinary when Assistant be thereunto required; and such goods, chatte	els, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and true according to law, and do make a just and according to law, and do make a just and according to law, and do make a just and according to law, and do make a just and according to law, and do make a just and according to law, and do make a just according to law, and do make according to law, accord	count of the God actings and
doings therein when Low Lesshall thereunto be required by the Court; shall or persons, respectively, as they may be entitled to the same by law. And if is last will and testament was made by the deceased, and the same be proven before Executor obtain a certificate of the probate thereof, and Low Lesshall in such case, if required, render and deliver up the said Letters of Administration	t shall hereafter appear that any the the Court of Ordinary, and the
else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	
0.74.0000	(L. S.)
	(L. S.)
Mm. Jarda	(L. S.)
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer ceased, and disburse the same as the law requires, and discharge to the best of ministrator. "So help me God."	my ability all my duties as Ad-
Sworn to and subscribed before me, this	
	THE RESERVE OF THE PARTY OF THE
Recorded19	
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IPARA COST DA	.
Know all Men by these Presents: That we, ASS Promulett, Presented	copie
and at Many	
, securities, are held and firmly b	ound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
The selection of the following	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves,	our heirs,
and administrators, in the whole and for the whole said,	
presents. Sealed with our seals, and dated this Laurenceville, E	za
Sealed with our seals, and dated this	·······
Sealed with our seals, and dated this and grant	
and the template to smaller	
The Condition of the above Obligation is such: That if the above bound	
That if the above bound.	ahattala
1 les a true and perfect inventory of the good	
in the analytic lands and tenements of which the same in the same	late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge.	dge of the
Gwinnett County, deceased, which drave of shall come	or
the hands or possession of any person or persons, for him, and the same, so made do exhibit	t unto the
said Ordinary when Ashall be thereunto required; and such goods, chattels, credits, lands, and	tenements
do well and truly administer according to law, and do make a just and true account of	eeings and
6 a second by the Court: shall deliver and pay to se	uch person
to the come by lily. Ally it to share the	
1 to the decorred and the same be diver before the	y, and the
and the thorses and of the standard	
in such case, if required, render and deriver up one such	to be void;
else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	(T S)
akking	(L. S.)
	- 01
<i>U</i>	
OATH.	
GEORGIA, GWINNETT COUNTY.	
, dec	eased, died
intestate, so far as I know or believe, and that I will well and truly administed on the law requires, and discharge to the best of my ability all my du ceased, and disburse the same as the law requires, and discharge to the best of my ability all my du	ties as Ad-
ministrator. "So help me God."	
***************************************	10
Sworn to and subscribed before me, thisday of	., 19
Recorded19	ordinary.
	,

Know all Men by these Presents: That we, Colored Jaylan, admins
pany, as , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
- Teo Hundred
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound Elaise Tripley as admired
That if the above bound. Class Sugar
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tellements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
and Elvise Taylor , or
said. Com day
the hands or possession of any person or persons, for her, and the same, so made do exhibit unto the
soid Ordinary when It I shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
ghall thereunto be required by the Court; shall deliver and pay to such person
the same by law. And it it shall neverther appear that any
and the same be proven before the Court of Ordinary, and
Executor obtain a certificate of the probate thereof, and the probate thereof and the probate thereof are probate the probate thereof are probate the pro
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said rotters of Administration, enemy
else to remain in full force.
Signed, sealed, and acknowledged, in open Court. atte led and approved.
to the manufacture of municipal / was
I se Alexa orthogy of
aglethere country and
elester as to reachity But le John der f (L.S.)
L. Butler, np State Maye
OATH
Offolloupe
GEORGIA GWINNETT COUNTY deceased, died
I do solemnly swear that
and tender administer on all the estate of the
and dichurse the same as the law requires, and discharge to
ministrator. "So help me God." Min Elaise Tieff ar
7/000 CC0000
Sworn to and subscribed before me, this.
Sworn to and subscribed before me, this.
17.
cracualy.
Recorded19
Ordinary.

The Williams,
Know all Men by these Presents: That we, Principal and Mollieliania
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1/ ausoud
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and many and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this October, 6 th, 1919.
Scaled with our scals, and dated this. Lacure coile, Ga
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels
rights, credits, lands and tenements of Mrs Elizabeth & Williams late o
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for Account and the same, so made to be and to person or persons, for Account and the same, so made to be and to person or persons, for Account and the same, so made to be a same and to person or persons, for Account and the same, so made to be a same and the same an
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenement
do well and truly administer according to law, and do make a just and true account of her actings and
the lither counts be required by the Court; shall deliver and pay to such person
the man be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
else to remain in full force.
Signed, sealed, and acknowledged in open Court (L. S.
2/
MD Williams (L. S.
(L. S.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, diec
I do solemnly swear that.
ceased, and disburse the same as the law requires, and discharge to the best of my destroy
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of, 19
Recorded 19
Ordinary.

Know all Men by these Presents: That we, It Caugsbell Principe
and all Mosupbell and It I Hilliam
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of — Twenty Thousand (\$20,000,000) aclass
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this October, 6 tt, 1919
Laurenceville, La
The Condition of the above Obligation is such: That if the above bound. It beampbell
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Lampbell late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said, or
the hands or possession of any person or persons, for her and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when
Executor obtain a certificate of the probate thereof, and the said Lotters of Administration, they this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
It Campbell (L.S.)
10mbanyacci, (L.S.)
M'Williame, (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19

'61-5-M. & B. Co.

*61*5-M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Hen by these Presents: That we, I bavis and MB
Know all Alen by these Presents: That we,
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and fundamental the Ordinary for said County, and his successors in office and assigns, in the just and our selves, our heirs.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole sum, jointly and severally and firmly and severally and
presents. Sealed with our seals, and dated this October, 6=, 1919.
The Condition of the above Obligation is such:
That if the above bound 12, Lo Le Nasa
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of 6, 6, 6, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
aid he bross, or
the hands or possession of any person or persons, for hum, and the same, so made do exhibit unto the
said Ordinary when Chall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Account actings and
doings therein when figures, shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. M. So. leross (L.9)
(L. S.)
J. J. Dagie . (L. S.)
Mosunter (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
ministrator. So help me God.
Sworn to and subscribed before me, this
Recorded 19
'615'-M. & B. Co. Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, S. M. Holmon,
Principal and JRHalman
, securities, are held and firmly bound unto
the Ordinary for-said County, and his successors in office and assigns, in the just and full sum of Cight of Lundred (\$80400)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this October, 6th, 1919.
The Condition of the above Obligation is such:
That if the above bound SINSFalinger
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Percilla Halinan late of
Gwinnett County, decorded, which have or shall come into the hands, possession, or knowledge of the said.
the hands or possession of any person or persons, for less, and the same, so made do exhibit unto the
said Ordinary when lesshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of law actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and S. M. Halman
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Witness to morn & M. Halinan (L.S.)
of yellowan (L.S.)
more.
<i>V</i> (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, diec
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad ministrator. "So help me God."
Sworn to and subscribed before me, this
Swort & and substitute of the state of the s

*6185←M, & B, Co.

.Ordinary.

CWINNETT COUNTY.
GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, M. Halmon,
What we did not be a second
Know all Men by these Presents: That we fill Halicon
react part securities, are held and firmly bound unto
in the just and full sum of
the Ordinary for said-County, and his successors in office and assigns, in the just and full sum of
The office we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in office, we take the for the payment of which sum to the said Ordinary, and his successors in office, we take the forther payment of which sum to the said Ordinary, and his successors in office, we take the said Ordinary, and his successors in office, we take the said Ordinary, and his successors in office, we take the said Ordinary, and his successors in office, we take the said Ordinary, and his successors in office, we take the said Ordinary, and his successors in office, we take the said Ordinary, and his successors in office, we take the said Ordinary, and his successors in office, we take the said Ordinary, and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we take the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his successors in office, we have the said Ordinary and his s
presents. Scaled with our seals, and dated this.
Carta
Obligation is such:
The Condition of the above Obligation is such: That if the above bound. That if the above bound.
rights, credits, lands and tenements of 1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/
rights, credits, lands and tenements of
a the deceased which have or shall come into the hands, possession, or knowledge of the
In Halinan, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or possession of any person or persons, for your and the bands or person or persons of the bands of the band
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of
do well and truly administer according to law, and do make a just and state december of the graph power.
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the sample provided the control of the probate thereof, and the sample provided the control of the probate thereof, and the sample provided the control of the probate thereof.
Executor obtain a certificate of the probate thereof, and with such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
eise to remain in full force.
Signed, sealed, and acknowledged in open Court.
of the terresting of the
Litte Bors & M. Stalinas (L.S.)
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
EXECUTE: 10 far as I know or believe, and that I will well and truly administer on all the estate of the said de-
reads, and disburge the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this day of , , 19
Percelos
19

<u>→</u>

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents: That we, J. a. Hagelings and Ga
alkinson, principale and Joshuth
, socyrities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
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for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Maveniller Fig. 1919
The Condition of the above Oblication is such: That if the above bound & Assalings and G-a.
Atremson do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Wa Hiegury and late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Jaka Jelrigs und Daathinsan, or
the hands or possession of any porson or persons, for them, and the same, so made do exhibit unto the said Ordinary when they shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Ethern actings and
doings therein when Ling shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Alfafelrigs TI alkeuses
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
Signed, sealed, and acknowledged in open Court.
JasUSFagelrigs (L.S.)
Ba allenson (L.S.)
KU, Spicth (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad- ninistrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded
Ordinary.

*6185 ←M. & B. Co.

6 Tail To COUNTY # 1991627
EWINNET! COUNTY.
GEORGIA, GWINNETT COUNTY. 1991691. Know all Men by these Presents: That we, Thomas L. Fawler, Company American Surety Company
That we,
principal and american surely company principal and and american of the securities, are held and firmly bound unt of New york, a carperation of the securities, are held and firmly bound unt
ha creepal and firmly bound unt
of Hour Hork, a carpet
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of The Ordinary for said County, and his successors in office, we and ourselves, our heirs The said Ordinary, and his successors in office, we and ourselves, our heirs
in office we and ourselves, our neiro
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of which sum to the said Ordinary, and his successors in onice, we take for the payment of the said Ordinary and Severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly and severally and several
11-111111
Scaled with our seals, and dated this.
Zoth Lay of backery
The Condition of the above Obligation is such: That if the above bound
The Condition of the found Thomas L. Factor
rights, credits, lands and tenements of Jacobs Jaco
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said.
said Thomas a mode do exhibit unto the
the hands or possession of any person or persons, for free, and the same, so made do exhibit unto the
said Ordinary when Le shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doing therein when die shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Tromas L Fawler
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void,
else to remain in full force. Signed, sealed, and acknowledged in open Court.
The same of the sa
american Surity Company
of new york, J (LS)
fig. aug Keart Mire president
Resident de sites des utes
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died intestate, so far as I know or believe and that I will well and built and built and the limit of the limit o
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrators (10).
ministrator. "So help me God."
Supern to and advantage of the supern to an advantage of the supern to a super
Sworn to and subscribed before me, this

Recorded 19

	THE TI COUNTY.	
	Know all Men by these Presents: That we, Charles M. Morcack	
	of Lawrenceville Georgia and the Royal	_
	ho 84 William Street a Breweight carporation	-
l	the study of said County, and his successors in office and assigne to the first and assigned to	
	Twenty Thousand Triof 100 (\$20,000,00)	
	for the payment of which sum to the said Ordinary and his suggestion in an	
	and definition and for the whole sum, jointly and severally and female, he at	
		ĺ
l	Sealed with our seals, and dated this October, 15th, 1919.	
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Ì	The Condition of the above Obligation is such:	
1	That if the above bounder: Charles m. marrie	
	V .	
1	do make a true and perfect inventory of the goods, chattels, brights, credits, lands and tenements of Celler Brancock	
ł	i late of	
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	
	said Charles m marcack , or	
2	the hands or possession of any person or persons, for humand the same, so made do exhibit unto the	
)	said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements	
3	do well and truly administer according to law, and do make a just and true account of actings and	
Ş	doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person	
ξ	or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	
2	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
7	Executor obtain a certificate of the probate thereof, and lehances IL moreock	
ĺ	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;	
₹	Pelse to remain in full force.	ı
K	Signed, sealed, and acknowledged in open Court.	
3	Charles M marcock (L.S.)	
1	By Laperoney (18)	
Ž	Soul no 84. 46219 CB Contact the quarterel	
	Resident everlas filities	J
	OATH.	
	GEORGIA, GWINNETT COUNTY.	
	I do solemnly swear that , deceased, died	
	intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-	
	ministrator. "So help me God."	
	Sworn to and subscribed before me, this	
	Recorded19	
	Ordinary.	
	6185—M. & B. Co.	i

That we Prency a-e
Know all Men by these Presents: That we,
and askleitch,
", securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Jour Thousand (# 4000,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Laurenceville, La
Scaled with our seals, and dated this.
December, 1st, 1919
The Condition of the above Obligation is such:
That if the above bound Afficiently
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. H. Wilty , or
the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when All shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and f. A. Twitty
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Willy (L.S.)
assertation of the state of the
(L. S.)
(L. S.)
OATH.
CEOPCIA CIUTADA CONTRA
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that ,, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the extent of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my obility all my duties as Ad-
So help the God.
Sworn to and subscribed before me this
Sworn to and subscribed before me, thisday of
Recorded19
*61七年从 & B. Co. Ordinary.

THE COUNTY.
VELaure Presents: That we, Mrs. H. E. Jones and
Vedance princes ? . 6. Jones and
How all Men by these Presents: That we Mrs. The Jones and Stelland and fruit pals and mental many for said County, and his successors in office and assigns in the ordinary for said County, and his successors in office and assigns in the control of the ordinary for said County, and his successors in office and assigns in the control of the ordinary for said County, and his successors in office and assigns in the control of the ordinary for said County, and his successors in office and assigns in the control of the ordinary for said County.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum in the said ordinary.
executors, and administrators, in the whole and for the art to see the second of the s
Sealed with our seals, and dated this Seen Road 3.48
at Dulicin, Ja
The Condition of the above Obligation is such:
That if the above bound Mrs. WE Jones and Khawe
do make a true and perfect inventory of the goods, chattels,
inglines, circuits, lands and tenements of// Cc Va-r-C-
Williett County, deceased which have
Valace-
the hands or possession of any person or persons for them, and the same, so made do exhibit unto the
said Ordinary when Lies shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
cloings therein when the count of the count of the count actings and
doings therein when they shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law.
made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mr. He fores & Je Lawe
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
to tomain in full force.
Signed, sealed, and acknowledged in open Court.
mrs H. E. Jones (L. S.)
(1. 5.)
Mack (Itland (1, S)
OATU
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Smart to and out of the state o
Sworn to and subscribed before me, this
Recorded19
*605.←M. & B. Co. Ordinary.

The Mondelle puncipal
Know all Men by these Presents: That we, If M. Wasanteller Guinegale
ind 16 leamples
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
- Jeffer we and supplies and i
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Roverber 37th/9/9
The Condition of the above Obligation is such:
That if the above bound ASA Bromlett
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of mens many Summeton late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said N. If Bromlett, , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
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said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofactings and
doings therein when Le shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Brown and in the state of the s
Executor obtain a certificate of the probate thereof, and AADromlett
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
JE Campacil (L.S.)
de banna 1000
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mrs Mary Sunoutor, deceased, died
intestate, so far as I know or believe, and that I will well and the land and the l
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator.
Ministrator. So help me God." JEST Browlett
Sworn to and subscribed before me, this day of 200
& & Rabinan
A 1 .
ordinary-
n Marc 28th
Recorded 1200, 28 19/9
& & Robinson

GEORGIA, GWINNETT COUNTY. Administrator's Bond. T.K. Shockerford. Know all Men by these Presents: That we. , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of our Thousand thatao ballace for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Join 14th Sealed with our seals, and dated this The Condition of the above Obligation is such: TKShackelford That if the above bound. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of UNSh Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Chacreford the hands or possession of any person or persons, forker and the same, so made do exhibit unto the said Ordinary when Lee shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when _____ shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and TKSkackellard in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Cour OATH. GEORGIA, GWINNETT COUNTY I do solemnly swear that AN Shaepelera deceased, died intestate, so far as I know or believe, and that I will well and truly admixister on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this.

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*0185 - M. & B. Co.

CEORGIA.	GWINNETT COUNTY.
GEORGIA,	Dollarroll ()

Know all Men by these Presents: That we, North access of
and wifimasicy
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the Justice of Sollar. Court Thousand, Five Science of Sollars of So
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successful and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and for the whole and
presents. Sealed with our seals, and dated this. January 5th 925
Scaled with our scals, and dute
The Condition of the above Obligation is such:
The Condition of the above Congation is satelly That if the above bound SiffCarroll
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Margaret Emargan late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
orid Afflearrall , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
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said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and SPCassale
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Diflariall (L.S.)
Wipmassey (L.S.)
(L. S.)
(u. 5.)
OATH.
CEORCIA CHUNNING CONTRA
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Margaret Emorgon, deceased, died
muchatur, so lar as I know or holioto and that I will will will a large to the large transfer of the large tra
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Solution is a same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
ministrator. "So help me God." Addischarge to the best of my ability all my duties as Administrator. "So help me God."
ministrator. "So help me God." Solution is a same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
ministrator. "So help me God." Solution is a same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this. Sworn to and subscribed before me, this. Contact of the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. Contact of the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. Contact of the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. Contact of the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. Contact of the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. Contact of the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. Contact of the best of my ability all my duties as Administrator. "So help me God."
ministrator. "So help me God." Solution is a same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

Know all Men by these Presents: That we, If alkew, frincipal
and Mrs. Nora Leay and new Sell pro
Hoy and mer Sellipro
securities, are held and firmly bound und
the Ordinary for said County, and his successors in office and the county of the count
Teftee Thousand Dallars (\$15000,00)
for the payment of which sum to the said Ordinary and the
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this sources 5th 1900
The Condition of the above Obligation is such:
100
That if the above bound That i
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of 134 Usikuw late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said If Eleakeur
, or
the hands or possession of any person or persons, for feet, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administration and the state of the sta
1
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
2. Control of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Algaspew (1.8)
Mrs. nora Leay_ (L.S.)
mrs SE assect 115
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that St. askew , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
5th 1
Sworn to and subscribed before me, this
All Cabellion
Ordinary.
Recorded + eby 4 1826
Recorded Febry 4 186 Robinson Ordinary.

all follows Prin
Know all Men by these Presents: That we, afficient, Prince
Cipal and Prisers I had the Securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
- trusteen Hundren Danais-
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this farmary 6 th 1920,
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Carrie Rucker Calared late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said assistance, or
the hands or possession of any person or persons, for hering, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and ask Contactor
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force. Signed, sealed, and acknowledged in open Court.
^
WHIPalland (L.S.
and all all
(1. 5.
(L. S.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Carrie Rucker, cal deceased, died
intestate so far as I know on believe and the trail
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de ceased, and disburse the same as the law requirement.
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Wififalland
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of faculary, 19 20 Fill Roberts Ordinary
4, 4/10 1 1920
P. NO VCobrillson
Ordinary
Recorded Hay 4 1920
6155-M. A. B. Co. J. J. Roberton Ordinary.
ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, O. O. Sinipson, as uncepal and Ollie Simpson , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Five Hundred Dollars for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this fanceary 16th 1920 The Condition of the above Obligation is such: That if the above bound . C. Sempsondo make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Condi Spanietton late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the U. C. Sunpson , or the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the said Ordinary when Leshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of here actings and doings therein when ______shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and O. C. Araperor in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY.

I do solemnly swear that Condis Hamilton, deceased, diec
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and dishurse the same as the law requires, and discharge to the best of my ability all my duties as Ad
ministrator. "So help me God."
Sworn to and subscribed before me, this.

Recorded Febry, 11 20 Debrusion Ordinary.

*6185-M. & B. Co.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, Mrs. Jessee Locubar incipal and brukere, de security securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Ene Thousand (\$1000,00) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs. executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scals, and dated this. Nach 31st, 1920 The Condition of the above Obligation is such That if the above bound Mrs Jessie L Duubar do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Hilliam Dundar late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mrs Jessie L. Dunbar or the hands or possession of any person or persons, for feet, and the same, so made do exhibit unto the said Ordinary when Alexshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of doings therein when ?/e.....shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrs Sessie L. Dunber in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that lose Deese Car , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

Sworn to and subscribed before me, this......

6185 -M. & B. Co.

Recorded March, 7202 1930 le Robe

*81. : - 11. & B. Co.

*6185~M. & B. Co.

	GEORGIA, GWINNETT COUNTY.
l	That was all Clobinson
	Principal and De Robinson
ľ	, securities, are held and firmly bound unto
	m mmm.
	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
	Scaled with our seals, and dated this Copie 5th 1920
	The Condition of the above Obligation is such:
	That if the above bound AS Rabinson
	do make a true and perfect inventory of the goods, chattels,
	rights, credits, lands and tenements of Mrs. France & Robertson late of
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
	, ,
	the hands or possession of any person or persons, for her and the same, so made do exhibit unto the
	said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
	do well and truly administer according to law, and do make a just and true account of
	doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
	or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and S. Robinson
	Executor obtain a certificate of the probate thereof, and Color of Administration, then this obligation to be void;
	else to remain in full force.
	Signed, sealed, and acknowledged in open Court.
	all Cobrison (L.S.)
	- OL Robinson (L.S.)
	,
=	(L. S.)
	OATH.
(GEORGIA, GWINNETT COUNTY.
	I do solemnly swear that Ferrice lo Perbuison, deceased, died
i	ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
	eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
1	inistrator. "So help me God."
	Sworn to and subscribed before me, this day of Opice, 1930
	Ordinary
-	Carrie 19th
	Recorded april 1 1920
	*6055-M. & B. Co.

GEORGIA, GWINNETT COUNTY. 1 Men by these Presents: That we are the county and the county are the county and the county are th

Know all Men by these Presents: That we, If Col, Principad
and T.a Smith
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
- Ten Thousand Dollare
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Opice 941920
Sealed with our seals, and dated this Comment Grant Gr
The Condition of the above Obligation is such:
That if the above bound Of Pac
// 0
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
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// (/
the hands or possession of any person or persons, for Rece, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L. S.)
Masuit (L.S.)
(L. S.)
OATH.
OAIn.
GEORGIA, GWINNETT COUNTY.
(the 18 - 10 - 11 - 1
I do solemnly swear that ,
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
A A Pare
Sworn to and subscribed before me, this lay of Cipril 1900
& & Robinson
D. A.
oracuary.
Parel and oth an
Recorded Cypiel 9th 1970
Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, 2000, M. C. Pissee, Princepal, Word Girkle, b. L. Sudderch,
a J. Pirker and Malo Buce securities, are held and firmly bound unt
the ordinary for said County, and his successors in office and assigns, in the just and full sum of
Twenty Five Thousand Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
lt
presents. Sealed with our seals, and dated this 3rd day of May, 1920
The Condition of the above Obligation is such: That if the above bound
do make a trug, and perfect inventory of the goods, chattel
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rights, credits, lands and tenements of late of late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. The County of the county of the said.
the hands or possession of any person or persons, for Ken, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenement
do well and truly administer according to law, and do make a just and true account of Here actings an
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that an
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voice
else to remain in full force.
Signed, sealed, and acknowledged in open Court M. Co. Dune, (28)
lo & Sudieth (L.S
M.Buice U.S.
af. Perisee (L.S
OATH.
GEORGIA, GWINNETT COUNTY.
man I Dune
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said d ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as A
Sworn to and subscribed before me, this.
Sworn to and subscribed before me, this day of May of 1970

Recorded May 3rd 1920 La Robinion Ordinary

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, Ciw Quein , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this..... The Condition of the above Obligation is such: That if the above bound a Maleura do make a true and perfect inventory of the goods, chattels. Gwinnett County deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for and the same, so made do exhibit unto the said Ordinary where shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of doings therein when. A shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and uccu in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Cour OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that Mrs. Clara Mick, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this ... Recorded 19

*ars:-M. & B. Co.

*61×5 ←M. & B. Co.

"Executors Bond"

GEORGIA, GWINNETT COUNTY.
All Stone and Thomas
Know all Men by these Presents: That we, DN Stone and Thomas
Cailey, as principals and to the whole
and WH Crowl ,, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of 8400.00 Eight Thousand, four hundred Dollars
for the payment of which sum to the said Ordinors, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and or the whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this. June 7th 920
The Condition of the above Obligation is such: That if the above bound I D Stone and Thomas
Charley do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. It out and Thomas Bailey, or
the hands or possession of any person or persons, for them, and the same, so made do exhibit unto the
said Ordinary when the yshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of their actings and
doings therein when theyshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the said Letters of Administration, then this obligation to be void;
else to remain in full force.
DOLLAN FOR ADMINISTRATION OF THE PARTY OF TH
Dh Stone and Thomas Backery or
Signed, sealed, and acknowledged in open Court. DH Stone and Thomas Dailey (L. S.) WH Statchins (L. S.)
(1400)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
MEdo solemnly swear that It & Stone , deceased, died
testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." DA Stone- Thomso Pailey
Sworn to and subscribed before me, this 7th day of free ,1900
& W Vioruson
Videnary
Recorded 19

Know all Men by these Presents: That we, S. W. Wilson, a
principal and Volave
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
and solling
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this.
July 5th 1920
The Condition of the above Obligation is such: That if the above bound 21/21/100-000-000-000-000-000-000-000-000-00
That if the above bound 2914 Mileson
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of M. L. Welson late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Der Muson, or
the hands or possession of any person or persons, for hum, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mulling
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Attilson (L.S.)
05-1
16. Jaw (L. S.)
(L. S.)
\ OATH.
· —
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that It I Wilson , deceased, died
interests as for as I know or believe and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my animy an my dates as re-
ministrator. "So help me God."
Sworn to and subscribed before me, this
J. J. Och-6-2000
Ordenary
from the second
Recorded
Ordinary.
*6)*5.—M. & B. Co.

GEORGIA, GWINNETT COUNTY.	
Know all Men by these Presents: That we, DalBurns, Princips	4
and AG Burns	
	I
, securities, are held and firmly bound unto	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
Leven Thousand Dollars	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,	
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	
presents.	
presents. Scaled with our scals, and dated this July 5th 1926	
	$\ $
The Condition of the above Obligation is such:	
That if the above bound & a. Ourn	
	- 1 -
do make a true and perfect inventory of the goods, chattels,	- 11
rights, credits, lands and tenements of Milliam Burne late of	- 11
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	<u>, </u>
said D. a. Burns , oi	
the hands or possession of any person or persons, for hering, and the same, so made do exhibit unto the	- 11
	- 21
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements	- 1
do well and truly administer according to law, and do make a just and true account of he actings and	1
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person	- 11
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and th	
Executor obtain a certificate of the probate thereof, and 30 Course	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void	ı;
else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	
La. Burnz, a.s	.)
HG Burng as	
	.)
(L. S	.)
	-
OATH.	١
,	
GEORGIA, GWINNETT COUNTY	
I do solemnly swear that // leleon (1) acres, deceased, die	ed
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said d	e-
ceased, and disburse the same as the law requires, and disobarge to the best of my ability all my duties as A	
ministrator. "So help me God."	
Sta Mily 2	
Sworn to and subscribed before me, this day of day of 19	
La Verbinson	
Ardenary	
	==
Recorded	
*6185←M. & B. Co. Ordinary	•

Know all Men by these Presents: That we, I. Dewberry and
If Dewberry, projecipals and F. books
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of five Thousand Baccars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this July 5th / 900
The Condition of the above Obligation is such:
That if the above bound J. T. V. D. Dewberry
rights, credits, lands and tenements of May Jane Dewberry late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said.
the hands or cossession of any person or persons, for the and the same, so made do exhibit unto the
said Ordinary when thall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of their actings and
doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as fley may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and find such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court. (L. S.)
It & Dewlerry (L.S.)
Alo David (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mary James Dew Berry deceased, died
the table as for as I know or believe and that will well and truly administer on all the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." I. Dewfery- I. J. Lewberry.
ministrator. "So help me God."
Sworn to and subscribed before me, this.
Ordinary.
Recorded
*61:5;→M, & B, Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, of M. Jewell
miccipae and
()
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of factor of the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents. Sealed with our seals, and dated this August, 6411936
Sealed with our seals, and dated this way and dated this
The Condition of the show Ohlidation is such:
The Condition of the above Obligation is such:
That if the above bound do make a true and perfect inventory of the goods, chatte
rights, credits, lands and tenenting of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of t
1 :
the hands or possession of any person or persons, for Message, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenement
do well and truly administer according to law, and do make a just and true account of hero actings a
doings therein when shall thereunto be required by the Court; shall deliver and pay to such persor persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that a last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be ve
else to remain in full force. Signed, sealed, and acknowledged in open Court.
LL Bown a.
J. M. Sewece, a.
(L.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that C, J, Brown, deceased, o
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as ministrator. "So help me God."
9, 20, 10, 10, 10, 10
Sworn to and subscribed before me, this but day of Ruguest, 192
Ordinary,
Posseded
Recorded 19

*6185 - M. & B, Co.

.....Ordinary.

Know all Men by these Presents: That we, S. S. Brond, and
mrs mastradford, as principals and
T. J. Bradford & F. P. Samuer, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Elighteen Thousand Dallarg
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this 22 a day of august, 1930
The Condition of the above Obligation is such:
That if the above bound S. S. Brond and Mr. ME.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said d. & Grand & Mrs. M.C. Bradford or
the hands or possession of any person or persons, for the mand the same, so made do exhibit unto the
said Ordinary when the start be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly admirater according to law, and do make a just and true account of Thewactings and
doings therein when the yohall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and S. Brond Trus Mit Brollond
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Messagara (L.S.)
(Bradford (LS)
abole
T, G, Samuer, (L.S.)
O A TIVI
OATH.
COUNTY COUNTY
GEORGIA, GWINNETT COUNTY.
I do solemniy swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability and my dates
ministrator. "So help me God."
and august 1920
Sworn to and subscribed before me, this
B. & Ocarricos
Ordenary
Recorded19
RecordedOrdinary.
*6185 + M. & B. Co.

*61+5 → M. & B. Co.

Administrator's Bond.
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Mers Leus Estelle nach,
Know all Men by these Presents: That we, 1000 Letter Brette as principal and by 10 Brette securities, are held and firmly bound unto
as principal and
, security
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thirty Six Africal Dallars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
1
Sealed with our seals, and dated this. Middle day of august
1920
The Condition of the above Obligation is such: That if the above bound Mus. Lewa Estelle Hosh
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of MDNask late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. Mrs. Lena Estelle Rosh, or
the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the
said Ordinary when Assemble be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Levy actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary; and the
Executor obtain a certificate of the probate thereof, and Mus Lena Estelle nest
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Mrs Lena Estelle nost (L.S.)
6. n. Out (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that MANOSA , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad
ministrator. "So help me God." Mrs. Lena Estelle noch
Sworn to and subscribed before me, this me day of August, 1920
G. G. Robilison
Ordinary,

III •

Know all Men by these Presents: That we, If Busha, Principal
and It tenley
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Thirty five Hundred sociar.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this September 6th, 1920
The Condition of the above Obligation is such:
That if the above bound & & Suska
do make a true and perfect inventory of the goods, chattels,
26 f Q
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said of Cousha , or
the hands or possession of any person or persons, for her and the same, so made do exhibit unto the
said Ordinary when Ale shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
hist will and testament was made by the deserved, and the same be preven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the mid Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Ay Busha (L.S.)
A Lucey (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY
I do solemnly swear that M. L. Quelleurg , deceased, deceased,
Costate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
6th Lept 100
Sworn to and subscribed before me, this day of day of
p, v. ocorum
Ordensy.
Sept of Roman
Recorded Godings.
*6 N→M. & B. Co.
OLATE ALLOW THE CO.

l	- Charles of The Control of the Cont
l	Know all Men by these Presents: That we, Mrs. Margaret & Helging
١	Know all Men by these Presents: That we, Truncipal and SCA Turned and 1006
١	Juneipal with and firmly bound
l	Truck, securities, are held and firmly bound unto
ı	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
۱	Ceant housona Document
l	our heirs,
ı	executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
	presents.
	Sealed with our seals, and dated this
	October, 4, 1920
	The Constitution of the choice Obligation is such:
	That if the above bound Mrs margaret F. Milgare
	do make a true and perfect inventory of the goods, chattels,
I	rights, credits, lands and tenements of Mrs. Nansy Pretter late of
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
	said Mrs Margaret F. Kelgare, or
	said
	said Ordinary when Ale shall be thereunto required; and such goods, chattels, credits, lands, and tenements
	do well and truly administer according to law, and do make a just and true account of her actings and
	doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
	or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
	Executor obtain a certificate of the probate thereof, and Mrs. Margaret F. Kelgore
	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
	else to remain in full force.
	Signed, sealed, and acknowledged in open Court.
	Mr. Margart F. Kelgare (L.S.)
	Still urner (L.S.)
	ME (fruitt (L.S.)
	(1.07)
	OATH.
	
	GEORGIA, GWINNETT COUNTY.
	I do solemnly swear that Mrs Noncy Prutte, deceased, died
	intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
	ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
1	ministrator. "So help me God." Mrs Margaret F. Helgare
	Sworn to and subscribed before me, this Hother day of October 1920
	Sword to and subscribed before me, this
	10 10. VCobrusor
	Erdworf.
:	74
	Recorded Not, 15 1920
	Blobneson Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, SM Lawer, Principal End It le Gower, , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of In Thousand Dallars for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scals, and dated this November 1st, 1920 The Condition of the above Obligation is such: That if the above bound & 272, Sawiedo make a true and perfect inventory of the goods, chattels. rights, credits, lands and tenements of 1900 & Source late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said S. M. Gawer, or the hands or possession of any person or persons, for Lein and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of least actings and doings therein when Accounts shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and 170 Secucion in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. SM Jacoce (L.S.) W. C. Sawer (L.S.) (L. S.)

<u>ОАТ</u> Н.	
GEORGIA, GWINNETT COUNTY. I do solemnly swear that Mrs. I sold local intestate, so far as I know or believe, and that I will well and truly admin	ister on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the be ministrator. "So help me God." Sworn to and subscribed before me, this	at of my ability all my duties as Ad-
Sworn to and subscribed before me, this. day of	Orderary,

Recorded NOV, 16 1970 Believer Ordinery

*\$5.5-M. & B. Co.

Know all Men by these Presents: That we, a. L. Roberto, Principal
Know all Men by these Presents: That we,
as I valius Orown
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary forsaid County, and his successors in successors in Surface Dallars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this November, 1st, 1970
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
The Condition of the above Congitton is such. That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements oflate of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said a. L. Referto , or
the hands or possession of any person or persons, for hum, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands of the han
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofactings and
do well and truly administer according to law, and do make a just and true account of a count of a
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
clse to remain in full force.
DE STATE STATE OF THE STATE OF
Signed, sealed, and acknowledged in open Court.
a L Roberts (L.S.)
Julius Brown (L. S.)
(L. S.)
(U. 5.)
OATH.
OMIII.
CEODOLA CWINNERT COUNTY
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
Sworn to and subscribed before me, thisday of
,, 19, 19
Recorded
Ordinary.

Administrator's Bond.

GEORGIA, GWINNETT COUNTY.	
Know all Men by these Presents: That we, IV. E. Aurelle and Writed Hates Fidelity and Granutty Company of Bultimore, Maryland, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Jew Ohous and World and for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this.	
The Condition of the above Obligation is such: That if the above bound C. Russell	
rights, credits, lands and tenements of	
,	
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said	
the hands or possession of any person or persons, for and the same, so made do exhibit unto the	
said Ordinary whenhe shall be thereunto required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to law, and do make a just and true account of actings and	
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and	
Signed, sealed, and acknowledged in open Court.	
T. E. Quacle (L. S.)	
- Inited States Tidelity & Huaranty (L. S.) - So Grank H. Geynolds (L. S.) - Hunder agent.	
Sy Thank H. Gernald (L.S.)	
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that , deceased, died	
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-	
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-	
ministrator. "So help me God."	
sworn to and subscribed before me, this. H the day of Colober 1920. W. H. Cooper	
(rdinary)	
Recorded Jan. 10th 19.21. Y. H. Robinson Ordinary.	
*61:50—M. & B. Co.	

CEORGIA.	GWINNETT	COUNTY.
C-HILLIK CYLLA	0 11 22 1	

Know all Men by these Presents: That we, Mrs. Consie C. Sudderth
and L.P. Patiels
and d.V. O attitles, are held and firmly bound unto
130 00 40
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of \$30,000
NO + 10 mand Wollars
of the said Ordinary, and his successors in office, we and ourselves, our neirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and intiny, by these
presents.
presents. Sealed with our seals, and dated this. Dec. b 1920
The Condition of the above Obligation is such:
The Condition of the above Obligation is such: That if the above bound Two. Consie C. Sudderth
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of R. J. Sudderth late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. Conside Sudderth , or
the hands or possession of any person or persons, for her, and the same, so made do exhibit unto the
said Ordinary when. Ale shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Thes Consie & udderth
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Consiel C Sudderth (L.S.)
L. S.)
(L. S.)
OATH.
_
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that garden Sudderth deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Mrs. Concie C. Sudderth.
Sworn to and subscribed before me, this letter day of December, 1921
J. H. Robinson
O. D.:
(ramary)
Recorded Jau' 10 th 1921
H. H. Ordinary Ordinary
Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, (5. Turgerson Principal and W.a. Waters. , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of 0.00for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this Leo (the 1920 The Condition of the above Obligation is such: That if the above bound C. S. Hurgers rights, credits, lands and tenements of Q. J. Jurgerson late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for. Lum, and the same, so made do exhibit unto the do well and truly administer according to law, and do make a just and true account of _______ actings and doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that a. J. Furgerson , deceased, died intestate, so far as I know or believe, and that Livill well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-O. S. Furgerson ministrator. "So help me God." Sworn to and subscribed before me, this bth day of Becenter, 1921

Recorded Jan 10th 1921

ecorded Jan Ordinary

*61859-M. & B. Co.

100
GEORGIA, GWINNETT COUNTY.
B. G. Sant Prince
Know all Men by these Presents: That we, aud J. N. Simpson & J. N. Corley securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of 12, 00000
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs.
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents. Sealed with our seals, and dated this. Dec. 641, 1920
The Condition of the above Obligation is such: That if the above bound \widehat{R} . \widehat{A} . \widehat{A}
that if the above bound
rights, credits, lands and tenements of Two. Josephine Yout late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Q.a. Hond (L.s.)
J. H. Himpson (L. S.)
U. J. Corley. (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-

into cea ministrator. "So help me God." B. a. Hont

Sworn to and subscribed before me, this lo the

Recorded.....

*61-5-M. & B. Co.

Know all Men by these Presents: That we, Robert Hammonds Trings
and Henry Hammonds!
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns in the instance.
Lifter Thousand Dream Crears.
for the payment of which sum to the said Ordinary and Li
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this.
The Condition of the above Obligation is such:
That if the above bound Robert Hammand admir.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Henry Webb. late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said of their Trammonf , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Robert Hammond
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed sealed and acknowledged in open Court.
Rebert Hammond X (L.S)
- Henry Hammand (L.S.)
Jany Jammoron (L.S.)
(L. S.)
OATH
OATH.
Change County County
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Henry Weht, decreased, died
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate.
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Qohert Hammond X his mou
Swam to and subscribed before me, this 6th day of December, 1920
H, H. Robinson
10. 1
Ordinary
The second of th
- th 10.71
Recorded Yau 1951
Recorded Jaw 10 1921. H. Gabinson Ordinary.

	Administrator's Bond.	
GEORGIA,	GWINNETT COUNTY.	
Know all Men by these Presents	That we, C.a. Trucy Pruicipal, securities, are held and firmly bound unto	
aut J. M. M.	, securities, are held and firmly bound unto	
and his succ	essors in office and assigns, in the just and full sum of 600000000000000000000000000000000000	
for the payment of which sum to the said	d'Ordinary, and his successors in office, we and ourselves, our heirs, le and for the whole sum, jointly and severally and firmly, by these	
presents. Scaled with our seals, and dated th	is January 3 Hd 1921	
	0 0	
The Condition of the above Obligation	n is such:	
That if the above bound	C. a. King	
	do make a true and perfect inventory of the goods, chattels,	
rights, credits, lands and tenements of	Jons. addie Italt late of	
Gwinnett County, deceased, which hav	e or shall come into the hands, possession, or knowledge of the	
said C. a. 17mx	, or	
	persons, for, and the same, so made do exhibit unto the	
	unto required; and such goods, chattels, credits, lands, and tenements	
	law, and do make a just and true account of	
or persons, respectively, as they may be e	reunto be required by the Court; shall deliver and pay to such person ntitled to the same by law. And if it shall hereafter appear that any eccased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate in such case, if required, render and deliver	e thereof, andr up the said Letters of Administration, then this obligation to be void	
else to remain in full force. Signed, sealed, and acknowledged i	n open Court.	
2.g, 2	C. a. Rind (L. S.)	
	C. a. Ring (L. S.)	
	M.M. Robinson, Ordlinary (L.S.	
OATH.		
GEORGIA, GWINNETT COUNTY.		
	Mrs. addie Italt, deceased, die	
intestate, so far as I know or believe, and	I that I will well and truly administer on all the estate of the said de	
ceased, and disburse the same as the law	requires, and discharge to the best of my ability all my duties as Ad	
ministrator. "So help me God."	C. a. Puig	
Sworn to and subscribed before me	e, this 3 has day of January , 1921	
<i>'ii</i> '	C. C. Pluig e, this 3 rd day of Jahrany , 1921 El. H. Robertson	
	Didinary	
Recorded San. 10	th 1971	
Necorded	Cl U Q C'	
*61*5 — M. & B. Co.	H. I. Golinson Ordinary.	

Ordinary.

'M-: -- V & D Co.

Translot Verner Principal
Know all Men by these Presents: That we, Deorge of Verner, Principal
and National Surely co, law yourse, of
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in once and traffor Dollar. Twenty Thousand Traffor Dollar.
Twenty pousone in office we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
1
presents.
presents. Sealed with our seals, and dated this 10 th day January 1921
The Condition of the above Obligation is such:
That if the above bound George St Verner
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Ellenner late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Learse Allerace, or
the hands or possession of any person or persons, for Line, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Heary Hermen
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
STURNES (L.S.)
National Surety Co (L.S.)
B4:7killing Luclian 12 000
attorned it should be the
OATH.
OATH.
GEORGIA, GWINNETT COUNTY
I do solemnly swear that Efterner , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Day vericer
Sworn to and subscribed before me, this day of farming, 1921
9 & Robinson
As designed
- courant,
Recorded 19
Recorded 19
*6165-M. & B. Co. Ordinary.

WINNETT COUNTY.
Know all Men by these Presents: That we, R, n / Holt as francipal
und W. I tolt as Le cevit.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns in the just and full area.
One Thousand Vallers
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this March 9 7 1921
, ,
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of pour Jradius (GE) late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said L. M. Hoet , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. M. Hoet-
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. Colored L. M. Hoet (L. S.)
Ists. Robinson W.G. Halt (L.S.)
Oxlinery (L.S.)
O purtaing
.O <u>AT</u> H.
GEORGIA, GWINNETT COUNTY.
GEORGIA, GWINNETT COUNTY. I do solemnly swear that / Yurr's (Col , deceased, died
intestate so far as I know or believe and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator, "So help me God."
dwa March 1921
Sworn to and subscribed before me, this glass day of march 1921 Continuous C
Codiciary
the state of the s
Recorded
Ordinary.
*61-52-M. & B. Co.

: -=:

Administrator's Bond. GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, D.C. Atkinson Principal Est R.E. Atternson, G.D. Whitehead a , securities, are held and firmly bound unto Men Lula Coll the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this..... The Condition of the above Obligation is such:do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of ... Klso, ... Kl Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for. And, and the same, so made do exhibit unto the said Ordinary when A.shall be thereunto required; and such goods, chattels, credits, lands, and tenements or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and..... in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court.

OATH.

GEORGIA, GWINNETT COUNTY.

I do solemnly swear that..... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

Sworn to and subscribed before me, this.....

MIN'S M. A. H. Co.

Know all Men by these Presents: That we, J. C. Robert Principal		
and W.S. Halt 0		
, securities, are held and firmly bound unto		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
Two Thousand Dollers		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves our being		
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these		
presents. Sealed with our seals, and dated this affice 4 - 1921		
The Condition of the above Obligation is such:		
That if the shave hound		
do make a true and perfect inventory of the goods, chattels,		
rights, credits, lands and tenements of Summer field Valents late of		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
said J. C. Robertz , or		
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the		
said Ordinary when Lusshall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of actings and		
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person		
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any		
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;		
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.		
JC Roberts (L.S.)		
W.G. Halt (L.S.)		
(L. S.)		
(1.0.7)		
OATH.		
GEORGIA, GWINNETT COUNTY		
I do solemnly swear that Summer field Wheet, deceased, died		
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."		
J. C. Talans		
Sworn to and subscribed before me, this day of day of 1921		
J. J. Whine		
Onlinary		
201-1 21		
Recorded 192		
GISS-M. & B. Co. Ordinary.		

Know all Men by these Presents: That we, Chalmers Hiters; Claude
Thictory of the by these Presents: That we, concerns the Ame Lee History Mers
Millory & Arbert / thitin aspringer of miles are hold and Grank bound in
B. V. Wilson, Una Printer securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Jan Thousand Wollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents. Sealed with our seals, and dated this. Office 2 red 1921
The Condition of the above Obligation is such:
That if the above bound Chalmers Tristers, Clarede Struters
The fast Thistory ado make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Samuel A Histor late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Chaluns Writer Claude / renter 34 /4- Bort / friction, or
the hands or possession of any person or persons, for Mesa, and the same, so made do exhibit unto the
said Ordinary when Mey shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of herr actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Clamors Frinter Checke Mutay Hotel
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court
Ama Lee Hinten Chalmon Hinten (L.S.)
2 A 15 1100 - 60 1 AL' T
lina friction Horfert History (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Surveyed of Miction, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Tolande Histus - Herbert Miller
Sworn to and subscribed before me, this 2 nd day of Greel 1921
I ls. Mobilian
Recorded19
*61-55M. & B. Co. Ordinary.

Know all Men by these Presents: That we, Mrs. Einena a Williams
as Principal, and purs, Betti Stripfin - Daisy Williams
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
- Eighteen Thousand Drelaw -
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this May 3, — 1921
Search with our sears, and dated this
The Condition of the above Obligation is such:
That if the above bound Mrs, Erma a Williams
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Cook Williams late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. Coma a Williams , or
the hands or possession of any person or persons, for. Joy, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Julio, Comma a William
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. Mrs. Erma a Williams (I. S.)
Mrs. Pettie Strephin (L.S.)
Daisy Williams (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
Carl William , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Mes Comma C Williams
Sworn to and subscribed before me, this day of day of 1921
J. G. Robinson
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Naministrator. "So help me God." When English and Williams Sworn to and subscribed before me, this L. Robinson Ordinary Ordinary
Recorded19
Ordinary.
*605 - M. & B. Co.

Know all Men by these Presents: That we,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this.
The Condition of the above Obligation is such:
That if the above bound.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court.
(L. S.)
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
*60-5M. & B. Co. Ordinary.

Know all Men by these Presents: That we,	
, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this	
The Condition of the above Obligation is such:	
That if the above bound	
do make a true and perfect inventory of the goods, chattels,	
rights, credits, lands and tenements oflate of	
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said	
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the	
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to law, and do make a just and true account of actings and	
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	
(L. S.)	
(L. S.)	
(L. S.)	
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."	
Sworn to and subscribed before me, this day of 19	
Recorded 19 Ordinary.	
ton -M. & B. Co.	

\circ ()
Administrator's Bond.
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Brad fine
as Amice fof, and J. Williams
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
- to the same vollar
to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said ordinary, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this May 2 nd 1921
Sealed with our seals, and dated this
J. G. Brad fryd
The Condition of the above Obligation is such:
The Condition of the above Obligation is such: That if the above bound
do make a true and perfect inventory of the goods, chattels,
Barrell and
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for This, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. Brasford
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L.S.)
J. Williams (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.

GEORGIA, GWINNETT COUNTY.
I do solemnly swear that J. Bradford, deceased, died
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that will well and truly aliminister on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this 2 day of May , 192)
& G. Robinson
Indicary
V.

Recorded......19

*6185 → M. & B. Co.

Administrator's Bond.

1

GEORGIA, GWINNETT COUNTY.	
and W. G Itali, Leaving	
and W. M. Hall- Sometime	
//	
the Ordinary for the Continuous for the Ordinary for the	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	
presents.	
Scaled with our seals, and dated this lord, day Dicumber 112	
V	
The Condition of the above Obligation is such:	
That if the above bound R. N. Itali, administration	
do make a true and perfect inventory of the goods, chattels,	
rights, credits, lands and tenements of S. W. Witherspoon late of	
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	
the hands or possession of any person or persons, for Kuna, and the same, so made do exhibit unto the	
said Ordinary when Keshall be thereunto required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to law, and do make a just and true account of. Aus actings and	
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person	
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and Py Ifele, adm. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;	
else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	
P >1 stale (L.S.)	
W. G. Holl- (L. S.)	
(L. S.)	
(1.5)	
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that , deceased, died	
I be a believe and that I will well and truly administer on all the estate of the said de-	
intestate, so far as I know or believe, and that I want to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires are the same as the law requires and the same as the law requires are the same as the law requires and the same as the law requires and the same as the law requires are the same as the law requires and the same as the law requires are the same as the law requires and the same as the law requires are the same	
ministrator. "So help me God."	
Sworn to and subscribed before me, this day of	
Swoth & and	
Recorded19	
Recorded Ordinary.	

*61<5:--M. & B. Co.

GEORGIA, GWIN	NNETT COUNTY.	
Know all Men by these Presents: That we,	R.M. Hali, Principa	ا
and w. G. Hali		,
	, securities, are nere and many	
the Ordinary for said County, and his successors in office		
for the payment of which sum to the said Ordinary, a	and his successors in office, we and outserves, our ne whole sum, jointly and severally and firmly, by	y these
presents. Sealed with our seals, and dated this.	cember 6, 1920	
The Condition of the above Obligation is such:	Holi administra	lar
do	make a true and perfect inventory of the goods, ch	hattels,
rights, credits, lands and tenements of Januar	ie Witherefoon	late of
G : 44 Games despessed which have or shall c	ome into the hands, possession, or knowledge	of the
said P.M. Hole, alm	in the date	, or
the hands or possession of any person or persons, for	Aud, and the same, so made do exhibit u	nto the
said Ordinary when he shall be thereunto required	; and such goods, chatters, credits, lands, and ten	ngs and
do well and truly administer according to law, and do to	make a just and true account of many to such	person
doings therein when	same by law. And if it shall hereafter appear the	hat any
last will and testament was made by the deceased, and t	the same be proven before the Court of Ordinary, a	and the
Executor obtain a certificate of the probate thereof, and	R. M. Halt, admini	shate
in such case, if required, render and deliver up the said	Letters of Administration, then this obligation to i	be voia;
else to remain in full force. Signed, sealed, and acknowledged in open Court		
Digited, scarce, and activities of the special scarce	R. M. Wale	(L. S.)
	W. G. Heli:	
		(1. 0.)
OA	ATH.	
GEORGIA, GWINNETT COUNTY.	· ,, '-1	
I do solemnly swear that Janus intestate, so far as I know or believe, and that I will w	ie Withersfram , decease	
ceased, and disburse the same as the law requires, and ministrator. "So help me God."		
Sworn to and subscribed before me, this	, day of, 1	19
Recorded	.19	

- Ordinary.

Know all Men by these Presents: That we, J. H. Had and M. D. Cole.	
, securities, are held and firmly	bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselved executors, and administrators, in the whole and for the whole sum, jointly and severally and firm presents.	s, our heirs, ly, by these
Scaled with our scals, and dated this Tih lay of September of	wike
The Condition of the above Obligation is such:	!
That if the above bound & H. Steas, administrator	
do make a true and perfect inventory of the goo	
rights, credits, lands and tenements of Lloyd DIFras	! !
Gwinnett County, deceased, which have or shall come into the hands, possession, or know said	il
the hands or possession of any person or persons, for, and the same, so made do exh	11
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, an	- 1
do well and truly administer according to law, and do make a just and true account of.	34
doings therein when	ear that any
Executor obtain a certificate of the probate thereof, and W. Jfast in such case, if required, render and deliver up the said Letters of Administration, then this obligation	on to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.	
and approved by yw Head	(L. S.)
Il Robinson Dm Cole	
,	11
Ordinary	
OATH.	
GEORGIA, GWINNETT COUNTY.	donored died
I do solemnly swear that. intestate, so far as I know or believe, and that I will well and truly administer on all the estate ceased, and disburse the same as the law requires, and discharge to the best of my ability all my ministrator. "So help me God."	duties as Ad-
Sworn to and subscribed before me, this day of	. , 19
Recorded19	Ordinary.

*6155-M. & B. Co.

.....Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Mrs, Mattie Low Whele
Know all Men by these Presents: That we, // Cos, or Costant
as principal and In Waifrie , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his section of the said ordinary ordinary.
presents. Sealed with our seals, and dated this 5 lay of Sefflunder, 1721
Sealed with our seals, and and
The Condition of the above Obligation is such:
The Condition of the above Obligation is such: That if the above bound Mrs. Mallie Low While
That if the above bound of the goods, chattels,
rights, credits, lands and tenements of Haller While late of
rights, credits, lands and tenements of/ Particle
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. Mattie Law Yfrice , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when She shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Keep actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, any the
Executor obtain a certificate of the probate thereof, and Mrs. Mallie Low Mile
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, scaled, and acknowledged in open Court.
Mrs. Matter Len Thin (L. S.)
J. Haynie (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
day of
Recorded 19
19

Administrator's Dond.

GEORGIA, GWINNETT CQUNTY.	
Know all Men by these Presents: That we, Ino, M. Langley as	7
the Ordinary for said County, and his successors in office and assigns, in the just and Guylsum of Fifty Thrusauf Dallass for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs	
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this The stay of Softender 1921.	
The Condition of the above Obligation is such: That if the above bound fro. M. Laughuf Allumistrator Do make a true applier feet inventory of the goods, chattels,	
rights, credits, lands and tenements of A . T. Castlers late of	١
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. In a M. Faugley, or	
the hands or possession of any person of persons, for their, and the same, so made do exhibit unto the	
said Ordinary when Lemshall be thereunto required such goods, chattels, credits, lands, and tenements	-
do well and truly administer according to law, and do make a just and true account of	
doings therein when half thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to be same by law. And if it shall hereafter appear that any	
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and	
in such case, if required, render and deliver up the said Letters of Administration, then has obligation to be void;	ી
else to remain in full force. Signed, sealed, and acknowledged in open Court. In Langly and affice by United States Fidelity In arrange (e.L. S.) If Robinson By E. J. Mentgomery agents. S.)	
Ordinacy (L. S.)	
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that I do solemnly swear that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad- ministrator. "So help me God."	-
Sworn to and subscribed before me, this day of , 19	
Percented 19	
Ordinary.	_

*618's-M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Davis as Juni
Oal and Mrs. Mandy Mayer, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Que Thousand the successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the said Ordinary, and his succession of the sum to the sum to the sum to the said Ordinary, and his succession of the sum to the sum
Sealed with our seals, and dated this
The Condition of the above Obligation is such: That if the above bound Mauro. administrator
do make a true and perfect inventory of the goods, chatters,
rights gradity lands and tenements of D. M. Davies late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for
said Ordinary when
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court. Out Davis (L. S.)
Mrs. Mauly Magan (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19

Ordinary.

Know all Men by these Presents: That we, R. C. Croul Daniel
and C, C, Crow Securities
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Your Thousand Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this Lawren Curlle, Sa.
3rd day of October, 1921,
The Condition of the above Obligation is such:
That if the above bound M. a. Crow administrator
rights, credits, lands and tenements of E, R, Crow late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said IT a Crow , or
the hands or possession of any person or persons, for. Kurn, and the same, so made do exhibit unto the
said Ordinary when K shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. C. C. C.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. $\mathcal{A}, \mathcal{A}, \mathcal{B}_{\mathcal{A}} $ (L. S.)
1 6 2
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
intestate, so far as I know or believe, and that I will well and traily administer of all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the law requires are the law requires and the law requires are the l
ministrator. "So help me God."
••••
Sworn to and subscribed before me, this
Recorded 19
Recorded Ordinary.
*6p5M. & B. Co.

GEORGIA, GWIN	NETT COUNTY.
GEORGIA, GW	1 42 Jane
Know all Men by these Presents: That we,	W Langley J- It Mille
of Classica or	and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and	his successors in office, we and ourselves, our heirs,
in the whole and for the	
presents.	new civille, As The
Sealed with our seals, and dated this.	_, 1921.
That if the above bound Aris ///	Laughy administra
tor do mal	ke a true and perfect inventory of the goods, chatters,
rights credits, lands and tenements of	Talluson late of
Gwinnett County, deceased, which have or shall com	e into the hands, possession, or knowledge of the
soid & no Mr. Langlup	, or
the hands or possession of any person or persons, for.	, and the same, so made do exhibit unto the
said Ordinary when & shall be thereunto required; a	nd such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do mal	ke a just and true account of A actings and
doings therein when Le shall thereunto be require	ed by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the sa last will and testament was made by the deceased, and the	me by law. And if it shall hereafter appear that any same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and	Ins M. Laught
in such case, if required, render and deliver up the said Let	ters of Administration, then this colligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.	
Q	no. M. Laughy (L.S.)
, //	Laughy & Hmalu (L. S.)
T	0 610
	S. Janaan (L. S.)
OAT	.
GEORGIA, GWINNETT COUNTY.	
	, deceased, died
intestate, so far as I know or believe, and that I will well	
ceased, and disburse the same as the law requires, and di- ministrator. "So help me God."	scharge to the best of my ability all my duties as Au-
Sworn to and subscribed before me, this	day of , 19
Recorded 19	
*61*5~M. & D. Co.	Ordinary.

Know all Men by these Presents: That we, I should Il farting as finei-
Sal And alston Mintin Security
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Severally
Jour Mundred Dellars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our seals, and dated this 6 th Day of Jame, 1721
The Condition of the above Obligation is such:
That if the above bound John a Martin
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of mossing C. Whiteu late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Jrhu (C, Martin , or the hands or possession of any person or persons, for hum, and the same, so made do exhibit unto the
. /
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Accordings and
doings therein when LLshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and John a Martin
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
(7 177 1 1 1 1 1 1
2 Colon Martin (L.S.)
(L.S.)
(L. S.)
OATH.

GEORGIA, GWINNETT COUNTY, I do solemnly swear that Sarah (1, 1) (article, deceased, died), deceased, died)
I do solemnly swear that Alan (L.,) (Alan en all the estate of the said de-
I do solemnly swear that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
intestate, so far as 1 know or believe, and that 1 will be the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the law requires are the law requires and the law requires are the
ministrator. "So help me God."
ministrator. "So help me God." Sworn to and subscribed before me, this back day of June 1971.
Sworn to and subscribed better
Ordenary
Recorded Mounter 7, 192/ 9 11 20 Octions
Recorded Tlovember 1, 192 9 11 To fundan Ordinary.

GEORGIA, GWINNETT COUNTY.	
GEORGIA, OTTO M. J. cus	
Know all Men by these Presents: That we file, Mash cond	
1.	nto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our he executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly and severally and	- 11
Sealed with our seals, and dated this (C.1. 2007)	
The Condition of the above Obligation is such:	
That if the above bound	- 1
do make a true and periect inventory of the goods, chart	els,
rights, credits, lands and tenements of Marusla lat	e of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of said.	the
said the same so made do exhibit unto	the
the hands or possession of any person or persons, for, and the same, so made do exhibit unto	onte
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to law, and do make a just and true account of accings	and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such per	anv
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and	the
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be v	oid;
else to remain in full force. Signed, sealed, and acknowledged in open Court.	
J. J. Ash (L	S.)
My Johnson (1	. S.)
(1,911,271sace	. S.)
OATH.	
GEORGIA, GWINNETT COUNTY	
I do solemnly swear that L. M. accessed,	died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai	
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as ministrator. "So help me God."	
Sworn to and subscribed before me, this Jih day of June , 19.	21
Sworn to and subscribed before me, this I the day of June ,19 ? Llongia State at Large	hé
Elorgia State at Targe	
Recorded // ven fer 1/ 19.2/	
Mil Marinary Ordina	ary.

Know all Men by these Presents: That wes Hill Mynn is Gringful
+ W. L. Craft
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Four Thousand Da class
for the payment of which sum to the said Ordinary, and his successors in office, we and our close
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents. Scaled with our seals, and dated this. July 4, [12]
The Condition of the above Obligation is such:
That if the above bound A. J. Hynn
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of L.J. Luyun late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said H, J, Wynn, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when A shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Reo actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
H, Jugar (L. S.)
15 Lage (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY. I do solemnly swear that
I do solemnly swear that
I do solemnly swear that
sworn to and subscribed before me, this
day of field, 19 L.
Sworn to and subscribed before me, this
La L
Recorded 2/al. 7, 192 J & Robinson_Ordinary.
Hecorded Ordinary.

GEORGIA, GWINNETT COUNTY.
6 D Wakes as fruc'-
Know all Men by these Presents: That we, G. D. Oakes as fruici-
and will to the dakes to secure
The same area and the same area are a same area.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of When I when the most Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we are considered to the said Ordinary and Severally
presents. Scaled with our scals, and dated this. Set Ray of December 1921
The Condition of the above Obligation is such: That if the above bound, D
do make a true and perfect inventory of the goods, chatters,
rights, credits, lands and tenements of Trus, C, D Cahes late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
spid C, D NaRis, or
the hands or possession of any person or persons, for
said Ordinary when
do well and truly administer according to law, and do make a just and true account of
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force. Signed, sealed, and acknowledged in open Court.
C. Dakes (L. S.
0 4 0.6
$U_{-}/U_{-}/U_{-}/U_{-}/U_{-}$ (L. S.
(L. S.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said do
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ac ministrator. "So help me God."
Sworn to and subscribed before me, this
Decombed
Recorded 19
Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, M. L. Drummond as principal and J. H. Hall is , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Twe Thudred Dollars for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these ts. Sealed with our seals, and dated this Lurenewill- December 10/21 The Condition of the above Obligation is such: That if the above bound M, L. Drummond admir do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of M. A. Dumumouds _____late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said M. L. Drummond. the hands or possession of any person or persons, for Line, and the same, so made do exhibit unto the said Ordinary when the shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when Ke shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and M. L Orunnand in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

Sworn to and subscribed before me, this.

Recorded 19.....

*61*5 -M. & B. Co.

GEORGIA, GWINNETT COUNTY.
V W 1/1 St 1/4 Prince b. a
Know all Men by these Presents: That we,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Eight Thousand Distinguishers in office, we and ourselves, our heirs.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole sum, jointly and severally and firmly
presents. Sealed with our seals, and dated this. 5 th lay if December 1921
Sealed with our seals, and dated this.
ot the star to each:
The Condition of the above Obligation is such: That if the above bound
late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
J M Mask , or
the hands or possession of any person or persons, for four, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
last will and testament was made by the deceased, and the same of the probate thereof and & M Mash.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
J.M. Mash (L. S.)
P. J. Strayfury (L.S.)
Geo. W. Lough ME Therme (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that do deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19
%to → M. & D. Co. Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, R. C. Mauldin muly and A. F. Mauldin Leaving , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thousand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. sealed with our seals, and dated this 3 Day of January, 1922 aurenceville Ha The Condition of the above Obligation is such: That if the above bound 17, C. Maulelin Alumilado make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of 6, 11, 1/Laulduc late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for......................, and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court., L.S. OATH. GEORGIA, GWINNETT COUNTY. intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-I do solemnly swear that ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

, 19 Sworn to and subscribed before me, this. day of

Recorded..... 0:000

Administrator's Nor	
GEORGIA, GWINNETT COUNTY.	id.
Know all Men by these Presents: That we, Mrs June Laurie	
Robinson Garner of Bufard Learger Parling & Deling & Define and firmly bound a full parl & Tulling & Definite and full sum of	into
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lightun Thomsand 7 00/10 Dollar Lightun Thomsand 100/10 Dollar	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our h executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by t	eirs, hese
presents. Scaled with our seals, and dated this 1 se Duy of Much 1922 Whate, Storque	
U	
That if the above bound Ilas, Cluve Laure Laure Italian Carrier	
do make a true and perfect inventory of the goods, char	ttels,
rights, credits, lands and tenements of	
Gwinnett County, deceased, which have or snan come into the hands, possessing, said.	, or
the hands or possession of any person or persons, for her, and the same, so made do exhibit unt	o the
shall be thereunto required; and such goods, chattels, credits, lands, and tener	ments
do well and truly administer according to law, and do make a just and true account of ker acting	s and
shall thereunto be required by the Court; shall deliver and pay to such p	erson
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that the same be proven before the Court of Ordinary, and	it any
Executor obtain a certificate of the probate thereof, and Mis Currie Laurie Robinson in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be	void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.	
Mrs. anne Laure P. Gerner	(L. S.)
Teleling + Degrain Co of Maryland	
By Jan Dodd agun	(L. S.)
OATH.	
GEORGIA, GWINNETT COUNTY. I do solemnly swear that Mrs. annie Lamie P. Lamer, decease	ما الم
I do solemnly swear that Mrs. Unit ball and truly administer on all the estate of the s	a, alec aid de
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the s ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties	as Ad
ministrator. "So help me God." Mrs. Tune Fure R. Jane	
Sworn to and subscribed before me, this Hick day of March 19	,22
Ordinary	
Recorded March 4 il 1922	
To any transfer and one	

*61-5-M. & B. Co.

dministrator's Bond.

Know all Men by these Presents: That we, Mrs. M. E. Bradford
Principal & Mational Surely Company a Confar-
itun of the State of Mew York , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Eighleen Thousand
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our seals, and dated this 20th larger farmary, 1922
Lawrenceville, Isa.
The Condition of the above Obligation is such:
That if the above bound 21122, 27, E. Brad ford
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of fight, credits, lands and tenements of late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Illra Ill. 1. 13 radjard , or
the hands or possession of any person or persons, for. Level, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Lex actings and
//
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Ill. En / Bradpord
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
7.2.76 x 160 () 27/12. 21/2 6 Gradul (18)
Il & Robinson Wateral Surely Company (L.S.)
If A flo bureou (Clause A) cure our paring (U.S.)
Ordinary Ry The Lean Head College (L.S.)
OATH.
OAIn.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died ;
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad- ministrator. "So help me God."
ministrator. So neip me God.
Sworn to and subscribed before me, this
Recorded19
Ordinary.
'605M. & B. Co.

Marilla Turing
Know all Men by these Presents: That we, Will Jurie as Orin Cypel, and C. D. Oakes, Security
, , , , , , , , , , , , , , , , , , , ,
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
71' 4.1 1 Dillare
ordinary and his successors in office, we and ourselves, our neirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and several
presents. 9-1 1 11 1 1 1 1 1 1 9 2 2 -
Scaled with our seals, and dated this
presents. Sealed with our seals, and dated this Sit day of March, 1922 Lie Lauren enrelle, Gray
The Condition of the above Obligation is such:
I hat it the above bounds
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Lena Thanis Turner late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Hill Turner, or
the hands or possession of any person or persons, for. Lun, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mill Justine the this obligation to be void:
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voted,
else to remain in full force.
Signed, sealed, and acknowledged in open Court. Will June (L. S.)
ma aura (L.S.)
C. D. Wakes (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , , 19
Recorded19
Ordinary

Know all Men by these Presents: That we, J. E. Jullie as
Orincipal and It. & Tullie as Security
- 1
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
The life of transless of the sum of
Twelve Trusted Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our scals, and dated this Tik Clay of March 1922-
Sealed with our seals, and dated this Tik Clay of March, 1922 Laurenceurlle, Isa.
The Condition of the above Obligation is such:
That if the above bound J. E. Tulles allumistrates
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of M. S. Jullie late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. G. Julles ,, or
the hands or possession of any person or persons, for. Lucu, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of acctings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. E. Julle
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. A. Julles (L. S.)
It, J. Tuller (L.S.)
(L. S.)
OATH.
COLUMN COLUMN COLUMN
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator "So help me Cod"
Sworn to and subscribed before me, this
Recorded19
Ordinary.

GEORGIA, CALL
Know all Men by these Presents: That we, Mary E. Brooke as Principal and a. S. Tfannak, W. R. Williams
Principal and U. D. Spanier, N. Milliams
cce, securices, are new and nirmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
6 Lever Shousand Mallane
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this 6 th day of March, 1922
ar Lawrenceville, La
The County of the phase Obligation is such;
That if the above bound Mary E. Brooks administrating
That it the above bounds
rights, credits, lands and tenements of late of
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mary E. Brooks, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when She shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mary E. Brooke
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Mary & Brooke (L.S.)
a. S. Fannah (L.S.)
7/ B. Williams (L.S.)
C. M. France (B. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of, 19
Recorded

Know all Men by these Presents: That we & It Robertson & I Robertson & I Robertson
1. 1. 1. Misulan, 1/1/ Lettine
securities are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Sweety Jane Thurdred willer
for the payment of which sum to the said Ordinary, and his successors in cilies, we and ourselves, our helps
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this GEA. Lay of Much 1922
The Condition of the above Obligation is such:
That if the above bound I Ir Robertson
do make a true and perfect inventory of the goods chattels
rights, credits, lands and tenements of the Little, Robertson late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
mid X 21 Keletana
the hands or possession of any person or persons, for the and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of here actings and
doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Oxiliaary, and the
Executor obtain a certificate of the probate thereof, and J. Fr. Roberts
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void:
2 /
Signed, sealed, and acknowledged in open Court. A. Radiculario
IS Poliusan J. J. Robertson LS
ardurary S. It Noderlean L.S.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my daties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19
Ordinary.
(c) −3. A B, (c)

*61×5←M. & B. Co.

Administrator's Bond.

GEORGIA,	GWINNETT	COUNTY.
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26
Know all Men by these Presents: That we, R. L. That Kine as
Cambipal and I III Itaphina Security
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Clue Thousand Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, that have been sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this free 210, 1922
The Condition of the above Obligation is such:
That if the above bound 19. 5 Itafkine
1/
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of 21. B. Hafflered late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said 1914, Hafkine ,, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
last will and testament was made by the deceased, and the same be proven before the Court, of Ordinary, and the
Executor obtain a certificate of the probate thereof, and B. G. Halkens
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
R. H. Thathers !
(L. S.)
(L. S.)
(L. S.)
O A PRIVY
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
requires, and dispurse the same as the law requires, and discharge to the best of my shiller all my duties as Ad-
So help the God.
Sworn to and subveribed by
Sworn to and subscribed before me, this
Recorded

. Ordinary.

Know all Men by these Presents; That we, John It Panuels
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Liverty Thousand Dallan
for the payment of which sum to the said Ordinary, and his successor in a
in the whole and for the whole sum, jointly and severally and firmly be the
presents.
Scaled with our scals, and dated this IST Day of May, 1922 as Fawrencevelle, Ga.
The Condition of the above Obligation is such.
That if the above bound Jahn If Paul Del 1
It 6 Free do make a true and perfect investigation
late of
Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the
said Hahn It Vacua
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when
lo well and truly administer according to law, and do make a just and true account of Account of actings and
loings therein when shall thereunto be required by the Court: shall deliver and pourts and
persons, respectively, as they may be entitled to the same by law. And if it shall horsefter appear that are
ase will and descament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Jahu 21 Pau
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Q 2/ (P)
2 E (L.S.)
Tr. G. Green (L. S.)
(L. S.)
O A TYY
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad- ninistrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
Grand Strategy (Co. Ordinary,

TININIETT COUNTY

1-4

*61857-M. & B. Co.

GEORGIA, GWINNETT GOOTTI.
Know all Men by these Presents: That we, The fala Bowman
Know all Men by these Presents: That we, Securities, are held and firmly bound unto
as principal and Jim sewell, surely
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and description
Junity Four Thurstee Dallars Junity Four Thurstee Dallars
executors, and administrators, in the whole and for the whole sain,
presents. Sealed with our seals, and dated this / De Day of May, 1922
Sealed with our seals, and dated this
Lauren ceville, LA
The Condition of the above Obligation is such:
That if the above bound Mre Lala Bauche
de males a true and perfect inventory of the goods, chatters.
rights, credits, lands and tenements of Thomas L. Bournan late of
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
mag tula Bannan ,or
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when sau shall be thereunto required; and such goods, chattels, credits, lands, and tenements
said Ordinary when shall be thereunto required, and soon good true account of her actings and
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Lala Baurusu Executor obtain a certificate of the probate thereof, and Mrs. Lala Baurusu Executor obtain a certificate of the probate thereof, and Mrs. Lala Baurusu Executor obtain a certificate of the probate thereof, and Mrs. Lala Baurusu Executor obtain a certificate of the probate thereof, and Mrs. Lala Baurusu Executor obtain a certificate of the probate thereof, and Mrs. Lala Baurusu Executor obtain a certificate of the probate thereof, and Mrs. Lala Baurusu Executor obtain a certificate of the probate thereof, and Mrs. Lala Baurusu Executor obtain a certificate of the probate thereof of the probate the probate thereof of the probate the pr
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
else to remain in full force.
Signed, sealed, and acknowledged in open Court. Mr. Lala Bawman (L. S.)
Les L. Braydon & M. Swell (L.S.)
Q. P.O. (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deccased, died
interests so for as I know or believe, and that I will well and truly administer on all the estate of the said as
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded19
Ordinary.

Administrator's Rond.

Know all Men by these Presents: That we, M. J. Verner as priner			
Pal and July a Sunt Court			
Ment 21116			
New Yark , security, are held and firmly bound unto			
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of			
Levo Thousand Dollare (\$2,000.00)			
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,			
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these			
presents.			
Scaled with our seals, and dated this sealed with our seals, and dated this			
The Condition of the above Obligation is such:			
That if the above bound M. J. Verner			
do make a true and perfect inventory of the goods, chattels,			
rights, credits, lands and tenements of Mary, E. Verus late of			
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the			
said M. J. Verner , or			
the hands or possession of any person or persons, for firm, and the same, so made do exhibit unto the			
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements			
do well and truly administer according to law, and do make a just and true account of actings and			
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person			
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any			
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the			
Executor obtain a certificate of the probate thereof, and M. J. Verner			
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;			
else to remain in full force. Signed, scaled, and acknowledged in open Court.			
27 7 26			
V-/ //M// CAAL-			
Res. agent Gumente American Surety Cs. of M. Y. (L. S.)			
County Georgia By M. L. Hutchins Jan (11.8)			
Securely Securely			
OATH.			
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that , deceased, died			
intestate so far as I know or believe, and that I will well and truly administer on all the estate of the said de-			
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-			
ministrator. "So help me God."			
Sworn to and subscribed before me, this			
II			

*60 55-M. & B. Co.

V. M. Milalson as
Know all Men by these Presents. That we, It he Surety.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. May 1 & 1922,
Scaled with our scals, and dated this
Laurencevelle, Ith.
The Condition of the above Obligation is such:
That it the above some
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
said Ordinary when
do well and truly administer according to law, and do make a just and true account of Les actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the Michaelan
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signed in the prime & / Lichalson (L. S.)
of rappowed by It of Itali. (L.S.)
J. Holmson, Ordinary (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded

Administratorio Bond

Know all Men by these Presents: That we, R, a, Johnson and C. H. Lahuson
and C. M. Johnson
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this / St Ray of May, 1922
Sealed with our scals, and dated this 1 St day of May, 1922 Laurenceville, Ja.
The Condition of the above Obligation is such:
That if the above bound R. a. Jahnson adm.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said T. O. Johnson, or the hands or possession of any person or persons, for Run, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. C. Johnson
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
R. a. Jahnson (L. S.)
6 H. Johnson (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Sworn to and subscribed before my
Recorded
Ordinary.

CEORGIA.	GWINNETT	COUNTY

Description That we the Jy amiltan
Know all Men by these Presents: That we, J. M. Jfamillan
as Ormeyfal and J. M. Securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sun, joined
presents. Sealed with our seals, and dated this Laure Curlly, Ga.
Sealed with our seals, and dated this
Zamuseumo p
The Condition of the above Obligation is such:
The Condition of the above Obligation is such: That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mrs IL Hamilton late of
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said It I Hamilton, or
the hands or possession of any person or persons, for
the hands or possession of any person of persons, for
said Ordinary when when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of which actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signer, dealed and M. J. Hamilton (L. S.)
dievered in the presuce of M. Hamilton (L. S.)
of he of B. A. O. P. S. S.
of Ses. L. Bryden J. O. (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded
Ordinary.

<u> 149</u>

Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by, these Presents: That we, M. Summerlin securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Faur Thousand Dallara for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our seals, and dated this June 15th 1922, The Condition of the above Obligation is such: That if the above bound M. D. Summelue Camucatrala do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of D. Summer Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said M. Q. Sussmalue, or the hands or possession of any person or persons, for frame, and the same, so made do exhibit unto the said Ordinary when Lee shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and M. Aummell in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of , 19

Recorded 19

6125-M. & B. Co.

*61*5 - M. & B. Co.

Know all Men by these Presents: That we, Cliffard Brown
as Principal and Georgia a Brown, Essee
as Bruncipal and storger
B THELLE FACKER WE , Security and miny bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and grace and Pallares
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, that the payment of which sum to the said Ordinary, that the said ordinary, the said ordinary, that the said ordinary, the said ordinary th
executors, and administrators, in the whole did to
presents. Sealed with our seals, and dated this June 51, 1922
Scared with our scale, and
The Condition of the above Obligation is such:
That if the above bound Clifford Brawn
do make a true and perfect inventory of the goods, chattels,
(1 % B.
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Clifford / France, or
the hands or possession of any person or persons, for how, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the form of the form of the probate thereof.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Georgia (l. Brown (L. S.)
Essie Braun (L.S.)
Itelle Hackson (L.S.)
O A TITLE
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
ministrator. So help the God.
Sworn to and subscribed before me, thisday of
Į.
The state of the s
Recorded 19

Administrator's Bond.

GEORGIA,	GWINNETT	COUNTY.
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Know all Men by these Presents: That we & Machine Od A.
Know all Men by these Presents: That we, S. Mackin, as principal and fetha Mackin as Security
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
One Thousand Dallane
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
procente
Sealed with our seals, and dated this June 8th, 1922
The Condition of the above Obligation is such:
That if the above bound S. Mackin
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of H. H. Hord late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said S. Machin , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
//
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein when LL shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and S. Macking
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(0.5.)
Luha Machin (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this
Recorded 19
Recorded Ordinary.
*8155-M. & B. Co.

*6185-M. & B. Co.

That we It, M. Lardan as
Know all Men by these Presents: That we, It, M. Jardan as Seawly Principal and A. B. Jardan as Seawly
Principal and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
() () () () () () () ()
for the payment of which sum to the said Ordinary, and his severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents. Sealed with our seals, and dated this. Sealed with our seals, and dated this.
Color of the share Obligation is such:
The Condition of the above Obligation is such:
The Condition of the above Obligation is such: That if the above bound. That if the above bound. That if the above bound. The Condition of the above Obligation is such: Outland Obligation is such: Outland Obligation is such: Outland Obligation is such: Outland Obligation is such:
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said It M Jardan , or
said same so made do exhibit unto the
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
shall thereunto be required by the Court; shall deliver and pay to such person
or parons respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and M. Marcland
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
J. M. Jardan _ (L. S.)
(2. B andan (4. S.)
(L. S.)
OATU
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded

Know all Men by these Presents: That we, Miss Carrie Byrd
as Orineifal auch E. L. Byrd as
decurety , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Iwanty five Hundred Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this. 3 74 day of July 1922
The Condition of the above Obligation is such:
That if the above bound Miss, Carrie Byrd
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Joseph Bly ford Byrd late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs, Carrie Byrd , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Miss, Carrie Bysel
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Mrs Carrie Byrd (L.S.)
Mrs. Carrie Hyrd (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
I do solemnly swear that. I do solemnly swear that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge the same as the law requires and the law re
Sworn to and subscribed before me, this day of, 19
Recorded

*6185-M. & B. Co.

		Administrator's B	
GRODCIA (GWINNETT	COUNTY.	ond.
GEORGIA,		on & com	
Know all Men by these Presents:	That we,	Who the se	·····.
Know all Men by these Presents:			.
11 1 10 10			unto
the Ordinary for said County, and his success	sors in office and assigns, in t	he just and full sum of.	·····
	. 1 a. mll		
for the payment of which sum to the said	Ordinary, and his successors	atly and severally and firmly, by	heirs, these
administrators, in the whole	and for the whole		
presents. Sealed with our seals, and dated this	3 19 de	J of July 192	2
bearer	U	/	•••••
The Condition of the above Obligation	is such:	Jallen .	
That if the above bound	, wella	5 accen	········
	do make a true and	perfect inventory of the goods, cha	ttels,
rights, credits, lands and tenements of	rooph G	ellen li	ate of
Gwinnett County, deceased, which have	or shall come into the h	ands, possession, or knowledge of	f the
said Mus Delle	c & al	eu_	, or
the hands or possession of any person or po	ersons, for ke, and	the same, so made do exhibit unt	o the
said Ordinary when shall be thereur	nto required; and such goods	, chattels, credits, lands, and tener	nents
do well and truly administer according to la	nw, and do make a just and	true account ofacting	s and
doings therein when shall there	eunto be required by the Cou	rt; shall deliver and pay to such p	erson
or persons, respectively, as they may be en last will and testament was made by the dec	titled to the same by law. A	and it it shall hereafter appear that on before the Court of Ordinary, an	d the
Executor obtain a certificate of the probate	thereof and lues. Do	lea fallon	
in such case, if required, render and deliver	up the said Letters of Admin	istration, then this obligation to be	void;
else to remain in full force.	01	•	
Signed, sealed, and acknowledged in	Mess, Dol	la fallon	T. S.)
	11 (147		
	1000	illoct E	
		(L. S.)
	OATH.		
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that		deceased	, died
intestate, so far as I know or believe, and	that I will well and truly ad	minister on all the estate of the sa	id de-
ceased, and disburse the same as the law r ministrator. "So help me God."	equires, and discharge to the	best of my ability all my duties a	ıs Ad-
•			
Sworn to and subscribed before me,		of, 19	
			=====
Recorded	19		

.....Ordinary.

122

Administrator's Road GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we. 1. 11. K , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Hundred Holla for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this..... The Condition of the above Obligation is such: That if the above bound..... do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Freed-Riel Thumphire Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for. and the same, so made do exhibit unto the said Ordinary when ____shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administor according to law, and do make a just and true account of doings therein when _____shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. GEORGIA, GWINNETT COUNTY. I do solemnly swear that..... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of day

6155-M. & B. Co.

<.

Ordinary.

Know all Men by these Presents: That we, Ma Carellia Mash
Know all Men by these Presents: The Williams
is principal with
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
E! I Thousand
to the said Ordinary, and his successors in office, we and ourselves, our heirs
for the payment of which sum to the said ordinary, the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
procents 0 50 157 151
Scaled with our seals, and dated this.
nine Hundred, and Truenty two
The Condition of the above Obligation is such:
That if the above bound Wra, Condition That if the above bound Wra, Condition That if the above bound Wra, Condition That is the above bound Wra, Condition That is the goods should be above.
That if the above bounds
D.)II.)
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. Cardelia Mash., or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and M. Condelia North.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
ma Cardelia Mash. (L.S.)
Ja. Minor. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate so for as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as re-
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Sworn to and substribed before me, this.
Recorded 19
Recorded

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Mrs. James C. Mandira. Whillip and Who Ordinary for said County and his excessor in the
the ordinary and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this. Fig. 1921
Condition of the above Obligation
That if the above bound Mrs. James. C. Manders.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of fames from late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said mrs. James C. Manders or
the hands or possession of any person or persons, for
said Ordinary when use shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mark Times.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. S. M. Brown M. A Manue & Manuars (L. S.) La. Slat at Lorge W. H. Sloan. 5. F. C. (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
, deceased, died
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this.
RecordedOrdinary.

GEORGIA, GWINNETT COUNTY. ., securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs. executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. The Condition of the above Obligation is such: Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for ______, and the same, so made do exhibit unto the shall be thereunto required; and such goods, chattels, credits, Jands, and tenements do well and truly administer according to law, and do make a just and true account of... doings therein when......shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and... in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that..... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of Recorded.....

GEORGIA, GWINNETT COUNTY
GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, S. R. Rullard. A. Rurintepal and J. M. Luldertt. securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this 3 clay by the seal of the above Obligation is such:
That if the above bound J. B. Oullard, Miss Curriel survey of the goods, chattels,
rights, credits, lands and tenements of
GEORGIA, GWINNETT COUNTY. I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of , 19
Recorded 19



*61*5*-M. & B. Co.

*61>5;─M. & B. Co.

Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Mrs. Susan F. Tewry. Prin and County, and his successors in office and assigns, in the just and full sum of the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County, and his successors in office and assigns, in the just and full sum of the ordinary for said County and his successors in office and assigns, in the just and full sum of the ordinary for said County and his successors in office and assigns.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scals, and dated this 2 2 2.
The Condition of the above Obligation is such: That if the above bound. That if the above bound, chattels, redits, lands, nor knowledge of the said Ordinary when above made by the the exceuting and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be prover before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Manually and the same be prover before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Manually and the same be prover before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Manually and the same be prover before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Manually and the same and the same, so made do e
OATH.
GEORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded

GEORGIA, GWINNETT COUNTY.
Man by these Property of 10'66
Principal and Fubbility and Vijeasit Compa
Securities 1
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
division of the training.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum injustice.
sun, jointly and severally and firmly by the
Sealed with our seals, and dated this 2 nd, 01
Saurenceville, Sta., 1922.
The Condition of the above Obligation is such
That if the above bound, 3.13. Dillard,
W. 7d. Sudderli, do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. Lij. Villard, or
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. Luis actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and 3171 Duli curci
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed could and admousledged in open Court 10 10
B. G. R. Rubinson J. B. Willard. (L.S.)
Ordin on Fidelity and Deforit-Confage. S.)
By freshed winney in-fact
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly dammined by ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the law requires are the law requires and the law requires are the law requires are the law requires are the law requires and the law requires are the law requires a
ministrator. "So help me God."
day of
Sworn to and subscribed before me, this

RecordedOrdinary.

*61859-M. & B. Co.

- ,	1	3
	- 1	- : { - : :

Administrator's Bond
GEORGIA GWINNETT COUNTY.
1 1 Turnell Hall
J. W. Physical, securities, are held and firmly bound un
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we are considered to the said Ordinary and his successors in office, we are considered to the said Ordinary and his successors in office, we are considered to the said Ordinary and Section 1.
executors, and administrators, in the whole and the presents. Sealed with our seals, and dated this faurence fills far the 2 mg.
day of October 1912
The Condition of the above Obligation is such: That if the above bound. R. R. Russell. That if the above bound of the goods chatteled to the goods.
do make a true and perfect inventory of the goods, chattels rights, credits, lands and tenements of Mathan Russell late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
the hands or possession of any person or persons, for face., and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account ofactings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and the Research of Court of Ordinary, and the
else to remain in full force.
Signed, scaled/and acknowledged in open Court. Guef after over J. A. Russell (L. S.)
Ordinary his a B. Russell (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this

*6185 - M. & R. Co.

Recorded 19

Know all Men by these Presents: That we, Willie Unsline
Principal, and P.g. Tilgore and W.m. Kilgere.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our seals, and dated this Saurenewice, Loth day of
The Condition of the above Obligation is such:
That if the above bound Willie Qualin
rights, credits, lands and tenements of
Gwinnett County, deceased which have or shall come into the hands, possession, or knowledge of the said willie cushin , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when Le shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and which will be the court of Ordinary.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court. William Cusling. (L. S.)
Δ.
[L.S.)
W.m. Kilyre. (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19
*onṣ→M. & R. Co. Ordinary.

*0185-M. & D. Co.

Know all Men by these Presents: That we, Mrs. Comma F. Brand, as
principal and, C, J. Tilgure, & R. J. Luisey as
Survitus , securities, are held and firmly bound und
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
The Ordinary for said County, and instances
of which cum to the said Ordinary, and his successors in office, we and ourselves, our heir
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this 6. November 1922.
at Laurencewille.
The Condition of the above Obligation is such:
The Condition of the above bound Mrs. Emma F. Brand,
do make a true and perfect inventory of the goods, chattels
do make a true and perfect inventory of the goods, chattels rights, credits, lands and tenements of . R. Brand late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands of
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenement
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
the deceased and the same be proven before the Court of Ordinary, and the
Executor obtain a contificate of the probate thereof, and Mrs. annua F. Brand.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Mrs. Emms. F. Brand (L.S.)
C. J. Tilgor. (L. S.)
R. D. Livsey (L.S.)
OATH
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
to an I know or believe and that I will well and truly administer on all the estate of the
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
inistrator. "So help me God."
Sworn to and subscribed before me, thisday of, 19
Recorded19
Ordinary.

Administrator's Bond.

Know all Men by these Presents: That we, J. R. Marlin, as Principal
and, H. H. Pharr. as Security
d , securities, are held and firmly bound unto
-
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Thenty Thousand Naliars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this 7 th clay of nortunber, 1922.
January and dated this
The Condition of the above Obligation is such:
That if the above bound J. R. Marlin
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of moses martin late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said, or
the hands or possession of any person or persons, for kim,, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. R. Martin.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signed, sealed, and acknowledged in open Court. V. P. Marlin. (L. S.)
N.H. Pharr. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." J. R. Marlin,
Sworn to and subscribed before me, this 7th day of 7th, 19
& & P. R. is and
my non tovensore,
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this 7th day of 7th, 19 H. H. Robenson, ordinary.
Recorded. 19
[]
*aps->1. & B. Co. Ordinary.

*61859-M. & B. Co.

Know all Men by these Presents: That we, Chas a Webt, prin	cipal,
Know all Men by these Presents: That we, had the warry for and and firmly securities, are held and firmly	ipsha
and are held and firmly	bound unto
in office and assigns, in the just and full sum of	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
the Ordinary for said County, and his successors in office, we and ourselves	of our mens.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves for the payment of which sum to the said Ordinary, and his successors in office, we are considered to the said Ordinary and Severally and Seve	ly, by these
executors, and administrators, in the whole and is	43
presents. Scaled with our scals, and dated this. 5 day of march, 19	3.0
7 0	
The Condition of the above Obligation is such:	
Chara W. Welly acc-	mon
That if the above bound. do make a true and perfect inventory of the good	ds, chattels,
William C. William	late of
rights, credits, lands and tenements of	edge of the
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge to the county of the	or
said Chas a. Wilting.	hit unto the
the hands or possession of any person or persons, for and the same, so made do exhibit the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of the hands of the hands of the hands or possession of the hands of	on unto the
shall be thereunto required; and such goods, chattels, credits, lands, and	i tellelliella
to and truly administer according to law, and do make a just and true account of. Williams	actings and
the required by the Court; shall deliver and pay to	such person
lest will and testament was made by the deceased, and the same be proven before	iry, and the
the shared and the same that t	
in such case, if required, render and deliver up the said Letters of Administration, when a	
else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	(L. S.)
Lungia, Alpha at Jarge	(L. S.)
ocanfille, Ja,	
Harris,	(L. S.)
- To Chasa wibbil was a first	14
rincipational P.C. upshow OATH. The presence of	0.20
ne of survey ordinary and ordinary and of	m son
	ceased, died
I do solemnly swear that a probable for the state of my ability all my distance of my ability al	the said de-
ntestate, so far as I know or believe, and that I will well and truly administed to be ability all my diseased, and disburse the same as the law requires, and discharge to the best of my ability all my diseased, and disburse the same as the law requires, and discharge to the best of my ability all my diseased, and disburse the same as the law requires, and discharge to the best of my ability all my diseased, and disburse the same as the law requires, and discharge to the best of my ability all my diseased.	uties as Ad-
ninistrator. "So help me God."	
Sworn to and subscribed before me, this. day of	11
Sworn to and subscribed before me, this	
10	
Recorded19	Ordinary.
	· · · · · ·

Know all Man by these Process on 770 70
Know all Men by these Presents: That we, 77. S. Brown, as
principal and J. C. Brown, surely,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
atmuseum of the land
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our seals, and dated this Lot large of October, 1923,
0 8
The Condition of the above Obligation is such:
That if the above bound H. C. Branco D. J. C. T.
That if the above bound H. C. Brown, administration with do make a true and perfect inventory of the goods, chattels,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Marganet Elizabeth Paroun. late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said N.C. Moranny
the hands or possession of any person or persons, for. him, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of The actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and The C. Prown.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
a Wilner (L.S.)
John P. Smith, J. C. Brown, (L.S.)
(L.S.)
OATH.
· · · · · · · · · · · · · · · · · · ·
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , , 19
Recorded19
Ordinary.
*6)-5:→M. & B. Co.

GEORGIA, GHAZA
Know all Men by these Presents: That we, Mrs. J.a. Darrocoll, Prin
Know all Men by these Presents: That we have the second of
Lind and Will Blet and
and the second s
the Qrdinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and days
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this. Le The November 1929.
Scaled with our seals, and dated this.
at Jaurenawille,
The Condition of the above Obligation is such: That if the above bound Mrs. I. a. Varraccoll I have feet inventory of the goods, chattels.
That if the above bound 1100 a 1, C. Owoccook
1 les a frais and periect inventory of the Books, statement
rights, credits, lands and tenements of Marshall B. Ollen, late of
rights, credits, lands and tenements of the research or knowledge of the
descend which have or shall come into the hands, possession, or lands of the
The state of the s
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands of the han
the hands or possession of any person of perso
1 Leady administer according to law, and do make a just and true account of
the Collect Shall deliver and pay
doings therein whenshall thereunto be required by the court, and if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same be proven before the Court of Ordinary, and the
last will and testament was made by the deceased, and the state of the last will and testament was made by the deceased, and the last will and testament was made by the deceased, and the last will and testament was made by the deceased, and the last will and testament was made by the deceased, and the last will and testament was made by the deceased, and the last will and testament was made by the deceased, and the last will and testament was made by the deceased, and the last will and testament was made by the deceased, and the last will be a second with the last will be a second w
Executor obtain a certificate of the probate thereof, and the said Letters of Administration, then this obligation to be void;
Executor obtain a certificate of the probate thereof, and the contract of the probate the contract of the probate thereof, and the contract of the probate thereof, and the contract of the probate thereof, and the contract of the probate the contract of the probate the contract of the probate the contract of the contract of the probate the probate the contract of the probate the probate the probate the contract of the probate the probat
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signed, sealed, and acknowledged in open court. and appeared they mrs, J. a Varracoll (L. S.) (L. S.)
of H. Robinson, W. J. Bell. (L. S.)
O, J. Robinson, (L. S.)
ordinary, (L. 3.)
0
OATH.
GEORGIA, GWINNETT COUNTY.
, deceased, and
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on the little and duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased.
ceased, and dispurse the same as the last required,
ministrator. "So help me God."
Sworn to and subscribed before me, this
Sworn to and subscribed between,
A SHIP OF THE PROPERTY OF THE
Recorded19
Recorded Ordinary.

	C
GEORGIA, GWINNETT COUNTY.	
Know all Men by these Presents: That we, S. B. Harris, as Principle and, J. H. Lavis Swarity, security,	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes	
Scaled with our seals, and dated this 18 LL. YLW, 1922.	
The Condition of the above Obligation is such: That if the above bound. S. B. Marris	
rights, credits, lands and tenements of J. J. Frachisem and care late of	s, of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said.	ie or
the hands or possession of any person or persons, for. Lis, and the same, so made do exhibit unto the	ne
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenemen	ts
do well and truly administer according to law, and do make a just and true account ofactings ar	nd
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such persor persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that are last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	ny
Executor obtain a certificate of the probate thereof, and S. D. H. W. Lia. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voi else to remain in full force.	id;
Signed, sealed, and acknowledged in open Court. J. B. Harris (L. S.	S.)
J. H. Davis as	
<u>U</u>	S.)
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that S. B. 74 curis, deceased, d	ied
intestate so far as I know or believe, and that I will well and truly administer on all the estate of the said	de-
and disharms the same as the law requires, and discharge to the best of my ability all my duties as A	Ad-
ministrator. "So help me God." Sworn to and subscribed before me, this 1 8. day of November 192	. ·
Sworn to and subscribed before me, this day of Moranda 19 %	d.
S. B. Harris.	
g. 74. Davis.	
Recorded Dec 1. 1922.	у.

*61<5 → M. & B. Co.

Know all Men by these Presents: That we, Lusie Boss Principal
Know all Men by these Presents: That we, William to the second of the se
and was Sterre
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, his
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sain, joining and severally and the sain,
presents. Sealed with our seals, and dated this. Set day of Jany 1973
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound. Susing 13023
That it the above bounddo make a true and perfect inventory of the goods, chattels,
0 - 0 3 1
rights, credits, lands and tenements of James and reduction Boso late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Susic Boss p. , or
the hands or possession of any person or persons, for harm, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when A shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it that the same from the and law that the first and law the same of Caarding to four and law will and testiment use model to be asset, and they may be proven before the four of brainary, and the macaness with the will be found to the four of brainary, and the
Executor obtain a cartificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L.S.)
9,4 Motherson Wa suffere (L.S.)
Order /
OATH.
GEORGIA, GWINNETT COUNTY
I do solemnly swear that James andrew Body , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and dishurse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this Standard January, 1923.
Andinary
Unusy
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Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, John I Telley Ormaifal and, O.C. Telley
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound Adm I Telly
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of WE, JYILL
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. Thy J. Telley , or
the hands or possession of any person or persons, for. film, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of. According and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and John J. Telly in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
and affrored John & Kelley (L.S.)
Cle Att. (L. S.)
Ely, Wallmoon
(L. 5.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Swott to and subscribed
Recorded 19 Ordinary

*61-5 -M. & B. Co.

*6183-M. & B. Co.

GEORGIA-,	
Documents	That we Mre. H. H. Wing, as
Know all Men by these Presents	That we Mre. H. H. Cwing, as H. Pharry
principal and, M.	17. 1 400013
	, securities, and amount amoun
	essors in office and assigns, in the just and full sum of
the Ordinary for said County, and in the	llare, in The we and awarder our bi
There shousand at	Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said	e and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole	e and for the whole same,
presents.	Feb. 5th 1923.
Sealed with our seals, and dated the	
The Condition of the above Obligation	is such:
That if the above bound \	. H.a. Curing
That it the above bound	do make a true and perfect inventory of the goods, chattels
	o make a crue and periods inventory of the great states.
rights, credits, lands and tenements of	do make a true and perfect inventory of the goods, chattels,
Gwinnett County, deceased, which have	or shall come into the hands, possession, or knowledge of the
The same of the sa	, or
said	De la la la companya de autilità una de la
	ersons, for her and the same, so made do exhibit unto the
said Ordinary when shall be thereu	nto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to l	aw, and do make a just and true account of Clractings and
doings therein when shall there	eunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be en	titled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the de-	ceased, and the same be proven before the Court of Ordinary, and the
	thereof, and Mrs. H. a. Gruing.
in much case if required render and deliver	up the said Letters of Administration, then this obligation to be void;
else to remain in full force.	up viic baid 200000 or 1
Signed, sealed, and acknowledged in	open Court.
Digited, Scaled, and donor-	m. 210 600 1
	mrs. H. a Ewing (L. S.)
	H. H. Plan. (L.S.)
	(1. 5)
	(L. S.)
	OATH.
GEORGIA, GWINNETT COUNTY.	•.
	haifs becoment
1 do solemnly swear that	, deceased, died
encound and dishuma the same as the law of	that I will well and truly administer on all the estate of the said de- requires, and discharge to the best of my ability all my duties as Ad-
ceased, and disburse the same as the law r ministrator. "So help me God."	equires, and discharge to the best of my ability an my duties as 1.1.
immstrator. So help me God.	
Sworn to and subscribed before me	thisday of, 19
2 to and Jacobi idea before me,	
Recorded	19
	Oulings

Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Two W. Porunde, as
Principal and, w.m. Jardon, and A. S. Tiving, as
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the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs.
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents
Sealed with our seals, and dated this Laurenceville, but day of February
1928.
The Condition of the above Obligation is such:
That if the above bound Ser. W. Pounds
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Thomas F. Pounde, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Glo W. Pounds, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when. Clshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Her W. Pounds,
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. H. W. Pourses (L. S.)
Tr. m. Porunds (L. S.)
E, S. 7 Keiling, (L. S.)
OATH.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties are all the my ability all my ability all my duties are all the my ability all my ability
ministrator. "So help me God."
Sworn to and subscribed before me, this day of
Recorded19
Ordinary.
*6(s5→M, & B, Co.

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Want Non by these Presents: That we, Mrs., Claudie 6. Haups, as
Know all Men by the Stratelity and Oepsoil Company of
Know all Men by these Presents: That we, Mrs. Claudie 6. Hays, as principal and, Fidelity and Osposit Company of maruland, securities, are held and firmly bound unto
maryland in a give and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successful and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents. Sealed with our seals, and dated this both lang of Fish, 1923.
0 0
The Condition of the above Obligation is such:
That if the above bound Mrs. Claudie & Naugs,
d ,do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Well's mitays, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have or shall come into the hallos, possession, or knowledge of the
said mrs. Claudie E. Hayes , or
the hands or possession of any person or persons, for the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the accings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mira, Claudie 6, Hays,
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
mrs. Clardia E. Hayes (L.S.)
Fidelity and Deposit Company of Maryland (L. S.)
By Miss. H. Policison. (L. S.)
OATH.
ОАТП. —
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Willie M. Hays, deceased, died
and truly administer on all the estate of the said de-
seased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
Sworn to and subscribed before me this & th
A G A G
Sworn to and subscribed before me, this J. H. Aday of Fish. 1923.
Recorded Feb, 2H 1923.
le le so l

Know all Men by these Presents: That we, V, M, Dlard, as principal, and,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Hundred Oallars,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this 5-th, Lay 7 Feb. 1923,
The Condition of the above Obligation is such:
That if the above bound V. M. Brewel
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Credits.
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said arthur & & said , or
the hands or possession of any person or persons, for
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereas to be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be sufficiently be same by law. And if it shall hereafter appear that any
last will and testament was made by the testament was made by the testament before the Court of Ordinary, and the
Executor obtain a certificate of the probate the proba
in such case, if required, render and a many or the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court
V. M. Deard. (L.S.)
H.H. Beard (L.S.)
(L.S.)
(L. 5.)
OATH.
<u> </u>
GEORGIA, GWINNETT COUNTY.
I do colomply swear that , decreased, died
intestate so for as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
"So holp me God"
1. Id. 4. 101.3
Sworn to and subscribed before me, this day of Full day of Full 1923
Recorded Freb 94 11993. Recorded Freb 94 H. H. Recorded Ordinary.
H. H., V (fact som Ordinary.
74150-M. & B. Co.

Administrator's Bond.
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Mrs. Which Dominary and Deposit as principal and the Fidelity and Deposit Company of Marylandas, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the Ordinary for said County, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office and assigns, in the just and full sum of
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. Mrd. Click Samuson, or the hands or possession of any person or persons, for Leve, and the same, so made do exhibit unto the said Ordinary when. She shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Leve. actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrd. Click Samuson. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. Mrd. Click Samuson. (L. S.)
Tidelity and Deparit Compa of Maryland, Tony Lindley W. Bor agen
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this

Recorded 19

*61×:~M. & B. Co.

Ordinary.

Administrator's Bond.

Know all Men by these Presents: That we, I, J. Sammon, as privily of
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this 14 th of march, 1928.
<i>b</i>
The Condition of the above Obligation is such:
That if the above bound I, J. Sammon, adm.
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. J. Sammon, or
the hands or possession of any person or persons, for tum,, and the same, so made do exhibit unto the
said Ordinary when Lashall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. J. Sammon. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court. Thos. J. Sammon. (L. S.) T. O. Sammon. (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this day of, 19
Recorded 19 Ordinary.

That we R. C. Crumley,
Know all Men by these Presents: That we, P. C. Crumley, Securily
Know all Men by these Presents: That we, Tunderbury, security Principal and O. J. Tunderbury, security , securities, are held and firmly bound into
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
presents. Sealed with our seals, and dated this. 5-4 march, 1923.
Scaled with our seals, and dated this.
The Condition of the above Obligation is such:
That if the above bound T, C, Orumley, adm.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of . N. Crumley. late of
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said P.C. Crunley , or
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. C. Crumley
n such case, if required, render and deliver up the said Letters of Administration, then this wiligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
and approved by P.C. Orumby, (L.S.)
$\mathcal{L}(\mathcal{L}) = \mathcal{L}(\mathcal{L}) + L$
Ordinary. (L.S.)
(L. S.)
O A TOY
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and dishuses the same as the last of the said deceased.
and disourse the same as the law requires, and discharge to the host of any 1 111 11 11 11 11 11 11 11 11 11 11 11
ninistrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Paraulai
Recorded 19
*61-5 ← M. & B. Co.

Administrator's Hond

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, a.a. Johnson, as Principal and JE. Johnson
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this 5-thday of march, 1923,
The Condition of the above Obligation is such:
That if the above bound a.a., Johnson.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Alo. W. Scott. late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said a.a. Johnson, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and a, a, bolish
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
a Lighnson (L.S.)
J. E. Johnson, (L.S.)
V
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
, deceased, died
I be a believe and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability an my dates as the
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19 Octions

*61×54-31. & B. Co.

GEORGIA, GWINNETT COUNTY.
a Mariona
Know all Men by these Presents: That we, Grover C Mentgernery En Ormofal, and United States and Fielding En Ormofal, The Many, securities, are held and firmly bound unto
les Press sofal and United States and Villeting
the Ordinary for said County, and his successors in office and assign, the Ordinary for said County, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these
1 ' - t-netons in the Wildle and 10.
presents. A le Wantes Georgia Chy
Scaled with our seals, and dated this affective 1923
The Condition of the above Obligation is such: That if the above bound. That if the above bound. The Condition of the above Obligation is such: That if the above bound. The Condition of the above Obligation is such: That if the above bound.
That if the above bound
rights, credits, lands and tenements of Mrs. Black and R Winn late of
The County deceased which have or shall come into the hands, possession, or knowledge of the
said grover C montgomery, or
the hands or possession of any person or persons, for. Aim, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
said Ordinary when A
do well and truly administer according to law, and do make a just and true account of ac
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and from C Meaning oncery
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voin;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
G. Minigornery (L. S.)
United State Fidelity and (L. S.)
Guaranty Company (L. S.)
P. C. T. TO IT
GEORGIA. GWINNETT COUNTY. a gent and allowing infret
tand allowing infret
GEORGIA, GWINNETT COUNTY. A GUILLA
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
**INV=*M.& II Co. Ordinary.

THINE IT COUNTY.
and, d. B. Pallille as security.
and d. B. Palling
the state of the s
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Thorusand
for the payment of which sum to the said Ordinary and him
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this Lawrencwills, the & 6th, day.
march, 1923
The Condition of the above Obligation is such:
That if the above bound , P. Pallilo,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Levy, Lark, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said L.P. Pallillo,
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
and the same, so made do exhibit unto the
said Ordinary when &shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and L. P. Pallillo,
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and ackpowledged in open Court.
and appeared I. S H. Palillo (L.S.) Robinson. J. B. Palillo (L.S.)
Pol. 172 P- 17:
Mobinson. J. T. Pallillo- (L.S.)
Ordinary. (L.S.)
OATH.
-
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deccased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded
*ors-→M. & B. Co.

514 Burns as Duna
Know all Men by these Presents: That we, W. J. Burns, as prinagal and I'll brunson, securities, are held and firmly bound unto
O D. H. Paturson
, securities, are held and firmly bound unto
in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary, and his successful in one of the said ordinary in o
presents.
Scaled with our seals, and dated this
4. 0
11. 9
do make a true and perfect inventory of the goods, chatters,
rights, credits, lands and tenements of
which have or shall come into the hands, possession, or knowledge of the
said W. J. Burns, or
the description of any person of presons, for works, and the same
said Ordinary when
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
a the entitled to the same by law. And it is shall not be
is to of the property thereof and (1) (2) . Query
Executor obtain a certificate of the probate thereof, and Letters of Administration, then this obligation to be void; in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
-4 A Baly so Com D. J. Burns (L.S.)
J. G. obuncon, W. J. Burns, (L.S.) Ordinary, J. a. Burns, (L.S.)
Ordinary, (L.S.)
(2.27)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
the tribular terms of believe and that I will well and tribuly administer on all the estate of the same
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, thisday of
`
Recorded
Recorded Ordinary.

Administrator's Bond.

Know all Men by these Presents: That we Lucy Q. Pruil as
Principal and W. M. Ray
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
theo - Thousand
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scale, and dated this 2nd lay of Opril at fix, vill
1923
The Condition of the above Obligation is such:
That if the above bound Lucy a Pruell, admirk
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of W, C. Fruit,
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Lucy a Frull
the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lynds, and tenements
do well and truly administra acception to be seen to be
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Count of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Jucy Q: Pruell
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be veid; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
"Lecuy W. Vrulle L. X'
Vucy a. Prule La
1.8
OATH.
_
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
Sworn to and subscribed before me, this
Short to and substitute before me, distance in the substitute of t
at an experience are a series of the series of
Recorded 19
Opin, zy.
The Control of the Co

GEORGIA, GWINNEIT COCKTI.	
Know all Men by these Presents: That we, Miss Mauel E. Fry as principal, and The Fidelity Co. of Mar	201
Balling M. D. securities, are held and fire	mly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	· · · · · · · · · · · · · · · · · · ·
Three Thousand (\$ 3,000).	
for the payment of which sum to the said Ordinary, and his successors in office, we and ours	elves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and	
Sealed with our seals, and dated this	
The Condition of the above Obligation is such:	
That if the above bound miss mande & Lyson alm	
do make a true and perfect inventory of the rights, credits, lands and tenements of H. J. Lugson	
Gwinnett County, deceased, which have or shall come into the hands, possession, or kn	
said Miss, Maule E. Tryson,	
the hands or possession of any person or persons, for her, and the same, so made do	
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands	, and tenements
do well and truly administer according to law, and do make a just and true account of the	actings and
doings therein when shall thereunto be required by the Court; shall deliver and page	
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter a last will and testament was made by the deceased, and the same be proven before the Court of Or	
Executor obtain a certificate of the probate thereof, and Miss Maude E. Type	
in such case, if required, render and deliver up the said Letters of Administration, then this obliga	
else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	
J. B. Ballieler mand E. Yyson.	(L. S.)
Jingley W. Bode. agen	آگ(L. S.)
Jan Fidelity and Deposit Co, 1	I marysti
OATH.	1
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	
ceased, and dishurse the same as the law requires, and discharge to the best of my ability all n	
ministrator. help me God."	
Sworn to and subscribed before me, this	, 19
Recorded 19	

....Ordinary.

Know all Men by these Presents: That we, Mrs. J. C. Williams, and
D. C. Williams as Principals, and David I. 7 English and W. T. Mash, assurelies - , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns in the
Our Thousand (8 3 org. on
the said Ordinary, and his successor in office
administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this 4 th
Sealed with our seals, and dated this 4 th June, 1913,
The Condition of the above Obligation is such:
That if the above bound Mrs. 7. C. Williams and S. C.
do make a true and perfect inventors of the
rights, credits, lands and tenements of Fred C. Welleans late of
Gwinnett County, deceased, which have or shall come into the hands possession or browning at the
said Mila. Tred C. Welliams and of Chellans
the hands or possession of any person or persons, for them, and the same, so made do exhibit unto the
said Ordinary when They shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of There, actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Fred C. welleans, & L. Weller in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Mgs. Fred C. Wulleams (L.S.)
S. C. Williams. (L.S.)
W. R nash (L.s.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
*6855←M. & B. Co.

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Know all Men by these Presents: That we, C. C. Brooks, as Principal
and Trera Brooks, Mrs. J. W. Brooks
A Lander , securities, are held and firmly bound unto
Abo Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1 - M - 00 - 0
to the said Ordinary, and his successors in office, we and ourselves, our neirs,
executors, and administrators, in the whole and for the whole sum, joined and severally and mining, by these
presents. Sealed with our seals, and dated this aurenauiles, 2 nd day of large 19 23.
July - 1913.
Obligation is such:
That if the above bound C. Brooks, warm
do make a true and perfect inventory of the goods, chattels.
rights, credits, lands and tenements of J. W. Brooks. late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C. C. Brookes, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofactings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and C.C. Converse in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, seeled, and acknowledged in open Court.
C.C. Brooks M.D. (L.S.)
Vera Brooks (L.S.)
G. J. Rolinson mrs. J. W. Brooks (L.S.)
Ordinary Total
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded19

TOONIY.
Know all Men by these Presents: That we, S. J. Busher, as principal
the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County, and his arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also arranged in the Ordinary for said County are also are
One - thome and
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale and dated this I a The
presents. Scaled with our scals, and dated this Le Lay 7 august 1923.
The Condition of the above Obligation is such:
That if the above bound & Busha,
do make a true and a state
rights, credits, lands and tenements of Mrs. Clen Hullent Bullent
Gwinnett County, deceased, which have or shall come into the hands
said N. J. Busha , or knowledge of the
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when Lemanshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law and the median control of the contr
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void:
eise to remain in full force.
Signed, sealed, and acknowledged in open Court.
D. J. Busla (L.S.)
(L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, thisday of, 19
, and the second
Recorded august 2 H, 19.2 S.
J. J. Rohnson Ordinary.

Know all Men by these Presents: That we, Eddie B. Scales, as
Know all Men by these Presents: That we, Oddel 10.
Know all Men by these Presents: That we, South of as Security, principal and Rebert Ty ammond as Security,
, securities, are held and firmly bound unto
disc and assigns in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
One Thousand, Dallars One Thousand, Dallars
executors, and administrators, in the whole and for the whole sun, joining and administrators, in the whole and for the whole sun, joining and administrators, in the whole and for the whole sun, joining and administrators, in the whole and for the whole sun, joining and administrators, in the whole and for the whole sun, joining and sun, joinin
presents. Sealed with our seals, and dated this august 6 th 19 das. Cut
Sealed with our seals and dated this.
Lw'ulle, La,
The Condition of the above Obligation is such:
The Condition of the above Obligation is such: That if the above bound 5 loie B. S cales, admix will
That if the above bound do make a true and perfect inventory of the goods, chattels,
Will connected and make a date and persons in the second
rights, credits, lands and tenements of Pichard & Calls, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
soid Ellie B. Scalio, or
said. Od and the same so made do exhibit unto the
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Sull 19. X Cales, in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Signed, sealed, and acknowledged in open could be called (L. S.)
H. S. Atherisa
Ording (L.S.)
the presser of Robert 78 pmpond. (L. S.)
7 P. and if 74 J. P. Dikali Co. Ha
Opposed 10 P. 11 - OATH
J. J. R. Hurson OATH.
U
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
the same of the same of the same and that I will well and truly administer on all the estate of the same and
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded
H. H. Pobins on Ordinary.
J. Y. U. Juna

Administrator's Bond.

GEORGIA,	GWINNETT	COUNTY.
	/	

Know all Men by these Presents: That we, Mors, Dallie Forules.
Know all Men by these Presents: That we, Mors, & allie Foruler. as Principal, and James m. Foruler, security.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
One-thousand
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this to the day of August, 1923.
The Condition of the above Obligation is such:
That if the above bound Mrs. Sallie Fowler,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Daniel M. Forulus late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said mrs, Hallie Fowler, or
the hands or possession of any person or persons, for her, , and the same, so made do exhibit unto the
said Ordinary whenLeshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Line actings and
doings therein when
Executor obtain a certificate of the probate thereof, and Mrs., Salis Forelise in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Court 4
Signed, sealed, and acknowledged in open Court. Mrs. Lalie Farile, (L. S.)
James M. Forvler. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19
Ordinary.

*6185 ←M. & B. Co.

Administrator's Bond.

GEORGIA, OWITH
Know all Men by these Presents: That we, Grover Q. Montgomery, as
Bringing and united Dlates Filling and Nivaranty,
Company, of Ballimore md, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Thousand, no/10
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this 11, The Lay of September 1923.
at Luivale, Ha.
The Condition of the above Obligation is such:
That if the above bound forcer G. Monlyonery adms do make a true and perfect inventory of the goods, chattels,
,
rights, credits, lands and tenements of Margarel Owa Winn late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Grurrer a Montgomery, or
the hands or possession of any person or persons, for hum, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Hover C. Mont journey in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
proved Grover C. monlyonery, Pristage
D. D. Robinson, United States Fidelity and (I.S.)
7 . 0~
Die Faire du Insuring Co, a gla
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
initiation "So halp me Cod"
Sworn to and subscribed before me, thisday of, 19
of 17th
Recorded Sept, 11th 1923.

.

, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this 2rd, & extender, 1922.
The Condition of the above Obligation is such: That if the above bound J. F. Dowis, Adme,
That if the above bound.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said F. F. Dowis, , or
the hands or possession of any person or persons, for , and the same, so made do exhibit unto the
said Ordinary when Lshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. Lea actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and 3. 9 w. ,
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and Acknowledged in open Court.
find appeared. I I D
T. D. VILLED ICE
20. a. Ruse. (L.S.)
O A PRIXX
OATH.
CHORGIA CWINNIETT COUNTY
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
'60-5M. & B. Co. Ordinary.

GEORGIA,	GWINNETT	COUNTY
GEORGIA,	GWINIELL	COULT

	HAY On Co.	
Know all Men by these Presents:	That we, H. B. Dary, as princip,	سع)
and J. P. well, J. C.	yearwood, sittly	
U	, securities, are held and firmly bound	unto
the Ordinary for said County, and his succes	ssors in office and assigns, in the just and full sum of	
Hume Jour hu	uhed dollars.	
for the payment of which sum to the said	Ordinary, and his successors in office, we and ourselves, our h	eirs,
executors, and administrators, in the whole	and for the whole sum, jointly and severally and firmly, by t	hese
		ŀ
Scaled with our scals, and dated this	3rd, Systember, newtern	
hundred twenty		
The Condition of the above Obligation	is such:	
. ^	J. Jury, admr. With will	
	do make a true and perfect inventory of the goods, chat	
	- W. Duy. la	
	or shall come into the hands, possession, or knowledge of	the
said 74. B. July	<i>A</i> ,	, or
the hands or possession of any person or pe	rsons, forhim. and the same, so made do exhibit unto	the
said Ordinary whenshall be thereun	to required; and such goods, chattels, credits, lands, and tenem	ents
do well and truly administer according to la	w, and do make a just and true account ofactings	and
	unto be required by the Court; shall deliver and pay to such po	
	itled to the same by law. And if it shall hereafter appear that	
	eased, and the same be proven before the Court of Ordinary, and	the
Executor obtain a certificate of the probate t	hereof, and 17. 13. Vun	
	p the said Letters of Administration, then this obligation to be	void;
else to remain in full force. Signed, sealed, and acknowledged in c	open Court.	
Digited, scaled, and define medget in	74, B. Juy, a	
•	α'	
	J. C. Zearwood (1	,. S.)
	John P. Webb. (I	. S.)
	OATH.	
•		
GEORGIA, GWINNETT COUNTY.		
	, deceased,	
	nat I will well and truly administer on all the estate of the said	
ceased, and disburse the same as the law rec ministrator. "So help me God."	quires, and discharge to the best of my ability all my duties as	, , , , u -
Sworn to and subscribed before me, the	his. day of , , 19	
Recorded	19	
*61×5-M. & B. Co.	Ordinat	ry.

Administrator's Bond.

Know all Men by these Presents: That we, P. G. ME Daniel, and	
D.E. M. Daniel, Principals, and file Jahrson, f. P walson, E.J. Mason, Rurilies, securities, are held and firmly bound unto	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
Twelere-Thousand. (\$1/2000.00 dallars.	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs	
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.	
sealed with our seals, and dated this 3rd, Sept, newless - hundred Zwenly - three,	
The Condition of the above Obligation is such:	
That if the above bound R.E. mo Daniel and O. G. Mc & su	4
do make a true and perfect inventory of the goods, chattels,	-
rights, credits, lands and tenements of	- 1
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	1
said R.E. M. Daniel, and D. E. M. Duniel	
the hands or possession of any person or persons, for them, and the same, so made do exhibit unto the	- 1
said Ordinary when Electrical be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of their actings and	- 1
doings therein when Livyshall thereunto be required by the Court; shall deliver and pay to such person	1
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	.
last will and testament was made by the deceased, and the same be proven before the Court of Or 1979, and the	
Executor obtain a certificate of the probate thereof, and \mathcal{R} . in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be to be	
else to remain in full force.	
Signed, sealed, and admostledged in open Court. Ond application IV D. 100 & A. 100	
11.0, 51: Direct	
J. H. Riamon E. E. M. Danil. LE	
- Li. Tourson, Li	1
OATH. Extrasor	
GEORGIA, GWINNETT COUNTY.	
I do schemin swem that	
interprets so far as I among or believe, and that I will well and truly coint above so at the end of the earliest	
censed and distance the same as the law requires, and discharge to the Best of my ability on my state, as Add minimum. "So help me God."	
Sport to කර වෙනත්වණ විශ්වල සහ කිරීම දැන දැන නැති වැඩි ශ්රී දැන යන කර වැඩි ශ්රී දැන යන සහ සිටින දැනි	
Bestroel	
The state of the s	

GRORCIA	GWINNETT COUNTY.
GEOKGIA,	Mrs. Pearl Clack, as P

Know all Men by these Presents:	That we, 11000.	ı
Know all Men to these	1. purity	
Fal and & B. C. lack	securities, are held and firmly bound unt	to
	and full sum of	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
the Ordinary for said County, and have	allara	
One - Thousand	office and assessors in office, we and ourselves, our heir ordinary, and his successors in office, we and firmly, by the and for the whole sum, jointly and severally and firmly, by the	8,
for the payment of which sum to the said	ordinary, the whole sum, jointly and severally and firmly, by the	se
executors, and administrators, in the whole	ordinary, and his successors in office, which are firmly, by the and for the whole sum, jointly and severally and firmly, by the and for the whole sum, jointly and severally and firmly, by the	1
presents.	1. T dem of October, 1700	
Sealed with our seals, and dated this.	1st day & October, 1923	
Obligation	s such:	
The Condition of the above Obligation	Plant Clack, admix.	
That if the above bound	The second shotted	
	do make a true and perfect inventory of the goods, officer	is,
. , Υ	Disa de Martheus; late	of
rights, credits, lands and tenements of	Nios. Le Martheus; late	he
Gwinnett County, deceased, which have	or shall come into the hallds, possession,	
. Mrs (tenal Cilack	. 4	or
saidflood	rsons, for her and the same, so made do exhibit unto the	he
the hands or possession of any person or per	sons, for, and the same,	.
said Ordinary when shall be thereun	to required; and such goods, chattels, credits, lands, and tenemen	ts
do well and truly administer according to la	w, and do make a just and true account of	nd
doings therein when shall therei	into be required by the Court; shall deliver and pay to such perso	on
or persons respectively, as they may be enti	tled to the same by law. And if it shall hereafter appear that ar	ny
last will and testament was made by the dece	ased, and the same be proven before the Court of Ordinary, and the	he
last will find testament was since a	nereof, and Mrs. Duarl Glack,	İ
Executor obtain a certificate of the probate to	nereol, and it is set a desiring than this obligation to be voi	d.
	p the said Letters of Administration, then this obligation to be voi	u,
else to remain in full force.		
Signed, sealed, and acknowledged in o	open Court.	
and appeared, "D. D. O. shuraan.	Mrs. Pearl Clark. (L.S	5.)
D. D. Belinson	D. B. C. lack. U. S.	
Ordinary.	(L. S	5.)
androway.	(L. S	3.)
V		=
	OATH.	1
T .		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that.	, deceased, di	ed
intestate, so far as I know or believe, and the	at I will well and truly administer on all the estate of the said d	le-
ceased, and disburse the same as the law rec	juires, and discharge to the best of my ability all my duties as A	d-
ministrator. "So help me God."		
	hisday of, 19	
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		j
		=
Recorded	19	
*61*A**-M. & B. Co.	Ordinary	. !

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Administrator's Bond.

GEORGIA,	GWINNETT	COUNTY.

Know all Men by these Presents: That we, R. N. Wall and W. H. Hail			
, securities, are held and firmly bound unto			
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Three Thoms and,			
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these			
presents. Scaled with our seals, and dated this fourenewill the 29th day of Dalen 1922.			
The Condition of the above Obligation is such:			
That if the above bound $\mathcal{R}. \mathcal{N}. \mathcal{N}$ all, adms. with will			
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of \mathcal{H} . \mathcal{A} . Peoples, late of			
•			
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. The Royal and the said of the sa			
said 72 7, Hous, or the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the			
said Ordinary when			
do well and truly administer according to law, and do make a just and true account of. actings and			
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the			
Executor obtain a certificate of the probate thereof, and 17.7, Hold, in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court.			
and appeared, by B. N. Haet, (L.S.) D. D. Pobinson W. D. Hall. (L.S.) Ordinary. (L.S.)			
Ordinary. (L. S.)			
OATH.			
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."			
Sworn to and subscribed before me, this day of , 19			
Recorded 19			
Ordinary.			

CWINNETT COUNTY.
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, M. M. Hung, Principale, and Deposition and Maryland, of Acelina Ind. Swely, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary and his successors in office, we are successors in office, we are successors in office and the sum to the said Ordinary and his successors in office, we are successors in office and the sum to the said Ordinary and his successors in office, we are successors in office and the sum to the said Ordinary and his successors in office and the sum to the said Ordinary and his successors in office and the sum to the said Ordinary and his successors in office and the sum to the said Ordinary and the sum to the said Ordinary and his successors in office and the sum to the said Ordinary and the sum to the said Ordinary and the sum to the said Ordinary and the sum to the said Ordinary and the said Ordinary and the said Ordinary and the said Ordinary and the said Ordinary and the said Ordinary and the said Ordinary and
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executors, and administrators, in the whole and presents. Sealed with our seals, and dated this
The Condition of the above Obligation is such: That if the above bound. That if the above bound do make a true and perfect inventory of the goods, chattels,
That if the above bound do make a true and perfect inventory of the goods, chattels,
do make a true and perfect inventory of the late of
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rights, credits, lands and tenements of the lands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have or shall come into the hands of the Gwinnett County, deceased, which have or shall come into the hands of the Gwinnett County, deceased, which have one county of the Gwinnett County, deceased, which have one county of the Gwinnett County, deceased, which have one county of the Gwinnett County, deceased, which have one county of the Gwinnett County, deceased, which have one county of the Gwinnett County, deceased, which have one county of the Gwinnett County, deceased, which have one county of the Gwinnett County, deceased, which have one county of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the Gwinnett County of the
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do well and truly administer according to law, and do make by the Court; shall deliver and pay to such person doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person doings therein whenshall thereafter appear that any
doings therein whenshall thereunto be required by the Court, shall dereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they have deceased, and the same be proven before the Court of Ordinary, and the
last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased, and a last will and testament was made by the deceased will be a last will
last will and testament was made by the deceased, and the same be proved the probability of the probability of the probability of the probability of Administration, then this obligation to be void in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
in such case, if required, render and deliver up the said 2000000000000000000000000000000000000
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OATH.
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GEORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died, deceased, died deceased, died deceased, died, deceased, died, deceased, died, deceased, died, deceased, died, deceased, died
intestate, so far as I know or believe, and that I will wen and that I will wen and that I will wen and that I will went and that I wil
ministrator. "So help me God."
Sworn to and subscribed before me, this
Sworn to and subscribed before me, disk
Recorded Dec 7th 1928 4 Dephinson, Ordinary.
GIN-MAB.CO. Ordinary.

GEORGIA,	GWINNETT	COUNTY.
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Know all Men by these Presents: That we. F.a. Medlock, as principal;
and, J. E. Johnson, W. E. Davenpart, P. W. Summerar,
Aurely, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Levenly - Thousand (\$20,000.00) Dallars,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
scaled with our scals, and dated this 3rd day 7 December, 1922
The Condition of the above Obligation is such:
The Condition of the above opingation is such. That if the above bound F. a. Midlock, administrator,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Medlock, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said I. a. Millock, , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account on
doings therein when
have by the deceased, and the same be proven below
of the little li
in such case, if required, render and deliver up the said Letters of Manual Letters
else to remain in full force. Signed, sealed, and acknowledged in open Court.
or med . Fill Medlock.
natay Pepin. J. E. Johnson. (L. S.)
Slate at dage W. G. Danengant. (L.S.)
OATH.
<u> </u>
GEORGIA, GWINNETT COUNTY.
I do colomnly swear that
I do solemnly swear that. I do solemnly swear that. I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate of the said de- intertacle of the said de-
ceased, and disburse the same as the law required
ministrator. "So help me God."
Sworn to and subscribed before me, this
and the second s
Recorded Duember 3 rd 1923. H. R. dimain Ordinary.
*61×5.←M. & B. Co.

	Know all Men by these Presents: That we, R. W. Marlin, Principal, and O. R. Whitlock, J. a. Bennelle, Williams, securities, are held and firmly bound up.
	Know all Men by these Presents
	, securities, are held and firmly bound unto
	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the said Ordinary is the said Ordinary in the said Or
	executors, and administrators, in the whole and to
	presents. Sealed with our seals, and dated this. 3rd. December, 1923.
	The Condition of the above Obligation is such:
	The Condition of the above Obligation is such: That if the above bound T. W. Martin . Quantity of the goods chattele
	do make a frile and perfect inventory of the goods, chatters,
	rights, credits, lands and tenements of J. Q. Martin, late of
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
	said R.W. Morlin; 9, or
	the hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons or persons or person or per
,	said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
(do well and truly administer according to law, and do make a just and true account of
,	doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
11	doings therein whenshall thereund be required by the deceased, and if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same be proven before the Court of Ordinary, and the ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
11	hat the most and (7:10), (1) and (1)
I i	Executor obtain a certificate of the probate thereof, and many Communication, then this obligation to be void; a such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
e	lse to remain in full force.
	Signed, sealed, and acknowledged in open Court. R, W, Marlin, (L. S.)
	70.00 00 00 00 00 00 00 00 00 00 00 00 00
	G. J. Williams. (L.S.)
=	OATH.
G	EORGIA, GWINNETT COUNTY.
	I do solemnly swear that
int	I do solemnly swear that
cea	nistrator. "So help me God."
1111	, 19
	Sworn to and subscribed before me, thisday of, 19
===	Recorded Dec. 1923
	Recorded Dec. 1922. A. Rabusson, Ordinary.

Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Jull C. Joulers, as principal, and relieval Lurely Con of walls on the control of the
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of town - Humbul (HOU, UU) Sallam. for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this 1 Hth day of Recember, 1922. TOllander, Da.
The Condition of the above Obligation is such: That if the above bound Zeell. C. Walers;
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Clkinson, Blake, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said dull C. Walers; or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Lactings and
doings therein when
Executor obtain a certificate of the probate thereof, and
D. B., Rolinson d. C., Walers. (L.S.) Ording, By H.P. Bloodworth, (L.S.)
· cely un doct (L.S.)
OATH.
I do solemnly swear that Olkinson Blobs, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this. 14, day of Dlumlun, 1922.
Recorded December 14, J. 1913, Robinson Ordinary.
'41K)-M. & B. Co.

Ordinary.

ı	Know all Men by these Presents: That we, M.E. Breadford princip,
I	Washington by these Presents: That we,
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l	, securities, are many sound unto
Ì	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
١	the Ordinary tot said to the
١	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
	1 '-i-tuntore in the whole and
	presents.
	presents. Sealed with our seals, and dated this.
	1923
I	The Condition of the above Obligation is such:
	That if the above bound YMa.! III. 5
	and perfect inventory of the goods, chattele if
	rights, credits, lands and tenements of late o
	Guinnett County, deceased, which have or shall come into the interest, personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come into the interest personal come interest personal come into the
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	the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
	said Ordinary when
	do well and truly administer according to law, and do make a just and true account of
	doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
	respectively, as they may be entitled to the same by law. And it it shall nerelater appear that any
1	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
•	Executor obtain a certificate of the probate thereof, and M.E., Brangel
;	n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
	else to remain in full force.
,	Signed, sealed, and acknowledged in open Court.
	4. A. (Rymon, M.E. Bralford. a.s.)
	Ording: 69. Wilson. (a.s.)
_	(L. S.)
	OATH.
G	GEORGIA, GWINNETT COUNTY.
	I do solemnly swear that
n	stestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said decased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
	inistrator. "So help me God."
•	To kep me dou
	Sworn to and subscribed before me, thisday of
=	
	Recorded

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, Fancel Smith. , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this 3 rd day of March 1924. at rencesses, Sa, The Condition of the above Obligation is such: That if the above bound It ansel Amiel do make a true and perfect inventory of the goods, chattels, James a. rights, credits, lands and tenements of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for......, and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and of ansel Amille, in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. day of

Marks -- M. & B. Co.

Know all Men by these Presents: That we, Lula Carson, Principal
Know all Men by these Presents: That we,
and Robert & Vand,
, securities, are neid and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and answer
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of which sum to the said Ordinary, and the payment of the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly and the payment of the whole sum, jointly and severally and firmly and severally and firmly and the payment of the whole sum, jointly and severally and firmly and the payment of the whole sum, jointly and severally and firmly and severally and the payment of the whole sum, jointly and severally and the payment of the payme
presents. Sealed with our seals, and dated this.
Scaled with our scale,
The Condition of the above Obligation is such:
That if the above bound Sula Carrion
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and terements of EDD. Carson late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said been O. Carren, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Sula Caraon.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
as security, diagnos Cala Caron (L.S.)
in fresence of it. I to a second
Q Q F Janes Toler & Dance (L. S.)
(L. S.)
a. g. Bragdon
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
and that I will well and truly administer on all the autors of the said do
as the law requires, and discharge to the best of my skilling ill and date and discharge to the best of my skilling ill and date and discharge to the best of my skilling ill and date and discharge to the best of my skilling ill and date and discharge to the best of my skilling ill and discharge to the best of my skilling ill and disch
bo neip me dod.
C
Sworn to and subscribed before me, thisday of
Position
Recorded 19
19
*6157-M. & B. Co.

GEORGIA, GWINNETT COUNTY.			
Rnow all Men by these Presents: That we, Bulleran, as puregal, H.a. Studdard, as			
, securities, are hold and 6—1			
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of			
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this.			
The Condition of the above Obligation is such:			
That if the above bound Mrs. Low B. Pallusan			
do make a true and perfect inventory of the goods, chattels,			
rights, credits, lands and tenements of Relations of late of			
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the			
said Mrs. Low 12. Pollerson, or			
the hands or possession of any person or persons, for			
said Ordinary when Shall be thereunto required; and such goods, chattels, credits, lands, and tenements			
do well and truly administer according to law, and do make a just and true account of Lactings and			
doings therein when			
Executor obtain a certificate of the probate thereof, and Sounds, Could Bolliuse, in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;			
else to remain in full force. Signed, sealed, and acknowledged in open Court.			
Signed, scaled, and acknowledged in open San B. Rollevian. (L. S.)			
(2.5) Suddard Q.K			
(L. S.)			
OATH.			
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that			
Sworn to and subscribed before me, this. day of , 19			
RecordedOrdinary.			

*61855-M. & B. Co.

GEORGIA, GWINNETT COUNTY.		
Know all Men by these Presents: That we, Phileips Security, Security, Council and firstly bound unto		
Know all Men by these Presents.		
securities, are held and firmly bound unto		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
1. , et 0 1) A Dars,		
ordinary and his successors in onice, we and ourselves, our neits,		
executors, and administrators, in the whole and for the whole sum, joiner, and several and		
presents. Sealed with our seals, and dated this.		
The Condition of the above Obligation is such:		
That if the above bound to make a true and perfect inventory of the goods, chattels		
do mode a crue and perfect mentally of the georg, endeds,		
rights, credits, lands and tenements of Mes Sarah M. Buce late of		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
or, Cours, J. L. Dies		
the hands or possession of any person or persons, for and the same, so made do exhibit unto the		
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of actings and		
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and		
Signed, sealed, and acknowledged in open Court.		
Q Q : To D in a line (L. S.)		
(L.S.)		
(L. S.)		
OATH.		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that, deceased, died		
nustate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
reased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."		
Sworn to and subscribed before me, this		
Resorded		
Recorded19		
*685←M. & B. Co. Ordinary.		

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, M.M. Cooper, principal
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir, executors, and administrators, in the whole and for the whole sum in interest.
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these sealed with our seals, and dated this.
The Condition of the above Obligation is such:
That if the above bound M.M. Corper
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Miles R. J. Managery
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
do well and truly administer according to law, and do make a just and true account of was action and doings therein when
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be 1 will
else to remain in full force. Signed, sealed, and acknowledged in open Court.
End approved by min Cooper LE B. G. Relenson A. D. Bloom LE
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the exact of the best of my ability all ray of the ceased, and disburse the same as the law requires, and discharge to the best of my ability all ray of the ministrator. "So help me God."
.13

Recorded .

*ci+: -M. & B. Co.

Sworn to and subscribed before me, this .

19

day of

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GEORGIA, GWINNETT COUNTY.		
a to dimension, and		
Know all Men by these Presents: That we, Shank Dand D. M. C. W.		
Know all Men by these Presents: That we, Show and D. M. C. W. 6. 6. Sumpson, as principal's and D. M. C. W. , securities, are held and firmly bound unto		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
70 70 20 20 20 20 20 20 20 20 20 20 20 20 20		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs, for the whole sum, jointly and severally and firmly, by these		
presents. Sealed with our seals, and dated this		
Senied with our seals, and direct		
The Condition of the above Obligation is such: That if the above bound with Sumpson, and E. B. Sunpson.		
That if the above bounddo_make a true and perfect inventory of the goods, chattels,		
rights, credits, lands and tenements of S.C. Simples late of		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
or said & Dempon, and J. H. Sumpson, or		
the hands or possession of any person or persons, for the man, and the same, so made do exhibit unto the		
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of - lew		
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person		
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and & K. Dump Am. ond E. B. &		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;		
else to remain in full force. Signed, sealed, and acknowledged in open Court.		
J. J. Simpson (L. S.)		
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
the C.O. (L.S.)		
(L. S.)		
OATH.		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that , , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-		
ministrator. "So help me God."		
Sworn to and subscribed before me, this		
Recorded19		
*GE-7-31. & B. Co.		

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, I.C. Cruce, Principal
Know all stell by these Presents: That we, C.C. Vuul, Vuul,
Tora Windse
, securities, are held and firmly bound unto
Thirty Fur Hundred
for the payment of which sum to the said Ordinary, and his succession
and severally and severally and firmly but
Sealed with our seals, and dated this July 7th 1924.
0
- Using of the above Obligation
The Condition of the above Obligation is such:
That if the above bound C.C. Cuce, Adma,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said , or , or
the hands or possession of any person or persons, for two, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
a C. S.) P. C. C. C. C. S.)
2 1100
Orendell. (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- interpretate of the best of my ability all my duties as Ad-
ceased, and disburse the same as the law requires, and distances
ministrator. "So help me God."
day of
Sworn to and subscribed before me, thisday of
Į.
A
Recorded Ordinary.

*61×5 → M. & B. Co.

Know all Men by these Presents: That we, The Blanche Marillan		
as principal, and somes mel		
Company of Manual of Columns, me held and firmly bound unto		
and his successors in office and assigns, in the just and ran same		
HO - 0 (4/000-1 daxant		
the said Ordinary, and his successors in office, we and ourselves, our heirs,	\parallel	
for the payment of which sum to the said ordinary, and severally and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these		
presents. Scaled with our seals, and dated this \nl day of Dept 1924.		
Scaled with our scals, and dated this.		
The Condition of the above Obligation is such:		
That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That if the above bound That i	$\ $	
do make artrue and perfect inventory of the goods, chattels,		
rights, credits, lands and tenements of Mrs. M. & Dicksma late of		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
said Mrs. Blanche Marsher, or		
	- 11	
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the	- 18	
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements	H	
do well and truly administer according to law, and do make a just and true account of		
doings therein when		
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any		
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	:	
Executor obtain a certificate of the probate thereof, and Mrs. Blunche Mullin.	.	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void	;	
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.	ŀ	
has Blande Mardin as)	
Telalon & Depart Co L.S.	,	
marylandes lists De ac		
a de la ser la s	-	
OATH.		
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GEORGIA, GWINNETT COUNTY.	1	
I do solemnly swear that , deceased, die	d	
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de	-	
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."	i-	
Sworn to and subscribed before me, this day of , , 19		
Recorded 19	=	
*61->N. & B. Co. Ordinary.		

Know all Men by these Presents: That we, Mrs. Ida E. Christian, and R. R. Craig, Security.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this Olohan, 62 1924
The Condition of the above Obligation is such: That if the above bound Two Sla E. Christian,
rights, credits, lands and tenements of Mar. Many E. Craix, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
said Ordinary when
do well and truly administer according to law, and do make a just and true account of
doings therein when
Executor obtain a certificate of the probate thereof, and M. S. C.
mrs. Ila E. Christian (L. S.)
Q. R. Craig. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, and intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Recorded

CEORGIA.	GWINNETT	COUNTY.
I - K L I IX V T I I X A	•	

In Smeder as
Know all Men by these Presents: That we,
Lames Land & L Bannon
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and in South
Six Tundrest we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and more sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. & In October, 1924.
Sealed with our seals, and dated this.
Scaled with 621 2 and 7
The Condition of the above Obligation is such:
That if the above bound &.a. Foundy
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Eugeneen Mully Jane C. M- late of
Great County deceased which have or shall come into the hands, possession, or knowledge of the
Marshar Marshar & Dans Murphy.
said a. C. Journal
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or porces, respectively, as they may be entitled to the same by law. And if it shall nerealter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
last will and testament was made by the deceased, and the
Executor obtain a certificate of the probate thereof, and was done the chierties the this obligation to be void:
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
. 9
W.a. Evenly (L.S.)
J. 2. Dammons, (L. S.)
(L. S.)
OATH
OMIII.

GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator "So halp me God"
ministrator. So help the God.
Sworn to and subscribed before me, thisday of, 19
Sworn to and subscribed before me, this
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Recorded19
• 0.15
Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, narshaft. It will grincipal, and the March of the March securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of 8x Stundad (\$600.00) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs. executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. 4h November, 1924 Sealed with our seals, and dated this The Condition of the above Obligation is such: That if the above bound Marchae & Hawlharn, rights, credits, lands and tenements of Chase & Hawling, late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Marcha & Hawham, or and the same, so made do exhibit unto the the hands or possession of any person or persons, for... said Ordinary when Shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of. or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. (L. S.) OATH. GEORGIA, GWINNETT COUNTY. , deceased, died I do solemnly swear that ... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this day of day

*61-5-M. & B. Co.

*61859-M. & B. Co.

Administrator's Bond.

Know all Men by these Presents: That we, Mrs. alice Sammon		
as principal, and E. St. Halland, Secure		
, securities, are held and firmly bound		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this		
Scaled with our scale, and the scale of the		
The Condition of the above Obligation is such: That if the above bound Common Such Summany,		
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of the control of the goods, chattels, late of		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
said to alice bannon, or		
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the		
said Ordinary when Assault be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of		
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and COLA SOLAR SOL		
Signed, sealed, and acknowledged in open Court.		
Ma Olice Samman (L. S.)		
(L.S.)		
(L. S.)		
OATH.		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."		
Sworn to and subscribed before me, this day of		
Recorded19		
Ordinary.		

Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, J. M. Bullow, as puncipal, and R.C. Crumley, as Aurily
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this Lath Nov. 1924
The Condition of the above Obligation is such: That if the above bound M
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. M. Bullock , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when has shall be thereunto required; and such goods, chattels, credits, lands, and tenements
0 .
do well and truly administer according to law, and do make a just and true account of.
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(i. s.)
ORC Crindry (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died, deceased, dec
intestate, so far as I know or believe, and that I will well allow the best of my ability all my duties as Ad- ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of, 19
Recorded19
Ordinary

& B. Co.

Know all Men by these Presents: That we, F 2 Sarutuo7207
and W. J. Halt, Showity, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Studies Dollars.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Senled with our seals, and dated this The 9 Dy of October, 1424.
The Condition of the above Obligation is such:
That if the above bound St. L. Sunumas
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Andrews.
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. Sammar, or
the hands or possession of any person or persons, for fine , and the same, so made do exhibit unto the
said Ordinary when has shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
shall thereunto be required by the Court; shall deliver and pay to such person
responsively, as they may be entitled to the same by law. And it is shall nerelater appear that any
est will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and H. 2 - Him certification then this obligation to be void:
n such case, if required, render and deliver up the said Letters of Administration, then this conguestic to a series
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
712. 27. 170 t (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
and trilly administer on an end trilly administer on an one court
ntestate, so far as I know or believe, and that I will well and that I was well and that I was all the best of my ability all my duties as Adeased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adeased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adeased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adeased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adeased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adeased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adeased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adeased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adeased, and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires and the law requires are the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requir
ninistrator. "So help me God."
Sworn to and subscribed before me, this day of , , 19
Sworn to and subscribed before me,
Recorded
Ordinary.

3.2 2.5

Know all Men by these Presents: That we, M.M. Corpor, winings
and Dig Corday, Questy
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
bubuse & enlaur
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this אונעראנינער בי בי בי בי בי בי בי בי בי בי בי בי בי
The Condition of the above Obligation is such:
That if the above bound m. on longer
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of war was worth 8. m was late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said m. m. Cooper, or
the hands or possession of any person or persons, for. , and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of how actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the following the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open-Court.
Presence I! mr Va O :- Va (1.5)
D. P. Cardy. al. Cardy (L.S.)
(L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on an the cauchy all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this day of
Peccarded 19
Ordinary.
*G++v=M, & B, Co.

02023047	0
Know all Men by these Presents: T	That we, M.M. Cooper. Princes. -, securities, are held and firmly bound unto
O181, 12) King	counities are held and firmly hound wat
7)	, securiors, are new and many bound unto
the Ordinary for said County, and his successor	ors in office and assigns, in the just and full sum of
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	and his species in office, we and outserves, our news, (
executors and administrators, in the whole a	and for the whole sum, jointly and severally and firmly, by these
presents.	50 1925
Sealed with our scals, and dated this	Consens
	Cansan, 5 to 1925.
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	do make a true and perfect inventory of the goods, chatters,
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rights, credits, lands and tenements of	O. M. Incomplete of the
Gwinnett County, deceased, which have	or shall come into the hands, possession, or knowledge of the
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Or Der	sons for and the same, so made us
the hands or possession of any person of per	to required; and such goods, chattels, credits, lands, and tenements
said Ordinary when shall be thereund	actings and
do well and truly administer according to lay	w, and do make a just and true account of
or persons, respectively, as they may be enti	tled to the same by law. And if it shall hereafter appear that any law and the same be proven before the Court of Ordinary, and the
last will and testament was made by the dece	ased, and the same be proven before the Court of Ordinary, and the
in such case, if required, render and deliver u	p the said Letters of Administration, then this obligation to be void;
-lee to remain in full force.	l l
Signed, sealed, and acknowledged in t	open Court. (L. S.)
Presence;	EV. OL. Land
D. E. Carry.	(L.S.)
7	(L. S.)
	OATH.
	_
GEORGIA, GWINNETT COUNTY.	, aind
	, deceased, died , , deceased, died , , deceased, died , , , , , , , , , , , , , , , , , , ,
I do solemnly swear that	hat I will well and truly administer on all the estate of the said de- courses, and discharge to the best of my ability all my duties as Ad-
intestate, so far as 1 know or believe, and s	Aquites, and
ministrator. "So help me God."	
ministrator.	, 19
Sworn to and subscribed before me,	this day of , 19
Recorded	19
Recorded	Ordinary.

Know all Men by these Presents: That we, J. W. Co. Son Principal
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
sociot brownie zuz
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this
"
The Condition of the above Obligation is such:
That if the above bound
rights, credits, lands and tenements of Source Scribble, Late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said f. w. M. Sw. or
the hands or possession of any person or persons, for which, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. كرندية actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
(L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
Sworn to and subscribed before me, this
19
Recorded 19 Ordinary.

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Know all Men by these Presents: That we, F. W. Min Dea Principal
and C. C. C. C. Son Question.
, securities, are held and firmly bound unto
in office and assigns, in the just and full sum of
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and his successors in office, we and ourselves, our neits,
and administrators, in the whole and for the whole sum, joining
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presents. Sealed with our seals, and dated this arruan 5 in 1955.
Scaled with our seray
The Condition of the above Obligation is such:
That if the above bound (2). (1).
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Runding late of
rights, credits, lands and tenements of the hands nossession. or knowledge of the
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said 2 2 2 , or
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of the hands or possession of the hands or possession of the hands or possession of the hands or possession of the hands or possession of the hands or possession of the hands or possession of the hands
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do well and truly administer according to law, and do make a just and true account of
shall thereunto be required by the Court; shall deliver and pay to such person
and it it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
Executor obtain a certificate of the probate thereof, and instances of Administration, then this obligation to be void; in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
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gived evolved and polynowledged in open Court.
Signed, sealed, and deknowledged in open south
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
testate so for as I know or believe, and that I will well and truly administer on all the estate of the said as
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this day of , , 19
Recorded
RecordedOrdinary.
*6 x5=M, & B, Co.

Know all Men by these Presents: That we, J. C. It least, The wind and with the stage of the sea,
south Fir and supplied mile for
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
(or, out I) washer and
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents. Sealed with our seals, and dated this. 2 Nd day 7 7 12 25
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
The Condition of the above Obligation is such:
That if the above bound & C. Stilgard,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
the state was true made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this ubligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L.S.)
(L.S.)
(3. J. 87 Dour. (L. 8.)
OATH.
GEORGIA, GWINNETT COUNTY.
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I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administration and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires are the same as the law requires and the same as the law requires and the law requires are the same as the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the l
ministrator. "So help me God."
ministrator. "So help me God."
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RecordedOrdinary.
RecordedOrdinary.
M & R Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, S. J. Busha, Princips and Hugh Hunt, , securities, are held and firmly bound unto
Know all Men by these Presents: That we,
and Hugh Musus
in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
presents. Sealed with our seals, and dated this 2 nd day of Theb wary, 1924.
Scaled with our sears, and dated the
a contractor to quality
The Condition of the above Obligation is such: That if the above bound S. J. Busha, advanstrator of the good That if the above bound S. J. Busha, advantage of the goods chattele
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Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
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do well and truly administer according to law, and do make a just and truly administer and new to such person
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law.
hat will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and
is to of the product thereof and Wife Busha P
Executor obtain a certificate of the probate thereof, and the said Letters of Administration, then this obligation to be void; in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
and the suited and in open Court
D. F. Busha, (L.S.)
G.L. Brogdon, 91 P. J. P. Gy. Ur. Hunt, (L.S.)
(L. S.)
OATH.
GEORGIA CWINNETT COUNTY
GEORGIA, GWINNETT COUNTY. I do solemnly swear that, deccased, died, deccased, died de, deccased, died de, deccased, died de, deccased, died de
t the state of that I will well and truly administer on an the estate of the
intestate, so far as I know or believe, and that I will well and truly administer on an object of the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the discharge the dis
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Sworn to and subscribed before me, this
Recorded
Recorded



Know all Men by these Presents: That we, C. J. Jacobs, as Principal, and, W. G. Halt Surety,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Sixten Hundred, Dallane, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this & rid, day of march, 1925. at, Lawren cuille,
The Condition of the above Obligation is such:
That if the above bound C. J. Jacoba,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Miss Beatrice Jacobs, late of
rights, credits, lands and tenements of 4/1/10/5 / Section 1/1/10/5
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C.T. facolos, or the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. his actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
else to remain in full force.
Signed, sealed, and acknowledged in open count. C. J. Jacobo, (L. S.)
J.G. Hobinson W.G. Halt, (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and trady and that I will well and trady ability all my duties as Adcreased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adcreased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adcreased.
ministrator. "So help me God."
Sworn to and subscribed before me, this. day of , 19
19
Recorded
MATERIA & B. Co.

*61×5 - M. & B. Co.

Bond.
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, I Simpson Principal
Know all Man by these Presents: That we,
Know all Men by these Presents: That we, Securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in once the October 1997 of the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County, and his successors in once the Ordinary for said County for said Coun
and his successors in office, we and ourselves, our neirs
and administrators, in the whole and to the
presents. Sealed with our seals, and dated this
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
The Condition of the above Obligation is such. That if the above bound
do make a true and perfect inventory of the goods, chatters,
rights amodite lands and tenements of & W. Auglelow late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said, or
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
the hands or possession of any person of persons, formula and such goods, chattels, credits, lands, and tenements said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
said Ordinary when shall be thereunto required, and such goods, emetang true account of actings and
do well and truly administer according to law, and do make a just and true account
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
or persons, respectively, as they may be entitled to the same by law. This is to the territorial of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
J. Singram (L. S.)
Lucly Juces (L. S.)
(L. S.)
OATH.

GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19

____Ordinary.

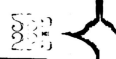
Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, O, G. Mix Principal
any Cins, were kinely
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Jufteen Mousand, & Jour Hundred Oulans
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this 4th day w May 1925-
The Condition of the above Obligation is such:
That if the above bound O.G. Hix
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Clyde gates his late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said O. C., Just , or
the hands or possession of any person or persons, for him., and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said between the
else to remain in full force. Signed, sealed, and acknowledged in open Court.
(1. S.)
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(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
, (lettaned, dies
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the case of the distribution of the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge the same as the law requires and the same as the law requires as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the law requires are the law requires and the law requires and the law requires are the law requires and the law requires and the law requires are the law requires and the law re
ministrator. "So help me God."
ministrator. So help me del
Sworn to and subscribed before me, this
Recorded
*0(*5;)/, . & B. Co.

*6185 ←M. & B. Co.

GEORGIA, GWINNETT COUNTY.
GEORGIA, C. O.
Know all Men by these Presents: That we, Tros. Belling Arrille,
Know all Men by these Presents River Downs,
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
One Kraubana, his successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successful and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents. Sealed with our seals, and dated this.
The Condition of the above Obligation is such:
The state shows bound
do make a frile and perfect inventory of the goods, chatters,
rights, credits, lands and tenements of
the descreed which have or shall come into the hands, possession, or knowledge of the
Y = Q = Q = Q = Q = Q = Q = Q = Q = Q =
said and the same, so made do exhibit unto the
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
2 2 - 1 thereunto be required by the Court; shall deliver and pay to such person
the mark he entitled to the same by law. And it it shall necessary
last will and testament was made by the deceased, and the same be proven before the Court of Country, and
tis at a of the probate thereof and
in such case, if required, render and deliver up the said Letters of Mainting deliver, and the said Letters of Mainting deliver.
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L.S.)
Rily Davis. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate so far as I know or believe, and that I will well and truly administer on all the estate of the said do
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as the
ministrator. "So help me God."
Sworn to and subscribed before me, this
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Recorded19

Ordinary.



GOOMIT.
Know all Men by these Presents: That we, & J. Milable principal
and, f. B. Dinger Surely
, ,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
one Thousand Dalars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this Lune 12, 1928
The Condition of the above Obligation is such:
That if the above bound &, &, Mildell,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said & Trildell , or .
the hands or possession of any person or persons, for. and the same, so made do exhibit unto the
said Ordinary when See shall be thereunto required; and such goods, chattels, credits, lands, and tenements
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do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and 2.3. M. Island Executor obtain a certificate of the probate thereof, and 2.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof, and 3.3. M. Island Executor obtain a certificate of the probate thereof obtains a certificate of the probate the probate the probate the probate the probate the probate the probate the probate the probate the probate the probate the probate the probate the probate the probate the probate
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L.S.)
(L.S.)
(L. S.)
OATII
OATH.
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GEORGIA, GWINNETT COUNTY.
I do solemnly swear that the said de-
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on an acceptance of the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires are the same as the law requires and the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the same as the law requires are the law requires are the law requires are the law requires are the law requires are t
ministrator. "So help me God."
day of
Sworn to and subscribed before me, thisday of
Sworn to and subscribed
Recorded Ordinary.
*61259=M. & B. Co.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, 6. B. Rechles , secuties, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Hundred Dollar for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this... The Condition of the above Obligation is such: That if the above bound. reph. H. P. rights, credits, lands and tenements of...... or shall come into the hands, possession, or knowledge of the Gwinnett County, deceased, which have , and the same, so made do exhibit unto the the hands or possession of any person or persons, for hands said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements doings therein when.....shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and..... in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. B. B. Perfles (L.S.) ..(L. S.) OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that.....

intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

MILE W. A. R. Co.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we More' Claudie & Ha , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this..... The Condition of the above Obligation is such: That if the above bound mo. Clarle E. Hare. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Wille W. Haws. late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the mrs. Clardie E. Hanes. ., and the same, so made do exhibit unto the the hands or possession of any person or persons, for..... said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements doings therein when.....shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and The Clarki E. Han's. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

Recorded.....

*61*57-M. & B. Co.

*61*5-M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we,
Janes, Cara
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly heart of the whole sum, jointly and severally and firmly heart of the whole sum, jointly and severally and firmly heart of the whole sum, jointly and severally heart of the whole sum, jo
executors, and administrators, in the many
presents. Sealed with our seals, and dated this.
The Condition of the above Obligation is such:
That if the above bound Levered Y. Box
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
12 . as a sil to blood
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
o thall thereupte be required by the Court; shall deliver and pay to such person
the sea there must be entitled to the same by law. And it is shall necessary appear that any
or persons, respectively, as they may be entitled to the data same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
- Line of the probate thereof, and we would discuss the probate thereof.
Executor obtain a certificate of the product energy and Letters of Administration, then this obligation to be void; in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, scaled, and acknowledged in open Court.
a. a. Palmon Heneral V. Dlone (L.S.)
Colina Story (L. S.)
(L.S.)
J. H. Start
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , , deccased, died , , , deccased, died , , , , , , , , , , , , , , , , , , ,
interests as for as I know or believe, and that I will well and truly administer on all the estate of the said as
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as no
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded
- Y

Know all Men by these Presents: That we, Jung W, E. Jones and
D. W Wilson as principal and macis Return
macor fillerd
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
- Froe Housand \$5,000.00 Allan
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and severally and firmly, by these
Scaled with our seals, and dated this 27th day 17 has
year of our Lord One thousand mine Hundred & French form
The Condition of the above Obligation is such:
That if the above bound Mrs, W. E. Jones and D.W. Wilson
Churchestrature of W. & Jones de make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said MM, W. E. Jones and D.W. Wilson or
the hands or possession of any person or persons, for The ,, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of their actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and han Who, forces En/ A.W. Wilson
in such case, if required, render and deliver up the said Letters of Administration, then this dongation to be
else to remain in full force.
Signed, sealed, astrackholder white the sealed astrackholder with the sealed astrackholder with the sealed as the
Also als Kanel
Ling Gresham MOJP D.W. Wilson (L.S.)
- Thristinon Ording Macis Villand (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administration and ability all my duties as Ad-
ceased, and disburse the same as the law requires,
day of
Sworn to and subscribed before me, this.
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RecordedOrdinary.

*6185**~**M. & B. Co.

GEORGIA, GWINNETT COUNTY.		
GEORGIA, GWINTING Know all Men by these Presents: That we, Ca. Lee, Principal &		
Know all Men by these Presents: That we,		
Mow all Men by these Presents: That we have the most of the control of the most of the control of the most of the control of the most of the control of the		
securities, are need and many bound unto		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
Jun Hundred National Property in office, we and ourselves, our heirs		
for the payment of which sum to the said of the whole sum, jointly and severally and firmly, by these		
executors, and administration,		
executors, and administrators, in the whole and for the surpresents. Sealed with our seals, and dated this		
The Condition of the above Obligation is such:		
1 hound C, U, a.C.		
That if the above bounddo make a true and perfect inventory of the goods, chattels,		
late of		
rights, credits, lands and tenements of the rights, credits, lands and tenements of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
said		
the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands or possession of any person or persons, torming the hands of the hands or possession of any person or persons, torming the hands of the hands o		
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of actings and		
do well and truly administer decisions do be required by the Court; shall deliver and pay to such person doings therein when he shall be the required by the Court; shall hereafter appear that any		
doings therein when Account shall be required by the technical system of the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law.		
last will and testament was made by the deceased, and the same of poor last		
Executor obtain a certificate of the probate thereof, and		
in such case, if required, render and denver up the said Detters of Palamasters, some else to remain in full force.		
Signed sealed and acknowledged in open Court.		
and approved by C. a. Lee (L.S.)		
y is Robinson Mrs. altha C. Lee (L.S.)		
Crainary (L. S.)		
OATH.		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that, deceased, died		
intestate so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as re-		
ministrator. "So help me God."		
Sworn to and subscribed before me, this day of , , 19		
Recorded		
O disort		

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GEORGIA, GWINNETT COUNTY.	nistrator's Bond.
principal and E. H. E. H. Foruster	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourse executors, and administrators, in the whole and for the whole sum, jointly and severally and for presents. Scaled with our seals, and dated this.	
Scaled with our seals, and dated this Lawrencevier from September 7th, Prine hundred Explorers The Condition of the above Obligation is such:	gea by-Five
That if the above bound S.J. Bush a	
do make a true and perfect inventory of the rights, credits, lands and tenements of R. E. Bagby	late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or kn said	owledge of the
the hands or possession of any person or persons, for him, and the same, so made do e said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands,	- 1
do well and truly administer according to law, and do make a just and true account of his doings therein whenshall thereunto be required by t; shall deliver and pay	actings and
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter a last will and testament was made by the deceased, and the same be proven before the Court of Or	ppear that any
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligatelse to remain in full force.	ation to be void;
Signed, sealed, and acknowledged in open Court.	(L. S.)
E. H. Forrester	(L. S.)
OATH.	
GEORGIA, GWINNETT COUNTY.	, deceased, died
GEORGIA, GWINNETT COUNTY. I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estat intestate, so far as I know or believe, and that I will well and truly administer on all the estat intestate, so far as I know or believe, and that I will well and truly administer on all the estat intestate, and discharge to the best of my ability all r ministrator. "So help me God."	ny duties as Ad-
Sworn to and subscribed before me, this.	
Recorded19	Ordinary.

*6085-M. & B. Co.

*61-5-M. & B. Co.

GEORGIA, GWINNETT COUNTY.
GEORGIA,
Know all Men by these Presents: That we, a Clay as frincipal
Know all Men by these Presents: That we, and American Surety Company of and American Surety, securities, are held and firmly bound unto
and America Denety securities, are held and firmly bound unto
1). (11).
the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County, and his successors in office and assigning the Ordinary for said County for sai
Une Thousand We august in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the payment of which sum to the said Ordinary, and his successors in order, for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly have a sum or the said Ordinary for the whole sum, jointly and severally and firmly have a sum or the said Ordinary for the whole sum, jointly and severally and firmly have a sum or the said Ordinary for
executors, and administrators, in the whole and for the whole
presents. Scaled with our scals, and dated this. Lawrence ille Ifa.,
Scaled with our scals, and dated this. September 4-2, 1925.
which to such the country of the cou
The Condition of the above Obligation is such: That if the above bound
That if the above bounddo make a true and perfect inventory of the goods, chattels,
do make a true and person minor wife of
rights, credits, lands and tenements of Farmer Maye Clay a.g. clay late of
which have or shall come into the hands, possession, or knowledge of the
mrs Janne Mage Clay
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofactings and
hall thereupte be required by the Court; shall deliver and pay to such person
the same by law, and it is shall neterior appear the
or persons, respectively, as they may be entitled to the base be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
The state of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Cl. J. Clay (L. S.)
american Surely Cb, New York (L. S.)
attorney of L. Hutching (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this 4 th day of Suptimber, 1925
Sworn to and subscribed before me, this
Recorded November 1/ Fl 1925
Recorded of the state of the st
or k h. IV .

CEOPCIA CWIN
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, C. C. Brooke Principal and Defroit Company Pracylend, Baltimore, Durities securifies, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Seven Thousand (7000 00) dollars for the payment of which sum to the said Ordinary and his grown
presents.
Second (2 rd) Ninet/Fundred & Liventy-five(1925)
The Condition of the above Obligation is such:
That if the above bound C.C. Brooks
rights, credits, lands and tenements of J. W. B. Norks
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C.C. Brooks, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. has actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and C.C. Ya rooks
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void,
else to remain in full force. Signed, sealed, and acknowledged in open Court.
C. C. Brooks (L.S.)
Fibelity Deposit Company, may (L. S.)
Lindley W. Bode (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
, dictars)
intestate, so far as I know or believe, and that I will well and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires and the same as the law requires as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adceased the same as Adcease
ministrator. "So help me God."
Sworn to and subscribed before me, this. day of

Recorded19......

.Ordinary.

, ,	Administrator's Bond.
GEORGIA, GWIN	NETT COUNTY.
	Tru Willeman and
Know all Men by these Presents: That we,	L Ry a. D. Williams
1/10 11 // 4 // // //	, securiting
or said County, and his successors in office a	nd assigns, in the just and run sum of
fine Thousand	the successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and executors, and administrators, in the whole and for the	whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this	Th July 1925-
Sealed with our sears, and dated	1 0
The Condition of the above Obligation is such:	UDD: and
in the Way Wa	ke a true and perfect inventory of the goods, chattels,
lands and tenements of	W. William late of
or shall con	ne into the halids, possession, or
I'M Williams El	A M William, or
the hands or possession of any person or persons, for	and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do ma	ke a just and true account of their actings and
do well and truly administer according to law, and do ma	the the Court: shall deliver and pay to such person
doings therein when. Theyshall thereunto be required or persons, respectively, of they may be entitled to the st	ome by law. And if it shall hereafter appear that any
1. Let the decented and the	same he proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and	M. Welling the His obligation to be void:
in such case, if required, render and deliver up the said Le	ters of Administration, the sense obligation to 30 volume
else to remain in full force. Signed, sealed, and acknowledged in open Court.	
Guel Rellroud	Jy. Willein (L. S.)
Al Pobruson Ording &	1 21:10
199. 100 uson Oran	William (L.S.)
u_{\cdot}	D. William (L. S.)
OAT	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I will wel	l and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and di	scharge to the best of my ability all my duties as Au-
ministrator. "So help me God."	
Sworn to and subscribed before me, this	day of, 19
Recorded 19	
VC . 4 % .	Ordinary

*6185~M. & B. Co.

GEORGIA, GWINNETT COUNTY.
COUNTY.
11/100
principal, Massachusetta Bonding and done Co,
Securety securities, are held and firmly bound unto
he Ordinary for said (Junty, and his successors in office and assigns, in the just and full sum of
or the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this 5th day 10th
oresents. Sealed with our scals, and dated this. 5th day of October Due thousand never hundred buil twenty-fire The Condition of the above Obligation is such:
The Condition of the above Obligation is such:
11/0()1
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of mrs, m.J. Johnson late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said W.C. Johnson
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when Le shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. Air actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W.C. Johnson
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Signed, sealed, and acknowledged in open could W.C. Johnson (L. S.)
Messachusette Bonling Dons, Co., (L. S.)
By S.C. Mornagt. W.M. Whelchel (atty)s.
By S.C. Mancing, With.
OATH.
COUNTY COUNTY
GEORGIA, GWINNETT COUNTY. , deceased, died I do solemnly swear that. , deceased de-
I do solemnly swear that
ministrator. "So help me God." W.C. Johnson
Swam to and subscribed before me, this 5 th day of Welster
Sworn to and subscribed before me, this 5th day of October 1925

Recorded Oct ber 5 Th 1925 & Robinson Ordinary.

*6185-M. & B. Co.

*61×5 ←M. & B. Co.

CEORGIA.	GWINNETT COUNTY.	
GEORGE -	martha J. Hawthorn	
Know all Men by these Presents	Horn as security	
principal, and J. A.	That we, Murthay. Hawthorn awthorn as security, securities, are held and firmly bound unto	
1 /	, security and full sum of	
the Ordinary for said County, and his succe Nine - hundred & the	essors in office and assigns, in the just and full sum of	
for the payment of which sum to the said	Ordinary, and his successors in office, we and ourselves, our heirs, le and for the whole sum, jointly and severally and firmly, by these	
presents. Sealed with our seals, and dated thi	October 5 th, One Shousand-nine	
hundred and Iwenty	five.	
The Condition of the above Obligation	is such:	
That if the above bound	arna g. 1	
	do make a true and perfect inventory of the goods, chatters,	
rights, credits, lands and tenements of	Charles E. Hawthorn late of	
which have	or shall come into the nands, possession, or knowledge of the	
01,0,0,0,2	within or	
the hands or possession of any person or p	persons, for her, and the same, so made do exhibit unto the	
. Ale hall be therein	into required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to l	aw, and do make a just and true account of actings and	
shall there	cunto be required by the Court; shall deliver and pay to such person	
may be en	atitled to the same by law. And if it shall hereafter appear that any ceased, and the same be proven before the Court of Ordinary, and the	
last will and testament was made by the de	thereof, and Martha J. Hawthorn	
Executor obtain a certificate of the probace in such case, if required, render and deliver	up the said Letters of Administration, then this obligation to be void;	
else to remain in full force.		
Signed, sealed, and acknowledged in	Martha J. Hawthorn (L. S.)	
	(artha & Famer on (L.S.)	
	J. J. Hawthorn (L. S.)	
	(L. S.)	
OATH.		
GEORGIA, GWINNETT COUNTY.	0 01	
I do solemnly swear that	has E. Hawthern , deceased, died	
intestate, so far as I know or believe, and	that I will well and truly administer on all the estate of the said de-	
ceased, and disburse the same as the law r ministrator. "So help me God."	equires, and discharge to the best of my ability all my duties as Ad- Martha J. Hawtham	
•		
Sworn to and subscribed before me,	thisday of, 19	
Recorded 12th November 1925		
Accorded 150.55	24 & Robinson Ordinary.	
tent V + P o-	Ordinary.	

Ordinary.

Recorded 19.....

*6185 -M. & B. Co.

CWINNETT COUNTY.
GEORGIA, GWINNETT COUNTY.
man (d) takken (ls)
Know all Men by these Presents: Court & R. L. Kennerly
know all Men by these Presents: Flat we, PR, L. Kennerly, principal, and J. Cown & R. L. Kennerly, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
The Thousand his successors in office, we and ourselves, our heirs.
for the payment of which sum to the said Ordinary, and his successor in the said ordinary, by these
for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of which sum to the said Ordinary, and his successors in states, for the payment of the said Ordinary, and his successors in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ordinary in states, for the said Ord
executors, and administrators, in the whole and for the whole and the whole and th
Sealed with our sears, and dates
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The Condition of the above Obligation is such: That if the above bound That if the above bound That if the above bound
That if the above bounddo make a true and perfect inventory of the goods, chattels,
do make a true and perfect inventory of the general late of
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t which have or shall come into the hands, possession, or
mad of garrell
and the same, so made do exhibit unto the
said Ordinary when. Assault be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
do well and truly administer according to law, and do make a just a law and do make a just a law and pay to such person doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
the many he entitled to the same DV law. Allu li it shall hereuses appear
or persons, respectively, as they may be entitled to the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Tarrelle and of the probate thereof, and My 4. d. Farrelle
Executor obtain a certificate of the product thereof, and Letters of Administration, then this obligation to be void; in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
mrs D. Farith (L.S.)
may may & Jarrett (L.S.)
J. T. Coult & R. L. Kennerly . (L. S.)
OATH.

GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad ministrator. "So help me God."
ministrator. "So neip me God."
Sworn to and subscribed before me, this
Recorded19
*6NN=M. & B. Co. Ordinary.
*6185***M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, M. L. Hornbuckle as Principal and Il. Pate Surety, securities, are held and firmly bould unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Onlinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this.
The Condition of the above Obligation is such: That if the above bound
rights, credits, lands and tenements of A. W. Hambusklu late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for. Live, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of
doings therein when
Executor obtain a certificate of the probate thereof, and M. L. Hornbuckle in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court. M. L. Farnhuckle (L. S.) J. A. Pate (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY. I do solemnly swear that I do solemnly swear that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." M. L. Hornbrickle. Sworn to and subscribed before me, this. M. A. J.
Recorded January 1926 J. Robinsputinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, R. N. Helt T W. J. Lol
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this
That if the above bound. Compare a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
the hands or possession of any person or persons, for Line, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
Signed, sealed, and acknowledged in open Court.
(L. S.)
U. J. Holl (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that the state of the said do
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." R. H. Holt
Sworn to and subscribed before me, this day of Deember, 1925
W. J. Holt
Recorded Jan. 27th 1926 4 4 6
*6155-31. & B. Co. Ordinary.

Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, J. W. Ling and L. Q.
Ting ar principale Fidelity and Deport
Company of maryland, Tallimore mr. Surdies, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Jour Thousand (\$44000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated the Walanda . Ha. This December 17th 1925
This December 17th 1925
The Condition of the above Obligation is such:
That if the above bound H.Q. Ding and & Q. Ling
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said H.a. Ling and L.a. Ling or
the hands or possession of any derson or persons, for there, and the same, so made do exhibit unto the
said Ordinary when Thee, shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary and the
Executor obtain a certificate of the probate thereof, and II. King and I. W. Start in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void:
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
J. (1) Linguard (L. S.)
Mi This
A'Out I 'day on /
Fibelity of eposit & Maryland. S.
OATH
OATH.
GEORGIA, GWINNETT COUNTY.
, deceased, died
that I will well and Auly administer on all the estate of the said de-
intestate, so far as I know or believe, and that I will be the less of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires.
ministrator. "So help me God."
1 26
Sworn to and subscribed before me, this
July July 1
17.96
Recorded June 19 19 1 / Christon Ordinary
*60-5-M. & B. Co.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, John and Fidelity and Deposit Com the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these sealed with our seals, and dated this Collanta, Ja December 756 presents. The Condition of the above Obligation is such That if the above bound. do make a truckand perfect inventory of the goods, chattels, rights, credits, lands and tenements of ... Mars Gwinnett County, deceased, which drave or shall come into the hands, possession, or knowledge of the /_____, or the hands or possession of any person or persons, for... hum., and the same, so made do exhibit unto the said Ordinary when. **L.....shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of his actings and doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and C. Tuncan in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. nean, deceased, died I do solemnly swear that... intestate, so far as I know or believe, and that will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this

Ordinary.

*6155-M. & B. Co.

Recorded.

GEORGIA, GWINNETT COUNTY. and J. C. Havis as Surety , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this 4 day January, 1926 The Condition of the above Obligation is such: J.L. Watson That if the above bound.....do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mrs In E. Watson Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the . L. Watson or the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the said Ordinary when Lemanshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of. Two or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. g. G. Ocobinson Andinary. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that..... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

Recorded.....

** B. Co.

Know all Men by these Presents: That we Mes addie Woodward and Depa
Know all Men by these Presents: That we / / Canton I I felt and A fel
Know all Men by these Presents: That we the Canal Filely and Depa Fine Wood word as principal and Filely and Depa
it a thing do thing, security, security
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in once and the
Iwelse Thousand (# /2000,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators in the whole sum, jointly and severally and firmly head of the said of
executors and administrators, in the whole and for the whole
presents. Sealed with our seals, and dated this. Sealed with our seals, and dated this.
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound ms Wide VV orange is many
the state of the goods, chattels,
711'11'11 Woodward late of
take andite lands and tenements of wearing
the horse or shall come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have of shall come to the Woodward, or said Mrs. addie Woodward and Frank Woodward, or
the hands or possession of any person or persons, for there, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands or possession of any person or persons, for your and the hands of your and the hands of your and the hands of your and the hands of your and your
said Ordinary when they shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of their actings and
shall thereunto be required by the Court; shall deliver and pay to such person
as they may be entitled to the same by law. And it it shall nevertee appear that any
had will and testement was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Wolfer Woodward +
Executor obtain a certificate of the probate thereof, and versely and versely and versely in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
mis addie Woodward (L.S.)
Frank Woodward (L.S.)
Fill to Discoit Port maryland Ballyrone
Tedelly Nepoel Co. STO range and Javantose
OATH.
CANADA CANADA CONTRACTOR CONTRACT
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that ,, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this. day of
Recorded 19
Ordinary.
*6185 — M. & B. Co.

and all Men by these Presents: That we, Jurson J. Born frincipal
and american Switz Company of new york
Surety , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Two Thousand (\$2000,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this atlanta Brongia
January 27, 1926
The Condition of the above Obligation is such:
That if the above bound Dueson J. Joseph
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of S. V. Drove late of
Gwinnett County, deceased, which have or shall come Into the hands, possession, or knowledge of the
said Jurson Jo John , or
the hands or possession of any person or persons, for from, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of two actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Jurson) Torm
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L.S.)
american Surety Co. of Ment york (L. S.)
6. (denskaw (L. S.)
O A POLY
OATH.
OMINISTE COLINITY O
GEORGIA, GWINNETT COUNTY. I Moore deceased, died
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and that I
ministrator. "So help me God."
2 7/24/44/ 19 (2)
Sworn to and subscribed before me, this
7 1 3 10 24.
Recorded Lebruary 3, 19 12 Colon Son Ordinary.
******* M. & B. Co.

WILLIAM COUNTY

I	GEORGIA, GWINNETT COUNTY.
I	Know all Men by these Presents: That we, Frank Woodward as
١	Know all Men by these Presents: That we,
۱	Know all Men by these Presents: That We, Statemany of Marlyland, Security Principal (Fidelity & Deposit Company of Marlyland, Security Principal (Fidelity & Deposit Company of Marlyland, Security)
Ì	, securities, are held and firmly bound unto
l	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
۱	Fourteen Thousand (\$14,000) Sollars
l	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
l	for the payment of which sum to the said Ordinary, and the sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
l	executors, and administrators, in the whole and to the
	presents. Sealed with our seals, and dated this Atlanta, La This February
	9 nd 1926
	· S
	The Condition of the above Obligation is such:
1	That if the above bound Frank Woodward
I	do make a true and perfect inventory of the goods, chattels,
	rights, credits, lands and tenements of Long Wardward late of
ı	rights, creates, rands and enterties of the hands possession, or knowledge of the
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
	the hands or possession of any person or persons, for hum, and the same, so made do exhibit unto the
	said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
	do well and truly administer according to law, and do make a just and true account of hisactings and
	doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
	or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
	Executor obtain a certificate of the probate thereof, and
	else to remain in full force.
	Signed, sealed, and acknowledged in open Court.
	Grank Woodward (L.S.)
	Febelity & Deforit Company of Maryland (L. S.)
	Lindley W. Bode (L. S.)
:	
	OATH.
(GEORGIA, GWINNETT COUNTY.
	I do solemnly swear that Drong W. Woodward, deceased, died
	ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
	teased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
I	ninistrator. "So help me God." Frank Woodward
	Sworn to and subscribed before me, this 6 day of February, 1926
	h h (s) l'
	10. J. Viromson
	- 1 8th 96
	Recorded March 8th 1926
	a 20 onuson Ordinary.

*6185-M. & B. Co.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, B. W. Puckett, as principal It. It. Vallelo, as Surety , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Sealed with our seals, and dated this February 2 not 1926 The Condition of the above Obligation is such:

That if the above bound S. W. (Tuckett do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of..... Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the B. W. Buckett , or the hands or possession of any person or persons, for how, and the same, so made do exhibit unto the do well and truly administer according to law, and do make a just and true account of the doings therein when....... Ke......shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and B. W. Ruckell in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.

Signed, sealed, and acknowledged in open Court.

OATH.
 , deceased, diec that I will well and truly administer on all the estate of the said de requires, and discharge to the best of my ability all my duties as Ad
this. day of
7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 70000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7000 7

Ordinary.

6185 -M. & B. Co.

presents.

Know all Men by these Presents: That we, Que Brogdon	
Know all Men by these Presents: That we,	·
and S. J. Broydon	
, securities, are held ar	
the Ordinary for said County, and his successors in office and assigns, in the just and full sur	
for the payment of which sum to the said Ordinary, and his successors in office, we and executors, and administrators, in the whole and for the whole sum, jointly and severally presents.	L
Sealed with our seals, and dated this	
The Condition of the above Obligation is such:	
The Condition of the above Obligation is such: That if the above bound	
do make a true and perfect inventory o	f the goods, chattels,
rights, credits, lands and tenements of Jongdon	late of
rights, credits, lands and tenements of	
Gwinnett County, deceased, which have or shall come into the hands, possession, of said.	or knowledge of the
said.	
the hands or possession of any person or persons, for her, and the same, so made	e do exhibit unto the
said Ordinary when She shall be thereunto required; and such goods, chattels, credits, l	ands, and tenements
do well and truly administer according to law, and do make a just and true account of A	actings and
doings therein when sheshall thereunto be required by the Court; shall deliver an	d pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall herea	fter appear that any
last will and testament was made by the deceased, and the same be proven before the Court	of Ordinary, and the
Executor obtain a certificate of the probate thereof, and while day	don
in such case, if required, render and deliver up the said Letters of Administration, then this c	obligation to be void;
else to remain in full force.	7
Signed, sealed, and acknowledged in open Court.	and a second
In ame of	(L. S.)
1 J. Brog don	(L. S.)
	(L. S.)
	(2. 5.)
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that. intestate, so far as I know or believe, and that I will well and truly administer on all the ceased, and disburse the same as the law requires, and discharge to the best of my ability ministrator. "So help me God."	estate of the said de- all my duties as Ad-
Sworn to and subscribed before me, thisday of	, 19
Recorded	
Minum V. & D. Co.	Ordinary.

GEORGIA, GWINNETT COUNTY. upal and O.J. Edwards, as surety , secorities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this March 1st 1926 The Condition of the above Obligation is such: That if the above bound Mrs Cammie Colwards do make a true and perfect inventory of the goods, chattels, Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Min Cammue Codwards or the hands or possession of any person or persons, for... here, and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of. Tex doings therein when . Shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrs Cammie Edward in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-I do solemnly swear that... ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this......day of

*61859-M. & B. Co.

Was by those Presents: That we, I W. Lavis uprincipal
Know all Men by these Presents: That we, I W. Laris uprincipal and L. E. Strikland, as surely, securities, the held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this
The Condition of the above Obligation is such: That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of B. W. C. Braham late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
the hands or possession of any person or persons, for. Lum, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Live actings and
doings therein when
Executor obtain a certificate of the probate thereof, and
else to remain in full force. Signed, sealed, and acknowledged in open Court. (L. S.)
2. 6. Ohrseland (L. S.)
(L. S.)
OATH.
I do solemnly swear that. I do solemnly swear that. I do solemnly swear that. I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my chility all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this 2 day of March, 1926
Recorded Opril 2, 1976 Robinson Ordinary.

19.26

Know all Men by these Presents: That we,	D. K. Busta, On	ucipal,
R. W. Verner,	V	\
	, securities, are held and	
the Ordinary for said County, and his successors in office	0, 10)	
for the payment of which sum to the said Ordinary, a executors, and administrators, in the whole and for the	and his successors in office, we and ou	rselves, our heirs,
presents. Scaled with our seals, and dated the leaves of	e show march &	J
The Condition of the above Obligation is such:	she, alm-Debo	not and
rights, credits, lands and tenements of	have a crue and perfect inventory of the	e Boods, chitects,
Gwinnett County, deceased, which have or shall co	ome into the hands, possession, or	
the hands or possession of any person or persons, for	and the same, so made do	exhibit unto the
said Ordinary when		
do well and truly administer according to law, and do m	nake a just and true account of	actings and
doings therein whenshall thereunto be requ or persons, respectively, as they may be entitled to the	same by law. And if it shall hereafter	r appear that any
last will and testament was made by the deceased, and the		
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said L	etters of Administration, then this obli	gation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.		
	J. Busha.	(L. S.)
	K. Derner	
		(L. S.)
OA'	тн.	
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that	ell and truly administer on all the esta	te of the said de- my duties as Ad-
Sworn to and subscribed before me, this	day of	19
Recorded 19	9	
M		Ordinary.

GEORGIA, GWINNIPTE
GEORGIA, GWINNETT COUNTY.
Them all Man by those Dec
family 1
fact
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinant
. Sealed with our seals, and dated this april 5th april 1926
1 word. 1856
The Condition of the above Obligation is such:
That if the above bound Oscar Lankford, Curlis family
do make a true and perfect inventory of the goods, chattels
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Oscar Rankford, Curlis handford, marke handford or
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of the hands of the hands of
said Ordinary when the shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of weir acting and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Obcon Kankfus.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Opported' Opport
le 400° 1 C. The bankfind (LS)
13. H. Ololinson
Ordiney- mark tanking
OATH.
GEORGIA, GWINNETT COUNTY.
· Coccession
I do solemnly swear that
ceased, and disburse the same as the law requires, and
ministrator. "So help me God."
day of
Sworn to and subscribed before me,
Decorded
11 - annual and

*61-∴ -M. & B. Co.

GEORGIA, GWINNETT COUNTY.
That we S.M. Maughen principal
Know all Men by these Presents. Surely, Surely
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
presents. Sealed with our seals, and dated this Quil 2, 1924
The Condition of the above Obligation is such: That if the above bound
That if the above bound do make a true and perfect inventory of the goods, chattels
rights, credits, lands and tenoments of James m. Williams,
Gwinneth County, deceased, which have or shall come into the hands, possession, or knowledge of the
said S. M. Muylon, o
the hands or possession of any person or persons, for wind, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such persor or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void else to remain in full force.
Signed, sealed, and acknowledged in open Court.
& H. Rolinson, & m. Maughon, L.S.
Ordinary: T. E. Laylon, (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this

*6185:-M. & B. Co.

Recorded 19

Oramai y.

Know all Man by these Presents: That we have h. Halbooks, piness
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this 22. 1924
The Condition of the above Obligation is such: That if the above bound the way of the above,
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Q, Q, Hollnooks, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the said Ordinary when
do well and truly administer according to law, and do make a just and true account of list actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and the case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court. Lease C. Hollworks, (L. S.) L. C. Walt. L. S. Bournan, (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that. I do solemnly swear that. I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, and discharge to the best of my ability all my duties as Administrator. "So help me God."
day of , 19
Sworn to and subscribed between
Recorded

Broomer That wer I'm l. l. New Ley,
Know all Men by these Presents: That we have been been all the state of the state o
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, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said county man Being Sandred (\$ 2500.06
and ourselves, our heirs,
for the payment of which sum to the said of the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this. The sealed with our seals, and dated this.
- Children is such
The Condition of the above Obligation is such: That if the above bound C.O. & Lawry,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Q. Rallary,
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
or 37 40 m.
said
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and C. a. Saladay
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
v. S. maran, Q.O. I well. (L.S.)
Variables. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19
Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, R. E. & D.E. M. Daviel, Coloniel, Extere.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this.
The Condition of the above Obligation is such: That if the above bound R.E. & D.E. M. Daniel.
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said.
the hands or possession of any person or persons, for and the same, so made do exhibit unto the said Ordinary when said Ordinar
do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and R. E. T. W. E. M
else to remain in full force. Signed, sealed, and acknowledged in open Court. Signed, sealed, and acknowledged in open Court. D.E. M. Warrel (L. S.) Metapalitan Casualty o.
GATH! It forming swith
GEORGIA, GWINNETT COUNTY. , deceased, died I do solemnly swear that
intestate, so far as I know or believe, and that I will were and the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the same as the law requires and the law requires are the law requires and the law requires and the law requires are the law requires and the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires and th
Sworn to and subscribed before me, this. day of
RecordedOrdinary.

*6185 -M. & B. Co.

Carana , Alaber, A. a
Know all Men by these Presents: That we,
and Q. H. Harris, Surely,
securities, are held and firmly bound unto
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for the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the payment of which sum to the said Ordinary, and his second or the said or the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly by these executors, and administrators in the whole sum, jointly and severally and firmly by these executors, and the second or the second
executors, and administrators, in the whole and lot
presents. Sealed with our seals, and dated this
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound.
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of mr. Maule C. How we late of
rights, credits, lands and whether of the
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
or land, Land
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
do well and truly administer according to law, and do make a second relative and new to such nerson
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
the sea they may be entitled to the same by law. And it it shall hereafter appear that any
to the same be proven before the Court of Ordinary, and the same be proven before the Court of Ordinary, and the
The state of the probate thereof, and I the thereof, and I then the thereof, and I then the thereof, and I then the thereof, and I then the thereof the the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the the thereof the thereof the thereof the thereof the thereof the the thereof the thereof the thereof the thereof the thereof the the thereof the thereof the thereof the thereof the thereof the the thereof the thereof the thereof the thereof the thereof the the the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the the thereof the thereof the thereof the thereof the thereof the the thereof the thereof the thereof the thereof the thereof the the thereof the thereof the thereof the thereof the thereof the the thereof the thereof the thereof the thereof the thereof the the thereof the the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the thereof the the thereof the the the thereof the thereof the thereof the thereof the the the the the the the the the the
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
18.18. (I. S.)
B. 13. Olamon
D.A. Hamix (L.S.)
(1.8)
approved (L.S.)
OATH.

GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
intestate, so far as 1 know or believe, and that I will define the desired my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased.
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded
Ordinary.
*0185 ← M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, I'm. Me, Cluve, Paring
m. S. mc. Maniel, I we die pomage
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this 5 the July 1924.
The Condition of the above Obligation is such:
That if the above bound & N. Me, Clun,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
said 1. T. Williams
the hands or possession of any person or persons, for
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. actings and
shall thereunto be required by the Court; shall deliver and pay to such person
and it is an it shall not they may be entitled to the same by law. And it it shall nevertee appear that any
the deceased, and the same be proven before the Court of Ordinary, and
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signed, sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed, and acknowledges in the sealed in the sealed i
m. B. m. Daniel (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY. , deceased, died
GEORGIA, GWINNETT COUNTY. , deceased, died I do solemnly swear that
I do solemnly swear that I do solemnly swear that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and discharge to the best of my ability all my duties as Ad-
intestate, so far as I know or believe, and that I will well and truly administer on all the distribution of the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge the best of my ability all my duties as Adceased.
day of day
Sworn to and subscribed before me, this.
11 12 13 13
Recorded Ordinary.

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Administrator's Bond.

GEORGIA,	GWINNETT COUNTY	7.
	~ QC & Q	

Know all Men by these Presents: That we, M. & & Day puncipal
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this July 5 th 1926.
The Condition of the above Obligation is such: That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and the case, if required, render and deliver up the said Letters of Administration, then this colligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. L. S. Lingman. (L. S.)
nothing of the P. mrs. But L. nesbell (C.S.)
e. D. Founds. Mrs. Q. C. mellod (. (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died , , deceased, died , , deceased, died ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded19
*61->-M. & B. Co. Ordinary.

	0
Know all Men by these Present	s: That we, Trop, alma on Shelmet the, principal, and Sidely a
	us, Bring by and filling
Defrance on a 1 st landon	down securities, are held and firmly bound unto
the Ordinary for said County, and his succ	essors in office and assigns in the instantion
Erosuan & sent)	(A 3 oras and sum of
for the payment of which sum to the sai	d Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the who	ole and for the whole sum, jointly and severally and firmly, by these
presents.	and severally and firmly, by these
Sealed with our seals, and dated th	is 6th 8açã, 1924
The Condition of the above Obligation	- //-
That if the above bound \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
a. 12, Brehady,	do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of	mis. Lama Rogers. late of
Gwinnett County, deceased, which have	e or shall come into the hands, possession, or knowledge of the
	a. Shelmitt, a. B. Shelmitt, or
the hands or possession of any person or	persons, for the same, so made do exhibit unto the
<u> </u>	unto required; and such goods, chattels, credits, lands, and tenements
	law, and do make a just and true account of. wwwactings and
	reunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be en	ntitled to the same by law. And if it shall hereafter appear that any
	receased, and the same be proven before the Court of Optimary, and the
Executor obtain a certificate of the probate	thereof, and was some in the state of the st
	up the said Letters of Administration, then this obligation to be void
else to remain in full force.	o open Court
Signed, sealed, and acknowledged in	mrs. alma on Shelmel, (L.S.)
That I want	1708. ama (71. 787ama) (II. 3.)
3	6. B. Shelmill (L.S.)
	Silvery and Depart Co, mangles
	By Bow Doda,
	OATH.
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	and the said tentral trails administer on all the estate of the said de-
intestate, so far as I know or believe, and	equires, and discharge to the best of my ability all my duties as Ad-
ceased, and disburse the same as the law r	equites, and discharge
ministrator. "So help me God."	
Sworn to and subscribed before me,	this day of , 19
Recorded	19
Recorded	Ordinary.

*6185-M. & B. Co.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we know C. Howston, principal,
and Billing & Bagain to Bernard, Markand.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this with fully 1926.
The Condition of the above Obligation is such: That if the above bound
That if the above bound
do make a true and perfect inventory of the goods, charles,
rights, credits, lands and tenements of his trights, lands and the his trights are trights, lands and the his trights are trights.
Gwinnett County, deceased, which have of shall come into the hands, possession, or knowledge of the said
said.
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofactings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Company Administration then this obligation to be void;
in such case, if required, render and deliver up the said Letters of Administration, then the obligation
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Signed, scaled, and acknowledged in open court. 19 19 19 19 19 19 19 19 19 19 19 19 19 1
15, 15, 15 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 miles 10 m
Belly - Diposit to The grade
Ballinde, By heidly H. Book
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intentate so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and distance the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Swoth & and officers of the state of the sta
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Kecorucu Durousi

Know all Men by these Presents: That we,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound
rights, credits, lands and tenements of late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do wen and truly administer decoroning to have a second se
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
(L. S.)
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
Sworn to and subscribed before me, this. day of , 19
Recorded

*6185 -M. & B. Co.

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- :	4		1	Ι.

Administrator's Bond.

GEORGIA.	GWINNETT	COUNTY.
	O –	

OBORONA, -	·		
Know all Men by these Presents: That we, Charles Me, Connell	ζ		
Drineral, and	······································		
, securities, are held and firmly bound			
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of			
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by	heirs, these		
presents. Sealed with our seals, and dated this. Sealed with our seals, and dated this.			
The Condition of the above Obligation is such: That if the above bound.	······································		
do regke a true and perfect inventory of the goods, che	attels		
rights, credits, lands and tenements of Two. 8.8. mg, lands.			
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of	of the		
said Canas S. Mc. Commel.			
the hands or possession of any person or persons, for, and the same, so made do exhibit un	to the		
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tene	ments		
do well and truly administer according to law, and do make a just and true account of acting			
doings therein when shall thereunto be required by the Court; shall deliver and pay to such por persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that	erson at any		
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, an	d the		
Executor obtain a certificate of the probate thereof, and Classes & M., Comin such case, if required, render and deliver up the said Letters of Administration, then this obligation to be	void;		
else to remain in full force.			
Signed, sealed, and acknowledged in open Court.			
and approved, Char & Me, Connello			
B. B. Rolinson, Kim, Wager	L. S.)		
Ording,	L. S.)		
OATH.			
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that, deccased	0.00 0.0		
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sa			
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a ministrator. "So help me God."			
Sworn to and subscribed before me, this			
	====		
RecordedOrdina	rv.		
Oldina			

, MATTER COUNTY.			
Know all Men by these Presents: That we, Trus. D. Manfield, as principal, 18. W. Bhan, E. Hannah,			
for the payment of which sum to the said Ordinary, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this			
The Condition of the above Obligation is such:			
That if the above bound two. D. Manfield.			
rights, credits, lands and tenements of Slive Woolual.			
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said of the sa			
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the			
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements			
do well and truly administer according to law, and do make a just and true account of actings and			
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and			
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.			
Signed, sealed, and acknowledged in open Court.			
Greene & Margiell. (L.S.)			
W. W. Phan. B. W. Phan. (L.S.)			
E. Harrah. (L. S.)			
OATH.			
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that, deceased, died ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."			
Sworn to and subscribed before me, thisday of			
Pagardad			
Ordinary.			

*61850-M. & B. Co.

Know all Men by these Presents: That we, E.C., Hager, Porincipal.
Know all Men by these Presents: That we,
and of the bloods, burshy.
, securities, are held and firmly bound unt
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and mis accession for the Did O allow.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successive and severally and firmly, by thes executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and for the whole
presents. Scaled with our seals, and dated this farming 3 d. 1927.
Scaled with our seasy and days
The Condition of the above Obligation is such:
That if the above bound E.C. Mages,
do make a true and perfect inventory of the goods, chattels
rights, credits, lands and tenements of the control
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said E.C. Kank, O
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and & C. Yook.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force.
_ Signed, sealed, and acknowledged in open Court.
and appeared G.C. Kagex, (L.S.)
(L.S.)
93. 94. 17. Q. (L. S.)
and wind co.
OATH.

GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
Sworn to and subscribed before me, thisday of
,
Recorded 19
Ordinary.

GEORGIA, GWINNETT COUNTY.			
and Carl Perry, Rurety			
the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County, and his succession in the Ordinary for said County and his succession in the Ordinary for said County and his succession in the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary f			
Six Russ and assigns, in the just and full sum of			
presents			
Sealed with our seals, and dated this 28th November, 1927			
The Condition of the above Obligation is such: That if the above bound . J. Robertson			
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mas. Destrude Roberts on late of			
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said			
the hands or possession of any person or persons, for. Hum, and the same, so made do exhibit unto the			
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of. Lie actings and			
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the			
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court.			
approved Ins. J. Robertson (LS.)			
G. S. Robinson, Carl Gerry (L.S.)			
Ordinary (L.S.)			
OATH.			
GEORGIA, GWINNETT COUNTY.			
I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."			
Sworn to and subscribed before me, this			
RecordedOrdinary.			
Ordina).			

*60-58-M. & B. Co.

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Administrator's Bond

Know all Men by these Presents: That we, & J. Duncan, or principal and & St. James, St. O. Bland, Surline,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, if the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and urselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this Int Sangay Mod. 1926.
The Condition of the above Obligation is such:
That if the above bound do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Colic H. Duccou. late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and 19. J. Duncon,
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
M. S. Robinson. 2 39 Louis. T. C. S.)
Ordinary, A. O. Ozlandi. (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
0.11

Vacant Mark			
Know all Men by Mese Presents: That we, With Mas Woollen, and O. Sumpson, a.a. Johnson			
V .			
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of			
- Thursday (4) d ON			
the payment of which sum to the said Ordinary and to			
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these			
presents.			
Sealed with our seals, and dated this 232, October 1926.			
The Condition of the above Obligation is such:			
That if the above bound Miss. Mae Wortley			
rights, credits, lands and tenements of			
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the			
said Muss. War Worllen,			
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the			
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements			
lo well and truly administer according to law, and do make a just and true account of			
loings therein whenshall thereunto be required by the Court; shall deliver and pay to such person			
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the			
Executor obtain a certificate of the probate thereof, and Mris. Mas Wroller			
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;			
lse to remain in full force.			
Signed, sealed, and acknowledged in open Court.			
Ca. m. Doniel. More by notten. (L.S.)			
NP. O.O. Sumpson. (L.S.)			
narcost. Ja Ca golindon. (L.S.)			
OATH.			
EORGIA, GWINNETT COUNTY.			
I do solemnly swear that , deceased, died , deceased, died			
that I will well and truly administer on all the estate of the said de-			
eased, and disburse the same as the law requires, and discharge to the best of my abinty and my determined			
inistrator. "So help me God."			
Sworn to and subscribed before me, this			
Recorded 19 Ordinary			
Recorded Ordinary.			

GEORGIA, GWINNETT COUNTY.
GEORGIA, GWINNEIT GOOTIZI.
mist Puma Lorena
Know all Men by these Presents: That we, Wist Emma Sound.
, securities, are neid and armly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this.
The Condition of the above Obligation is such: That if the above bound The Common downs
That if the above bound
rights, credits, lands and tenements of
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said now. Some former, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Most. Some toway. In such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
Ise to remain in full force. Signed, sealed, and acknowledged in open Court. M. Robert. Miss, Emma Lowery. (L. S.)
D.W. Hilson, John W. Knot, (L.S.)
».P.
(L. S.)
OATH.
EEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deccased, died atestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said decased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, thisday of

Ordinary.

*611: - M. & B. Co.

Administrator's Bund

Know all Men by these Presents: That we, W. M. Mollie, & C. W. Mall
as mineipal's, and 3.3. Down, Sunty.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Fire Thomsand (4 5 000. 00) ballour.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this January 3 d 1927.
Scaled with our stably and dated one
The Condition of the above Obligation is such:
That if the above bound W. M. Mallie, & C. W. Mallie,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of S. Mallia late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
or dillie, x C x, mallie, or
the hands or possession of any person or persons, for Jumes, and the same, so made do exhibit unto the
said Ordinary when half be thereunto required; and such goods, chattels, credits, lands, and tenements
said Ordinary when See shall be thereunto required, and such goods, chartery when seeings and
do well and truly administer according to law, and do make a just and true account of. Accordings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W. H. W. Wallbie,
Executor obtain a certificate of the probate thereof, and. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
S. J. mallie. (L.S.)
C. W. malling, (L.S.)
\$.7. Dowis. "S. E." (L.S.)
3.7. Down.
OATH.
<u> </u>
GEORGIA, GWINNETT COUNTY.
, deceased, died
intestate, so far as I know or believe, and that I will well and truly administrate or ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased.
ministrator. "So help me God."
Sworn to and subscribed before me, this
Sworn to and subscribed before me, can
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	or a Bond.
GEORGIA, GWINNETT COUNTY.	
Know all Men by these Presents: That we, Too. During James	1
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the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	······································
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, or for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, or for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, or for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, or for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, or for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, or for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, or for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, or for the payment of which sum to the said Ordinary, and his successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors	ur heirs by thes
presents. Sealed with our seals, and dated this. \$\frac{2}{3} \text{ Juneary Tay 19 27.}	
The Condition of the above Obligation is such:	
That if the above bound too during yours	-1 -44 1
domake a true and perfect inventory of the goods,	
rights, credits, lands and tenements of	
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge	
said Said	
the hands or possession of any person or persons, for, and the same, so made do exhibit	noment
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and te	:
do well and truly administer according to law, and do make a just and true account of ac	ings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to suc	n persor that any
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear or last will and testament was made by the deceased, and the same be proven before the Court of Ordinary,	and the
Executor obtain a certificate of the probate thereof, and the time the third that	×
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to	De
else to remain in full force. Signed, sealed, and acknowledged in open Court.	
	(L. S.)
S. C. Hameton	(L. S.)
	(L. S.)
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that , deceas	ed, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties ministrator. "So help me God."	said de- s as Ad-
Sworn to and subscribed before me, thisday of, 1	

*61855-M. & B. Co.

Recorded 19

Ordinary.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of 1000, ea) dollars, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our seals, and dated this... The Condition of the above Obligation is such: do make a true and perfect inventory of the goods, chattels, Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the memostra M. D. the hands or possession of any person or persons, for... , and the same, so made do exhibit unto the do well and truly administer according to law, and do make a just and true account of shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voal; else to remain in full force. Signed, sealed, and acknowledged in open Court.

	OATH.
GEORGIA, GWINNETT COUNT	, deceased, died
intestate, so far as I know or believe, ceased, and disburse the same as the	and that I will well and truly administer on all the estate of the said de- law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."	10
Sworn to and subscribed before	me, this, 19, 19
Recorded	

*61+59-M. & B. Co.

TININIETT COUNTY

	GEORGIA, GWINNEIT COUNTY.
	Know all Men by these Presents: That we, He To and gomen,
	Know all Men by these Presents: That we have the following the service of and the following the service of the
9	securities, are held and firmly bound unto
	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
-	Also mad (# 1000)
Ì	Ordinary and his successors in office, we and ourselves, our neirs,
-	in the whole and for the whole sum, joined
-	presents. Sealed with our seals, and dated this
	Sealed with our seals, and dated this
ı	
	The Condition of the above Obligation is such:
	That if the above bound.
	do make a true and perfect inventory of the goods, chattels,
	rights, credits, lands and tenements of
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
	or, Janagamen, or
	the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
	said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
	do well and truly administer according to law, and do make a just and true account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of account of ac
1	doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
	Executor obtain a certificate of the probate thereof, and
	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be roid;
•	else to remain in full force.
	Signed, sealed, and acknowledged in open Court.
	(L. S.)
1	(L.S.)
	D. Touloner (L. S.)
=	
	OATH.
0	GEORGIA, GWINNETT COUNTY.
	I do solemnly swear that , deceased, died
	ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
	eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad- ninistrator. "So help me God."
"	mistrator. So help the God.
	Sworn to and subscribed before me, thisday of
=	
	Recorded19

.....Ordinary.

Administrator's Bond.

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CEADOL	~	Adm
GEORGIA,	GWINNETT	COUNTY.

That we.	
Know all Men by these Presents: That we, John R. Williams, as principal, and Filling and Depoil Company of many and Bastimore securities, are held and firmly bound unto	
mayland, Bastinas , securities, are held and firmly bound unter	,
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
Freienly- Thousand. (920 000)	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs	,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.	•
Scaled with our seals, and dated this March 9 1 1927	
The Condition of the above Obligation is such:	
That if the above bound John R. Rilliams.	
do make a true and perfect inventory of the goods, chattels,	
rights, credits, lands and tenements of	
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	
or, Simoillis & Daley bias	
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the	
said Ordinary when &shall be thereunto required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to law, and do make a just and true account of his actings and	
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person	
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and John K. Williams,	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;	
else to remain in full force.	
Signed, sealed, and acknowledged in open Court. Solum R. Willeams: (L. S.)	-
12 Diese o Depoit Co, I (L. S.)	
	I
May 12 cl. S.)	
Many But. (L.S.)	
OATH. (L.S.)	
OATH. 2 GEORGIA, GWINNETT COUNTY.	
GEORGIA, GWINNETT COUNTY. A deceased, died	
GEORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died, deceased, died, deceased, died de, deceased, died de, deceased, died de, deceased, died de	
GEORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased, and discharge to the best of my ability all my duties as Admeased.	
OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."	
OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that	
OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."	
OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that	
OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that	
OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that	

Administrator's Bond,
GEORGIA, GWINNETT COUNTY.
() () Rep. ar
Know all Men by these Presents: That we, I have a considered from the control of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Touler And Ordinary and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and to
executors, and administrators, in the whole and for the whole and presents. Sealed with our seals, and dated this march 144 1927.
The Condition of the above Obligation is such:
1 Lakes
and portoot inventor inventor of the koods, chatters,
rights, credits, lands and tenements of S. Klubwaux, late of
decayed which have or shall come into the hands, possessed
Gwinnett County, deceased, which said S. S. Colour, or
and the same, so made do exhibit unto the
chall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be encuded to the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the last will be considered to the probability of Ordinary and the last will be considered to the probability of Ordinary and the last will be considered to the probability of Ordinary and the last will be considered to the probability of Ordinary and the last will be considered to the probability of Ordinary and the last will be considered to the probability of Ordinary and the last will be considered to the probability of Ordinary and the last will be considered to the probability of Ordinary and the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the last will be considered to the
in such case, if required, render and deliver up the said Letters of Administration, their said constants
else to remain in full force.
Signed, sealed, and acknowledged in open Court. 1.2, Ochob. (L. S.)
S. m. Brand, (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, thisday of, 19

8185 - M. & B. Co.

Recorded 19

Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, L. M. Brand, as sincered, & D. S. Oaker, Securely.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this St. The Opil 1927.
The Condition of the above Obligation is such: That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mist. Hallie Oliver, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
said S. IIII Octomy, , or
the hands or possession of any person or persons, for. , and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
Simpel scaled and acknowledged in open Court.
Fim Brand. (L. S.)
· D.S. Galsio. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that decreased, died
I do solemnly swear that. I do solemnly swear that. I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said decased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
RecordedOrdinary.
*a1-50−M, & B, Co.

Know all Men by these Presents: That we, Marin B. June.
Know all Men by these Presents: That we we will be a firmly hound we will be and firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound we will be a firmly hound will be a firmly hound will be a firml
of function, used the securities, are held and firmly bound und
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his accessor in the payment of which sum to the said ordinary, and his accessor in the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and to
presents. Sealed with our seals, and dated this May 2nd 1927.
The Condition of the above Obligation is such:
The Condition of the above Obligation is such: That if the above bound Mawin 13, Some
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mary Manager C. Robuls, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have of shall come
said Y (a.v., v. a.v., v. a.v., the same so made do exhibit unto the
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mauric Callingtion to be void:
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deriver up the said Descens of Familian such case, if required, render and deriver up the said Descens of Familian such case, if required, render and deriver up the said Descens of Familian such case, if required, render and deriver up the said Descens of Familian such case, if required, render and deriver up the said Descens of Familian such case, if required, render and deriver up the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familian such case, if required in the said Descens of Familia
Signed sealed and acknowledged in open Court.
and approved: Marlin B. Verner (L. S.)
Je. J. Rhuson, M.J. Verner, (L.S.)
19.19. Utramson, (L. s.)
Ordinanzi
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said dentestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said dentestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said dentestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said dentestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said dentestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said dentestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said dentestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said dentestate.
intestate, so far as I know or believe, and that I will well and that guarantee as I know or believe, and that I will well and that guarantee as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased.
ministrator. "So help me God."
Sworn to and subscribed before me, this
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Recorded

Know all Men by these Presents: That we, L. N. Cannon, a
Brincipal mo. Emfaulie Ford; mrs. Clan-
B. Joseph Cham-
and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
tero-thousand.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
sealed with our seals, and dated this 2nd, May . 1927.
The Condition of the above Obligation is such:
That if the above bound C. M. Connon
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mrs. Mallda Cannon late of
•
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C. n. Cannon, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and CN, Comon,
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
and Coproved; C.N. Camon. (L.S.)
Is Is . Of Surson, mrs. Enfancie Fand. (L.S.)
mrs, alma Camon Darly (L.S.)
ordinary his campanding
my francis,
OATH.
COLUMN
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that. I do solemnly swear that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and discharge to the best of my ability all my duties as Ad-
intestate, so far as I know or believe, and that I will well and truly italiants of an ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased.
ceased, and disburse the same as the law required that
ministrator. "So help me God."
day of
Sworn to and subscribed before me, cases
10
Recorded Ordinary.
Record

solviet les wills
Know all Men by these Presents; That we, Q.O. Col, and Hill Cot, as principal, and Is. B. Brooker, and N. H. Kale, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and litting, by these
presents. Sealed with our seals, and dated this.
The Condition of the above Obligation is such: That if the above bound
That if the above bounddo make a true and perfect inventory of the goods, chattels,
do make a true and perfect methods of the god pe
rights, credits, lands and tenements of St. Col.
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
TO Cod and Stell Cod. , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
25 Dea shall thereupte be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by faw. And it it shall neterated appear that any
Executor obtain a certificate of the probate thereof, and Letters of Administration, then this obligation to be void; in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
$Q \cdot Q \cdot C \circ X$ (L. S.)
Still Cot. (L. S.)
G.B. Brooks, (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
, deceased, theu
ceased, and disburse the same as the law requires, and discharge to the season my
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
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RecordedOrdinary.

Administrator's Bond. GEORGIA, GWINNETT COUNTY

Know all Men by these Presents: That we, W. M. Kilgare, principal,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this
Sealed with our seals, and dated this
The Condition of the above Obligation is such: That if the above bound W.M. Kilgory, do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of J. Hilagori, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said K. M. Kilgan, or
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W.M. Kilcont in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court. (L. S.)
9,1,000 Cuntin (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
Sworn to and subscribed before me, this day of , 19
Recorded

*6185-M. & B. Co.

*6185 ←M. & B. Co.

GEORGIA, GWINNETT COUNTY.
my alice sammen
Know all Men by these Presents: That we we securities, are held and firmly bound unto
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
big successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary, and his successors in the said ordinary in the said ordinary
presents.
presents. Sealed with our seals, and dated this.
The Condition of the above Obligation is such:
That if the above bound Mr. Willed Danner
de males a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of State and percentage of the
Comments County deceased, which have or shall come into the hands, possession, or knowledge of the
or was barrows of
the hands or possession of any person or persons, for , and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
do well and truly administer according to law, and do make a just a law and the court; shall deliver and pay to such person doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person that any
respectively, as they may be entitled to the same by law. And it it shall nerelater appear that any
last will and testament was made by the deceased, and the same be proven before the Courdor Ordinary, and the
Executor obtain a certificate of the probate thereof, and the world down
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force.
Signed, scaled, and acknowledged in open Court.
31/1, 31,000
S. Malli. (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded 19
Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, M. G. Glaguit, Principal
ond J.C. yancay, , securities, are held and firmly bound unto
the Ordinary for soul County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this pile family, 1927.
The Condition of the above Obligation is such: That if the above bound M. P. Fraguet. Olime de louir no
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Samuel Rawling, late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said M. G. Fragunt. O.
the hands or possession of any person or persons, for and the same, so made do exhibit unto the said Ordinary when said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
else to remain in full force. Signed, sealed, and acknowledged in open Court.
(S. J.) Vergest. D. o.
J.C. Jancey (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY. , deceased, died
GEORGIA, GWINNETT COUNTY. , deceased, died I do solemnly swear that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate.
ministrator. "So help me God." Sworn to and subscribed before me, this
Sworn to and subscribed before me, this

Recorded......19......

*61*5 -M. & B. Co.

Ordinary.

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	Administrator's Bond.	
GEORGIA, GWIN	NETT COUNTY.	
GEURGIA, C.	2 8 00.	
Know all Men by these Presents: That we,	Mary 9 2 ranger.	
as principal, and the	co timoped lind public	
	scurities, are held and firmly bound unto	
the Ordinary for said County, and his successors in office a	nd assigns, in the just and run semi-	
be a first the second	1	
for the payment of which sum to the said Ordinary, and	his successors in office, we and ourselves, our nens,	
executors, and administrators, in the whole and for the w	vnote sum, jointly and severally and many, by these	
presents.	Top , when	
Scaled with our scals, and dated this		
The Condition of the above Obligation is such:	og 11 1.	
That if the above bound any	induant.	
do mak	se a true and perfect inventory of the goods, chattels,	
rights, credits, lands and tenements of	R. Crube late of	
rights, credits, lands and tenements of	the service or knowledge of the	
Gwinnett County, deceased, which have or shall come	into the hands, possession, or knowledge of the	
said Many G. Frankli		
the hands or possession of any person or persons, for		
said Ordinary when Shall be thereunto required; and		
do well and truly administer according to law, and do make	11	
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any		
or persons, respectively, as they may be entitled to the sam last will and testament was made by the deceased, and the sa	he by law. And it is shall necessary appear since the	
Executor obtain a certificate of the probate thereof, and Mong O. Frankelin in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;		
in such case, if required, render and deliver up the said Lette else to remain in full force.	ers of Administration, then this congacion to be tele,	
else to remain in full force. Signed, sealed, and acknowledged in open Court.	~ ~	
m a	~ B = Nol.	
	(L.S.)	
and W.E.	my Dept Co, mayout, S.)	
. Lyndo.	(L.S.)	
	8	
OATI	H	
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that	, deceased, died	
ntestate, so far as I know or believe, and that I will well an		
reased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-		
ninistrator. "So help me God."		
Sworn to and subscribed before me, this		

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Know all Men by these Propin	is: That me Charrell C. Clark.
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and national &	energy company. new, you've N. H.
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Gwinnett County, deceased, which have	re or shall come into the hands, possession, or knowledge of the
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	r up the said Letters of Administration that the venger of the
else to remain in full force.	
 Signed, sealed, and acknowledged i 	n open Court.
ellested "	C.C. Clark.
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H. H. R. Duson	Mational Surely Co.
a. Dimme	By William L.M. Cully Jr.
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	any mayor,
	OATH.
GEORGIA, GWINNETT COUNTY.	
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I do solemnly swear that	in the state of the state of the state of the state of
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mrs. James man securities, are held an	d firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sun	n of
1 La Constantina Ca (a)	11. 03) Berry
for the payment of which sum to the said Ordinary, and his successors in office, we and	ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally	and firmly, by these
presents. Scaled with our scals, and dated this Cuccurot Lot, Massac	n. Da.
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The Condition of the above Obligation is such	
That if the above bound Mrs. surge Mil Clause	<u></u>
do make a true and perfect inventory of	the goods, chattels,
rights, credits, lands and tenements of	late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or	r knowledge of the
	, or
the hands or possession of any person or persons, for, and the same, so made	do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits,	ands, and tenements
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doings therein when Gill shall thereunto be required by the Court; shall deliver and	l pay to such person
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Executor obtain a certificate of the probate thereof, and	bligation to be void:
in such case, if required, render and deliver up the said Letters of Administration, then this of	ine, Prince
else to remain in full force. Signed, sealed, and acknowledged in open Court.	arma.
a hour it?	(L. S.)
A & William	(L. S.)
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	21
OATH.	iculino
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
ptestate, so far as I know or believe, and that I will well and truly administer on all the es	state of the said de
eased, and disburse the same as the law requires, and discharge to the best of my ability a	ill my duties as Ad-
ninistrator. "So help me God."	
Sworn to and subscribed before me, thisday of	, 19
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Recorded19	
	Ordinary.
*01×59-M. & B. Co.	

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Know all Men by these Presents: That we, Se R. Rullwan Presents		
and Mrs. (E. margan, Mrs. N.C. Rudicel of & Broker mrs. M. D. Holcombe; J. m. Brownsecurities, are held and firmly bound unto		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this		
The Condition of the above Obligation is such:		
That if the above bound J. S. Sullivass.		
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rights, credits, lands and tenements of \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\		
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Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. (L. S.)		
mr. rad- Holomit. (L.S.)		
(L.S.)		
OATH.		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that		
I do solemnly swear that		
ceased, and disburse the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires, and discharge to the same as the law requires as the law requires as		
Sworn to and subscribed before me, this day of , 19		
Sworn to and subscribed before me, this.		
Recorded 19 Ordinary		

CEORCIA	GWINNETT	COUNTY	(,
GEORGIA,		Ø	

GEORGIA, GWITTIE		
10 a staria someon		
Know all Men by these Presents: That we, Stally: Securities, are held and firmly bound unto		
a ga Davis, D. C. Mally		
securities, are held and firmly bound unto		
the just and full sum of		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
the Ordinary for said country,		
the suppose of office, we and ourselves, our neits, it		
for the payment of which sum to the shale and for the whole sum, jointly and severally and firmly, by these		
executors, and administrators, in the whole and to the presents. Sealed with our seals, and dated this		
presents.		
Sealed with our seals, and dated this		
The Condition of the above Obligation is such:		
The Condition of the above the Adult Colors		
The Condition of the above Obligation is such: That if the above bound. D. David		
de moleo a true and periect inventory of the goods, chatters,		
rights, credits, lands and tenements of 4.C. Davis, arknowledge of the		
rights, credits, lands and tenements of the hands possession, or knowledge of the		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
a de la company		
the hands or possession of any person or persons, for and the same, so made do exhibit unto the		
the hands or possession of any person or persons, for		
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements		
actings and truly administer according to law, and do make a just and true account of actings and		
do well and truly administer described by the Court; shall deliver and pay to such person doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person doings therein when he shall thereafter appear that any		
doings therein when shall thereunto be required by the court, and if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any or persons, respectively, as they may be entitled to the same by proven before the Court of Ordinary, and the		
or persons, respectively, as they may be entitled to the same by have the court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
last will and testament was made by the deceased, and the same be proven seemed.		
Executor obtain a certificate of the probate thereof, and		
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;		
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.		
A.Q. D. Curir(L. S.)		
air Davis (L. S.)		
D.C. /Telly, (L.S.)		
OATH.		
COUNTY		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that, deceased, died		
the said or believe and that I will well and truly administer on all the estate of the said		
ceased, and disburse the same as the law requires, and discharge to the best of my about an my decreased		
ministrator. "So help me God."		
Sworn to and subscribed before me, thisday of, 19		
Recorded 19		
Ordinary.		

I	TOTAL, GWINNETT COUNTY.	
١	Know all Men by these Presents: That we, The augie M. Culue	
	Burnal True le l'and de me duis dipose, ma may de	
	, securities, are held and firmly bound with	
١	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,	
	executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	
١	presents. Sealed with our seals, and dated this October 3rd, 1927.	
	Sealed with our seals, and dated this Solut 3 M. 1927.	
	The Condition of the above Olive	
	The Condition of the above Obligation is such:	
	That if the above bound me. Dusie mi. Cluve, admix,	
	do make a true and perfect inventory of the goods, chattels,	
	rights, credits, lands and tenements of	
	Gwinnett County, deceased, which have or shall come into the hands possession or broadly to the	
١	said Mrt. Luce on Cline, admix	
	the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the	
l	said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements	
	do well and truly administer according to law, and do make a just and true account of actings and	
	doings therein when a shall thereunto be required by the Court; shall deliver and pay to such person	
	of persons, respectively, as they may be entitled to the same by law. And if it shall be notice and the same by law.	
	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
	Executor obtain a certificate of the probate thereof, and	
١.	in such case, if required, render and deliver up the said Letters of Administration, therethis obligation to be void:	
•	esse to remain in full force. Presence. B'R. Fromes.	
1	3. Summerous, & O.O. Simpson: Mus, May, & A.	
0	Michael & Wen. 7. O.E. m. Clue.	
	michae won the man to the michae. (L.S.)	
	as a soper. n. P. O. a. Simpson. (L.S.)	
	OATH.	
	GEORGIA, GWINNETT COUNTY.	
	I do solemnly swear that , deceased, died	
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-		
	ministrator. "So help me God."	
	Sworn to and subscribed before me, this	
	•	
	Recorded 19	

*6185-M. & B. Co.

____Ordinary.

*6185-M. & B. Co.

Know all Men by these Presents: That we,		
and washington Dawing Sunty		
, securities, are neid and hirmly bound allow		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Shal - Shaward. (#3000.00)		
for the payment of which sum to the said Ordinary, and his successors in onice, we and outstree, but for the payment of which sum to the said Ordinary, and his successors in onice, we and outstree, but the payment of which sum to the said Ordinary, and his successors in onice, we and outstree, but the payment of which sum to the said Ordinary, and his successors in onice, we and outstree, but the payment of which sum to the said Ordinary, and his successors in onice, we and outstree, but the payment of which sum to the said Ordinary, and his successors in onice, we and outstree, but the payment of which sum to the said Ordinary, and his successors in onice, we and outstree, but the payment of which sum to the said Ordinary, and his successors in onice, we and outstree, but the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to the payment of which sum to th		
presents. Sealed with our seals, and dated this Rasulus 741 1927.		
The Condition of the above Obligation is such: That if the above bound. That if the above bound.		
do make a true and perfect inventory of the goods, the		
rights, credits, lands and tenements of Tex. Enma d. Davis, late of		
the hands nossession, or knowledge of the		
said		
the hands or possession of any person or persons, for, and the same, so made do exhibit the the		
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of actings and		
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person		
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and . A. Davis.		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;		
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.		
(L. S.)		
1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
M. G. Robinson, (L.S.)		
OATH.		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that , deceased, died		
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."		
Sworn to and subscribed before me, this		
Recorded 19		
*615531. & B. Co. Ordinary.		

, and a country.		
Know all Men by these Presents: That we, Me Tillman, as Grincipal, and C. J. Tilman,		
as surely, securities, are held and firmly bound unto		
securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,		
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these		
sealed with our seals, and dated this 3-ll day of December.		
The Condition of the above Obligation is such:		
That if the above bound the Tilman, administrator		
do make a true and perfect inventory of the goods, chattels,		
rights, credits, lands and tenements oflate of		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said		
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the		
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of the actings and		
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the spine be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and the following formula of the probate thereof, and the following formula of the probate thereof, and the following formula of the following		
Collie Tilman. (L.S.)		
(L. S.)		
OATH.		
GEORGIA, GWINNETT COUNTY. , deccased, died		
I do solemnly swear that		
I do solemnly swear that		
I do solemnly swear that		
I do solemnly swear that		
I do solemnly swear that		

1	- (Q Jugan		
I	Know all Men by these Presents: That we, W. S. Grand, Surely as Principal, and W. R. Sceurities, are held and firmly bound unto		
I	\mathcal{L}		
I			
I	in the just and full sum of		
١	the Ordinary for said County, and his successors in office and assigns, in the Julius Dellars Julius Julius Lucius Louis		
۱	Justify full human big successors in office, we and ourselves, our heirs,		
I	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly head of the whole sum, jointly and severally and firmly head of the whole sum, jointly and severally and firmly head of the whole sum, jointly and severally and firmly head of the whole sum, jointly and severally and firmly head of the whole sum, jointly and severally hea		
l			
ı	presents. Sealed with our seals, and dated this. 5th December 1927		
I	Sealed with our sears, and dated		
I			
۱	The Condition of the above Obligation is such:		
	The Condition of the above Obligation is such: That if the above bound W. S. Brogan, administrator That if the above bound with the goods, chattels.		
ı	do make a true and periett inventory of the goods, charten,		
l	rights, credits, lands and tenements of H. J. Gragau, late of		
	rights, credits, lands and tenements of the hards possession, or knowledge of the		
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
	said W. S. Gragan, or		
	the hands or possession of any person or persons, for and the same, so made do exhibit unto the said Ordinary when he had be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of			
	doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person		
	or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any		
	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
	Executor obtain a certificate of the probate thereof, and		
	else to remain in full force.		
	Signed, sealed, and acknowledged in open Court. Signed, sealed, and acknowledged in open Court. Signed, sealed, and acknowledged in open Court. Signed, sealed, and acknowledged in open Court.		
	ω , ω , ω , ω , ω , ω , ω , ω ,		
	L. a. Scott (L. S.)		
	(L. S.)		
	(1.6.)		
	OATH.		
	-		
(GEORGIA, GWINNETT COUNTY.		
	I do solemnly swear that, deceased, died		
i	ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
c	reased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-		
n	ninistrator. "So help me God."		
	Sworn to and subscribed before me, this		
	Recorded 19		
	Ordinary.		

COUNTY.		
Know all Men by these Presents: That we Toules 100		
Rrincipal, K. E. Taylor whitley, as		
aughor, surety		
Sometime - 1 1		
to said county, and his successors in office and assigns in the first and a		
The results of		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole		
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these		
presents.		
Sealed with our seals, and dated this 6th February 1928		
The Condition of the above Obligation is such:		
That if the above bound Jaylor whilley,		
do make a true of a		
do make a true and perfect inventory of the goods, chattels,		
rights, credits, lands and tenements of and Bedingfield, late of		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
said Taylor whilley		
the hands or possession of any person or persons, for and the same, so made do exhibit unto the		
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of actings and		
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person		
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any		
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and Jaylor Whilley		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;		
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.		
approved by Jaylor whiller (L.S)		
approved by Jaylor whitley (L.S.) Y. J. Robinson, K. E. Jaylor, (L.S.)		
Ordinary. (1. S.)		
OATH.		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that		
intestate, so far as I know or believe, and that I will well and truly administer on ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires are the law requires and the law requires are the law requires as the law requires are the law requires as the law requires are the law requires and the law requires are the law requires as the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires		
ceased, and disburse the same as the raw requires, and disburse the same as the raw requires.		
ministrator. "So help me God."		
Sworn to and subscribed before me, this		
Recorded Ordinary.		

GRODGIA GWII	NNETT COUNTY.	
GEORGIA, GWI	H.K. Shirley, Principal Surety	
Know all Men by these Presents: That we,	H.K. Dhurley	
Know all Men by these Presents: That we, and H.C. Caldwell,		
	•••••	
the Ordinary for said County, and his successors in offic	e and assigns, in the just and full sum of	
the Ordinary for said County, and mouse and	2	
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs, c whole sum, jointly and severally and firmly, by these	
executors, and administrators, in the whole and for the		
presents. Scaled with our seals, and dated this	mary 6th 1928	
Sealed with our seals, and dated this	<u>U</u>	
The Condition of the above Obligation is such:	irley	
That if the above bound.	the goods chattels	
do n	nake a true and perfect inventory of the goods, chattels,	
rights, credits, lands and tenements of	inson Blate late of	
Gwinnett County, deceased, which have or shall co	ome into the hands, possession, or knowledge of the	
21 x Shinler	, or	
the hands or possession of any person or persons, for	n, and the same, so made do exhibit unto the	
and Ordinary when shall be thereunto required;	and such goods, chattels, credits, lands, and tenements \uparrow	
said Ordinary when	ake a just and true account of him actings and	
do well and truly administer according to July and as a	ired by the Court; shall deliver and pay to such person	
doings therein when	same by law. And if it shall hereafter appear that any	
last will and testament was made by the deceased, and th	e same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and H. X. David		
in such case, if required, render and deliver up the said L	etters of Administration, then this obligation to be void;	
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.		
J.a. Suddeth, J. P. Hen	rry K. Shuley (L.S.)	
696 District. 45. M.	C. Caldwell (L.S.)	
morgan, Ordinary	(1.5)	
Ma Gotto, Ollais Co. Har	(L. S.)	
OA'	гн.	
GEORGIA, GWINNETT COUNTY.		
	deceased, died	
I do solemnly swear that deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-		
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-		
ministrator. "So help me God."		
	day of, 19	
Recorded)	
MINISTER ATT CO.	Ordinary.	

Vermality.	
Know all Men by these Presents: That we, Mrs. Susie McComell.	
I. M. M. C. marpal and J. E. Jacobs.	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.	
presents.	
Sealed with our seals, and dated this 6th day of February 1928 at Lawrence 'le Georgia	
The Condition of the above Obligation is such:	
That if the above bound Mrs. Dusie mcComell	
administrative do make a true and perfect inventory of the goods, chattels,	
rights, credits, lands and tenements oflate of	
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	
said Mrs. Surie Mcomell , or	
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the	
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to law, and do make a just and true account of	
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person	
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and Mrs. Dusie McConnell	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	
mrs Dugie McConnell. (L.S.)	
L.E. Jacobs, (L.S.)	
I. n. McConnell (L.S.)	
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	
I do solemnly swear that	
ceased, and disburse the same as the law requires, that are ministrator. "So help me God."	
Sworn to and subscribed before me, this. day of , 19	
19	
RecordedOrdinary.	

CEORGIA.	GWINNETT COUNTY.	
GEORGIA,	: That we, Clifford C. Rawlins Jr., Pri mrs Verlon Gawlius Mc Connel	vapal
Know all Men by these Presents	: That we, Caro Bouchius Mc Connel	l. mus
mas Verlie Rawlins Hogel,	well in Rowling, securities, are held and firmly be	ound unto
I I A M M . The Description De	THURSE IN THE	
the Ordinary for said County, and his succe	essors in office and assigned to	
Jen Thousa	Lie successors in office, we and ourselves,	our heirs,
for the payment of which sum to the said	Ordinary, and his successors in office, we and ourselves, e and for the whole sum, jointly and severally and firmly	, by these
executors, and administrators, in the whole presents.	1 langer 6 1928	
Sealed with our seals, and dated this	. February 6, 1928,	•••••••••••••••••••••••••••••••••••••••
at Lawrencevill	i, ya.	
The Condition of the above Obligation	ford C. Pauline, Jr.	
That if the above bound Co	ford C. Marine, Jr.	
	do make a true and perfect inventory of the goods	, chattels,
rights, credits, lands and tenements of	I.C. Gaulius	late of
Grippett County deceased, which have	or shall come into the hands, possession, or knowled	lge of the
said Clifford	1. Gaulie, Jr,	, or
the hands or possession of any person or pe	rsons, for , and the same, so made do exhibit	t unto the
said Ordinary when he shall be thereun	to required; and such goods, chattels, credits, lands, and	tenements
do well and truly administer according to la	· D	ctings and
doings therein when he shall therei	unto be required by the Court; shall deliver and pay to su	ich person
or persons, respectively, as they may be enti-	itled to the same by law. And if it shall hereafter appear	that any
last will and testament was made by the dece	eased, and the same be proven before the Court of Ordinary	, and the
Executor obtain a certificate of the probate the	hereof, and Clifford C. Rawling	2 , 52.
in such case, if required, render and deliver u else to remain in full force.	p the said Letters of Administration, then this obligation t	o be void;
Signed, sealed, and acknowledged in o	ppen Court.	
•	I. n. mcConnell.	(L. S.)
	Thos. Laugley,	(I. S.)
	n Atl HU O	
	70.0.4	(L. S.)
	OATH.	
GEORGIA, GWINNETT COUNTY.	_	
	, dece	need died
	at I will well and truly administer on all the estate of th	
	uires, and discharge to the best of my ability all my duti	es as Ad-
ninistrator. "So help me God."		
	is. day of,	
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	0.0	diname

GEORGIA, GWINNETT ÇOUNTY. Know all Men by these Presents: That we, H. Q. Saumous. , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our seals, and dated this. The Condition of the above Obligation is such: That if the above bound do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for ... Thum, and the same, so made do exhibit unto the said Ordinary when ______shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and... in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. (L. S.) (L. S.) (L. S.) OATH. GEORGIA, GWINNETT COUNTY. , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-I do solemnly swear that ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." , 19 Sworn to and subscribed before me, this....... day of

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GEORGIA, O
mayfull, mayfull,
Know all Men by these Presents Phare, Sweety
Know all Men by these Presents: That we. That, Securities, are held and firmly bound unt
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his secretary and pollars. Thousand pollars in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these
for the payment of which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, so the payment of which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary, and his successors in once, which sum to the said Ordinary in once, which is the said Ordinary in ordinar
presents. Sealed with our seals, and dated this. Opril 2nd 1929
Search with the State,
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels
do make a true and perfect invalidation late o
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
\sim \sim \sim \sim \sim \sim \sim \sim \sim \sim
ms. D. mayfilla
the hands or possession of any person or persons, for. , and the same, so made do exhibit unto the
shall be thereunto required; and such goods, chattels, credits, lands, and tenements
to well and truly administer according to law, and do make a just and true account of actings and
to well and truly administer according to any and to such be seen and truly administer and pay to such person
defines therein whenshall thereunto be required by the Court; shall deliver and pay to such person respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
to persons, respectively, as they may be entitled to the same by many from the Court of Ordinary, and the last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
man & markell
Executor obtain a certificate of the probate thereof, and
n such case, if required, render and deliver up the said Letters of Rummind action, their till congestion of the to remain in full force.
Single and and anterpreted and in open Court.
J. W. Phare LS
a. W. Yharr as
(L. S.)
OATH.
-
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
mestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
eased, and disjourse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
tinistrator. "St bely me God."
Sworn to and subscribed before me, this day of 19
THE REPORT OF THE PARTY OF THE
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GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, E. D. Jordan, Principal and W. m. Jordan as surety
the Ordinary for said County, and his successor in a
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this 2nd day of April 1928
The Condition of the above Obligation is such:
That if the above bound &, D. Jordan
do make a true and perfect inventory of the goods should
rights, credits, lands and tenements of E. C. Lauford late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said E. D. Jordan , or
the hands or possession of any person or persons, for , and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
and approved E. D. Jordan. (L.S.)
GG. Robinson, W. M. Jardan. (L.S.)
Ordinary (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that.
I do solemnly swear that
ceased, and disburse the same as the law requires, and disburse the same as the law requires, and
ministrator. "So help me God."
Sworn to and subscribed before me, this day of
Management of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the second section of the section of the second section of the sectio
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*61×59-M. & B. Co.

COUNTY.
GEORGIA, GWINNETT COUNTY.
Conde J. Cam, Trumpal
Know all Men by these Presents: That we, Clude J. Caire, Principal Know all Men by these Presents: That we, Agielee Caire and Flora Rochuck securities, are held and firmly bound unto
mrs. Quelee Cam and , securities, are held and firmly bound unto
in the mst and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
In office, we and ourselves, our heirs,
for the payment of which sum to the slid Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the slid Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the slid Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the slid Ordinary, and his successors in office, we and ourselves, our heirs, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
7+1/4 /9 2 0
Sealed with our seals, and dated this may be at faureweille, La
The Condition of the above Obligation is such: That if the above bound. Coy de H. Comment inventory of the goods, chattels,
That if the above bound.
m. C. Laurente of Inte of
rights, credits, lands and tenements of the rights, credits, lands and tenements of the Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
OO D. Y Carry
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands of the hands or possession of any person or persons or pe
said Ordinary when
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and ODyde J. Course
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Cayde J. Cain (L.S.)
Mrs. Flore (faebuek (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deccased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
19
Ordinary.

Know all Men by these Presents: and H. J. Brown,	1	:1
	ssors in office and assigns, in the just and full sum of	
for the payment of which sum to the said executors, and administrators, in the whole	Ordinary, and his successors in office, we and ourselves, our he and for the whole sum, jointly and severally and firmly here.	neirs,
Scaled with our scals, and dated this	June 4th 1928 at	
The Condition of the above Obligation	is such:	
That if the above bound	do make a true and perfect inventory of the goods, char	
rights, credits, lands and tenements of	mrs. m. C. Kennedy 12	te of
Gwinnett County, deceased, which have said	or shall come into the hands, possession, or knowledge of	the , or
the hands or possession of any person or po	ersons, for	the !
	nto required; and such goods, chattels, credits, lands, and teneman, and do make a just and true account of	
doings therein whenshall there or persons, respectively, as they may be ent last will and testament was made by the dec	eunto be required by the Court; shall deliver and pay to such politiced to the same by law. And if it shall hereafter appear that eased, and the same be proven before the Court of Ordinary, and	erson Lany
Executor obtain a certificate of the probate t	thereof, and R. L. Kernedy up the said Letters of Administration, then this obligation to be	
	open Court. R. L. Kennedy(I	. 5)
	R. L. Kennedy, (1)	- 11
,		L. S.)
	OATH.	
GEORGIA, GWINNETT COUNTY.	, deceased,	, died
ceased, and disburse the same as the law is	quires, and discharge to the best of my ability all my duties a	
Sworn to and subscribed before me, t	this day of 19	
Recorded		ary.

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*cisi-M. & B. Co.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, Mrs. Maggie Jahus Principal and W. D. Michals and Law McJent. , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thirteen- Hundred and Turnty Dollars for the payment of which sum to the said Ordinary, and his successors in office, he and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these That if the above bound Mrs. Maggie Johnson The Condition of the above Obligation is such: rights, credits, lands and tenements of John D. McJeukins Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said mrs. maggie Jahrson , or said Ordinary when Discusshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of the actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and maggie Juhuson in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, scaled, and acknowledged in open Court. approved, maggie for Appinson, N.D. Nicho my Guinett County, Louis McJenking (L.S.) GEORGIA. GWINNETT COUNTY. I do solemnly swear that.... intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. day of , 19

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V		
C. O. Peeples	hat we. D. m. wight, Grincipal	
the Ordinary for said County, and his successor	rs in office and assigns, in the just and full sum of	
for the payment of which sum to the said O executors, and administrators, in the whole a presents. Scaled with our scals, and dated this	rdinary, and his successors in office, we and ourselves, our heirs, and for the whole sum, jointly and severally and firmly, by these July 2nd 1928 at	
The Condition of the above Obligation is		
That if the above bound \triangleright .	m. wight	
	do make a true and perfect inventory of the goods, chattels,	
said D. m. wig	r shall come into the hands, possession, or knowledge of the	
said Ordinary when	required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to law, and do make a just and true account of. Wa actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and		
Signed, sealed, and acknowledged in op	D. m. wright (L. S.) C. O, Peeples (L. S.) (L. S.)	
	OATH.	
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that intestate, so far as I know or believe, and that ceased, and disburse the same as the law requiministrator. "So help me God."	, deceased, died I will well and truly administer on all the estate of the said de- res, and discharge to the best of my ability all my duties as Ad-	
Sworn to and subscribed before me, this	day of19	
	:1	

304	COUNTY
= on CIA (GWINNETT COUNTY.
GEORGIA,	That we, mrs. Beatrice H. Craig, as
Know all Men by these Presents:	That we would in the same of t
a. I and	are held and firmly bound unto
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the Ordinary for said County, and his success	sors in office and assigns, in the factorial sortion of the sortio
Jour - The	Ordinary, and his successors in office, we and ourselves, our heirs and for the whole sum, jointly and severally and firmly, by these
for the payment of which sum to the said	Ordinary, and his successors in office, we and ourserves, our news
executors, and administrators,	1 0, 9 1 1928 at
presents. Sealed with our seals, and dated this.	July Jul 1928 at
Lawrence	,
The Condition of the above Obligation	is such:
That if the above bound	Beatrice H. Craig
A	do make a true and perfect inventory of the goods, chattels
	71 000 000
ngnes, creates, many deceased, which have	or shall come into the hands, possession, or knowledge of the
	and the same,
// _	to required: and such goods, chatters, creates,
	and do make a just and true account of the
	the country by the Court: shall deliver and pay to such person
the dece	nased, and the same be proven service
	bornel and hus. Beatrice H. Cray
in such case, if required, render and deliver u	p the said Letters of Administration, then this obligation to be void
else to remain in full force.	ppen Court
Signed, sealed, and acknowledged in	Beatrice 71. Craig (L.S.
	H. G. Hambrick a.s.
	(L. S
	OATH.
GEORGIA, GWINNETT COUNTY.	
	, deceased, die
intestate, so far as I know or believe, and the	nat I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law re- ministrator. "So help me God,"	quires, and discharge to the best of my ability all my duties as Ac
Sworn to and subscribed before me, t	his, 19

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*GISS-M. & B. Co.

.....Ordinary.

Administrator's Hond.

GEORGIA.	GWINNETT	COUNTY
,	CHIMINDI	GOUNTY.

Rnow all Men by these Presents: That we, Mrs. Kittye C. Calie,	
Principal and Fidelity and Depart Company of Manyland & Baltimore, md.	ر ا
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thur Thousand Dallass for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	
presents. Sealed with our seals, and dated this august, 6th 1928	
The Condition of the above Obligation is such:	
That if the above bound mrs. Kittige C. Cales	
rights, credits, lands and tenements of	
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said	
the hands or possession of any person or persons, for. her, and the same, so made do exhibit unto the	
said Ordinary when aleshall be thereunto required; and such goods, chattels, credits, lands, and tenements	
do well and truly administer according to law, and do make a just and true account of her actings and	
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and Wws. Kittye C. Caler in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.	
Signed, sealed, and acknowledged in open Court. and approved Hittige C. Cales (L.S.) J.G. Rabiuson Fidelity & Deposit Company of Maryham	d
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that, deceased, and intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are	
ministrator. "So help me God." Sworn to and subscribed before me, this	
Sworn to and subscribed before me, this	
Recorded 19	
Sph-M. & B. Co.	
617.7 71.16	

000	COUNTY.
GEORGIA, GW	INNETT COUNTY.
GEORGIA, -	in Me 1 . Baguell, Principal, or mis Je. Baguell, Principal, or of Crow
Washy these Presents: That w	securities, are held and firmly bound unto
Know all Men by the O Berrow	and firmly bound unto
1 1 1. S. Crow, M. C. V	securities, are neid and many
the Ordinary for said County, and his successors in	office and assigns, in the just and run sum of the property, and his successors in office, we and ourselves, our heirs, y, and his successors in office, we and ourselves, our heirs,
Sixteen Thousa	and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said ordinary	the whole sum, jointly and severally and many, sy
executors, and administrators, in the whole and to	1 Sixth
presents.	ugust, signil
executors, and administrators, in the whole and to presents. Sealed with our seals, and dated this	y Twenty Eight
Madelle Charles	
The Condition of the above Obligation is such That if the above bound	As Ragwell
That if the above bound	4. C. the goods chattels
1	do make a true and perfect inventory of the goods, chattels,
	do make a true and perfect interests. late of large into the hands, possession, or knowledge of the
rights, credits, lands and tenements of	I come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have or shad	and the second of the second o
said mrs. 4.C.	guell , or
	or. Two L., and the same, so made us
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	lo make a just and true account of
// /	miled by the Collect Shall deliver and pay
or persons, respectively, as they may be cheesed, as	nd the same be proven before the Court of Ordinary, and the
in a set a set a thornof s	and hars. G.C. War
Executor obtain a certificate of the probate theteor,	id Letters of Administration, then this obligation to be void;
else to remain in full force.	
at a select and asknowledged in open Co	urt.
and approved Mi	vs. J.E. Baguell. (L.S.)
S.G. Raliuson, G.	
1	•
Ordinary. M.	C. Berson (L. S.)
	# Crow L.S.
O	ATH.
	_
GEORGIA, GWINNETT COUNTY.	
	, deceased, died
	ill well and truly administer on all the estate of the said de-
	and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."	
Sworn to and subscribed before me, this	day of, 19
	•

Recorded 19

*6185-M. & B. Co.

Ordinary.

- COUNTY.		
Know all Men by these Presents: That we, O. J. Edwards, Principal and R. L. Edwards, Surety		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,		
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these		
Sealed with our seals, and dated this Laurenceville, Ita.		
Scared with our seals, and dated this 200 to the compact, year		
September 3rd 1928		
The Condition of the above Obligation is such:		
That if the above bound O. J. Edurands		
· · · · · · · · · · · · · · · · · · ·		
do make a true and perfect inventory of the goods, chattels,		
rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits, lands and tenements of rights, credits,		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
said O. J. Educaias , or		
the hands or possession of any person or persons, for. , and the same, so made do exhibit unto the		
said Ordinary when		
do well and truly administer according to law, and do make a just and true account of actings and		
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person		
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any		
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and 2. Carry		
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;		
in such case, if required, render and deliver up the said become of Administration,		
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.		
P. L. Edwards (L.S.)		
(L. S.)		
OATH		
OATH.		
_		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that		
intestate, so far as I know or believe, and that I will well and truly administer on an entire the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased.		
ministrator. "So help me God."		
ministrator. So help in 19		
Sworn to and subscribed before me, this		
Sworn to and subscribed detectors		
and the second s		
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Know all Men by these Presents: That we, J. W. Mearls, Vincipe	al
Know all Men by these Presents: That were the form of the first of the	K.
and National Surety Company, New york	l unt
, securious, and	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
11 Onlinear and his successors in onice, we and outserves, our	these
executors, and administrators, in the whole and for the whole sain, joining and	
presents. Sealed with our seals, and dated this Sept. 17 th Niveteen	
Humbed & Juenty Eight	•••••
1	
The Condition of the above Obligation is such:	
That if the above bound	
do make a true and perfect inventory of the goods, chair	ag
rights, credits, lands and tenements of Willie Grace means, also unoung 1/1a	te of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of	the
said J. W. Meures	
the hands or possession of any person or persons, for, and the same, so made do exhibit unto	the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenem	
do well and truly administer according to law, and do make a just and true account of his actings	
doings therein when hall thereunto be required by the Court; shall deliver and pay to such per	
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that	
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and	-
Executor obtain a certificate of the probate thereof, and J. W. Wisais	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be vo	oid;
else to remain in full force.	
Signed, sealed, and acknowledged in open Court.	
J. W. X. Mears, Principal	S.)
national Surety Company a.	S.)
by win. I. Mically you.	_
The state of the s	S.)
OATH.	
CEORCIA CHILDREN COLUMN	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that , deceased, di	ed
and truly administer on all the second truly administer on all the second truly administer on all the second truly	, !!
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as A ministrator. "So help me God."	d-
Sworn to and subscribed before me, this. day of	
	- 11
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Recorded19	
*61-V=M. & B. Co. Ordinary.	
Ordinary	

,	THIRD COUNTY.
Know all Men by these Present	s: That we, Tros. Laura Wilson Sudderth,
as principal and	D. W. Wilson
	, securities, are held and firmly bound unto
the Ordinary for said County, and his suc	cessors in office and assigns in the instance of the
Lucuti	true Hundred
for the payment of which ball to the sa	d Ordinary, and his successors in office we and ourselves and the
executors, and administrators, in the wh presents.	ole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated the	his October 1st 1928
The Condition of the above Obligation	on is such:
	s Laura wilson Sudderth
	do make a true and perfect inventory of the goods, chattels,
	W. W. Wilson late of
Gwinnett County, deceased, which ha	ve or shall come into the hands, possession, or knowledge of the
	wilson Sullerth , or
11	persons, for fur, and the same, so made do exhibit unto the
said Ordinary when She shall be ther	eunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to	o law, and do make a just and true account ofactings and
doings therein when She shall the	ereunto be required by the Court; shall deliver and pay to such person
	entitled to the same by law. And if it shall hereafter appear that any
	deceased, and the same be proven before the Court of Ordinary, and the
	te thereof, and Laure Wilson Suddenth
in such case, if required, render and delivelese to remain in full force.	er up the said Letters of Administration, then this obligation to be void;
Signed, sealed, and acknowledged	in open Court.
,	Mrs. Laura wilson Sudderth (L.S.)
	D. W. Wilson (L. S.)
	(L. S.)
	OATH
	OATH.
GEORGIA, GWINNETT COUNTY.	·
•	, deceased, died
	nd that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law	v requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."	
Sworn to and subscribed before m	ne, this day of , 19
Recorded	19
	Ordinary.
*61859-M. & B. Co.	

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Administrator's Bond.
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, I. J. Braziel, as principal
Know all Men by these Presents: That we, I, J. Braziel, as principal and Mrs. Seleta Braziel, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Six Insusual Pollars (86, vov. vo) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this Detables 124 1928
The Condition of the above Obligation is such: That if the above bound. J. J. Braziel, adv
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of B. H. Crumley late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
soid I. J. Braziel , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
aid Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
lo well and truly administer according to law, and do make a just and true account ofactings and
shall thereunto be required by the Court; shall deliver and pay to such person r persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any ust will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
executor obtain a certificate of the probate thereof, and
se to remain in full force. Signed, sealed, and acknowledged in open Court.
Sileta X Braziel (L.S
OATH.
EORGIA, GWINNETT COUNTY.
I do solemnly swear that
I do solemnly swear that, deceased, di estate, so far as I know or believe, and that I will well and truly administer on all the estate of the said of used, and disburse the same as the law requires, and discharge to the best of my ability all my duties as A nistrator. "So help me God."
Sworn to and subscribed before and the

1 40 1	olemniy swear that	
	= 1 mon of believe, and t	hat I will well and truly administer on all the estate of the said de-
ceased, and	disburse the same as the law re	quires, and discharge to the best of my ability all my duties as Ad-
ministrator.	"So help me God."	quites, and disenarge to the best of my ability all my duties as Ad-

and so this Bubscribed	before me, this	day of	
		day of	, 19

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'6188-M. & B. Co. Ordinary.

Know all Men by these Presents: That we, C. M. Murcock,
C. W. Houston
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Orl Thousand [8/000.66] Dollars
profession of which sum to the said Ordinary, and his successors in office, we and ourselves, our bains
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and dated this 12, day of October 1928
The Condition of the above Obligation is such:
That if the above bound C. m. Marcock, adur.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and touche a least to the second sec
do well and truly administer according to law, and do make a just and true account of
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
approved by L. M. Morcock, (L.S.)
Syl. Robinson, J. P. Houston, (L.S.)
Ordinary. C. W. Houston. (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19
Ordinary.
*61850→M. & B. Co.

	Know all Men by these Presents: That we, Thas. J. Herryhries and Ernest Humphries, Principal, and mrs. addie Humphries, Jessie Ernest Humphries, Principal, and mrs. addie Humphries, Jessie
i	Know all Men by these Presents: That we, That we, Allie Humbries, Jessie
1	Ernest Hunghies, Principal, and Mrs. Walle Warren
1	
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ı	
I	for the payment of which sum to the said Ordinary, and his severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
I	presents.
11	presents. Sealed with our seals, and dated this November 5, 1928
II	
I	The Condition of the above Obligation is such:
II	That if the above bound thos. J. Humphies and
11	Errest Humphries do make a true and perfect inventory of the goods, chattels,
	Crules A uniquies do make a true and perfect intender, of the goods, chatches,
	rights, credits, lands and tenements of J. J. Humphies late of
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
1	said Thos. J. Humphries & Ernest Hemphries, or
	the hands or possession of any person or persons, for Lieun, and the same, so made do exhibit unto the
1	. 1
	said Ordinary when Liey shall be thereunto required; and such goods, chattels, credits, lands, and tenements
(lo well and truly administer according to law, and do make a just and true account of theiractings and
•	loings therein when they shall thereunto be required by the Court; shall deliver and pay to such person
(or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
	ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Ŧ	Executor obtain a certificate of the probate thereof, and Thos. J. & Enest Humphies
iı	such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
e	se to remain in full force.
	Signed, sealed, and acknowledged in open Court.
	Thas J. Humphries (L. S.)
	Ernest Hamphries.
	min Jessie Humphries (L. S.)
=	mon Jeff Surmisous (L.S.)
	OATH.
G	OATH.
G	OATH. EORGIA, GWINNETT COUNTY.
	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that the second of the Limits of the solemnian of the s
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that the second of the Limits of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the solemnian of the s
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died destate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adnistrator. "So help me God."
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died cestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Admistrator. "So help me God."
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died cestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Admistrator. "So help me God."
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died destate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Admistrator. "So help me God." Sworn to and subscribed before me, this
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died deset, so far as I know or believe, and that I will well and truly administer on all the estate of the said deased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Admistrator. "So help me God." Sworn to and subscribed before me, this
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died cestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said densed, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Admistrator. "So help me God." Sworn to and subscribed before me, this
in	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died cestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said densed, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Admistrator. "So help me God." Sworn to and subscribed before me, this
ni	OATH. EORGIA, GWINNETT COUNTY. I do solemnly swear that, deceased, died deset, so far as I know or believe, and that I will well and truly administer on all the estate of the said deased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Admistrator. "So help me God." Sworn to and subscribed before me, this

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, J. C. Pounds, principal and W. M. Jardan
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this November 57, 1928
The Condition of the above Obligation is such:
That if the above bound f. C. Pounds
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
apprough by J. C. Pounds. (L. S.)
G. G. Robinson W.M. Jardan. (L.S.)
Ordinary. (I. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad- ninistrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Recorded 19

*61-5 → M. & B. Co.

......Ordinary.

Administrator's Bond.
GEORGIA, GWINNETT COUNTY.
Presents: That we, John L. Smith, philipped
and C. R. ware, securities, are held and firmly bound unto
, security, and full sum of
Justine Attraction in affice we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successful and firmly, by these
executors, and administrators, in the whole presents. Sealed with our seals, and dated this.
The Condition of the above Obligation is such: That if the above bound. That if the above bound. The Condition of the above Obligation is such: John L. Smith Structure and perfect inventory of the goods, chattels,
That if the above bounddo make a true and perfect inventory of the goods, chattels,
Dache Woodward, late of
Gwinnett County, deceased, which have or shall come into the hands, possessing, or
of any person or persons, for All the same,
// and such goods, chatters, credits, tands, and
said Ordinary when Lee shall be thereunto required; and such goods, the account of less actings and do well and truly administer according to law, and do make a just and true account of less actings and do well and truly administer according to law, and do make a just and true account of less actings and do well and truly administer and pay to such person doings therein when less shall thereafter appear that any
last will and testament was made by the deceased, and the same be proven out of the first last will and testament was made by the deceased, and the same be proven out of the first last will and testament was made by the deceased, and the same be proven out of the first last will be proven out of the first last will be proven out of the first last will be proven out of the first last will be proven out of the first last will be proven out of the first last will be proven out of the first last will be proven out of the first last will be proven out of the first last will be proven out of the first last last will be proven out of the first last last last last last last last la
in such case, it required, render and deriver ap
else to remain in full force.
Signed, sealed, and acknowledged in open Court. Bernice Wages, John J. Smith (L. S. C. N. P. Ga. Stelled Laye. CR. Ware (L. S.
(L. §
OATU

GEORGIA.	GWINNETT	COUNTY.
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I do solemnly swear that ,, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

Sworn to and subscribed before me, this	

Recorded 19

*61*5-M. & B. Co.

	THE TOOM TI.
Know all Men by these Presents: That we are J. H. McLee	y, V. R. Williams, principal
	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in o	flice and assigns, in the just and full sum of
for the payment of which sum to the said Ordinar executors, and administrators, in the whole and for presents	y, and his successors in office, we and ourselves, our heirs, the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this7,	day of January 1929
The Condition of the above Obligation is such	· ·
That if the above bound	Williams
	do make a true and perfect inventory of the goods, chattels,
Gwinnett County, deceased, which have or sha	ll come into the hands, possession, or knowledge of the
said V. R. William	, or
the hands or possession of any person or persons, f	or. fig., and the same, so made do exhibit unto the
	ired; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and	
do well and truly administer according to law, and	required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to	the same by law. And if it shall hereafter appear that any and the same be proven before the Court of Ordinary, and the
last will and restained was minde by the probate thereof	and V. R. Williams
in such case, if required, render and deliver up the selse to remain in full force.	aid Letters of Administration, then this obligation to be void;
gianal and acknowledged in open C	ourt.
Digited, search, and	V. R. Williams, (L. S.)
	7.71. mc Jee. (L. S.)
······································	
	(L. 5.)
C	ATH.
GEORGIA, GWINNETT COUNTY.	, deceased, diec
I do solemnly swear that	up all and truly administer on all the estate of the said de
intestate, so far as I know or believe, and that I w	vill well and truly administer on all the estate of the said de and discharge to the best of my ability all my duties as Ad
ministrator. "So help me God."	
ministrator. So help and	, 19
Sworn to and subscribed before me, this.	day of, 19
The state of the s	
Recorded	19

11	GEORGIA, OTTA
	Know all Men by these Presents: That we, C. J. Barker, principal
!	Know all Men by these Presents: That we per second to the
	Jaylor Whilley , securities, are held and firmly bound unto
	Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the	Ordinary for said County, and his successors in office and be successors in office, we and ourselves, our heirs,
ll	Screw Hundred 147 more in office, we and ourselves, our heirs,
for	Succe Hundred (\$705.00). Successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, the payment of which sum to the said Ordinary, and his successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, we are successors in office, w
	sents. Sealed with our seals, and dated this Hebrany 4, 1929
-	Sealed with our seals, and dated this
ll	
The	Condition of the above Obligation is such:
1	C. J. Barler
	do make a true and perfect inventory of the goods, chatters,
١	the land and tenements of mrs. I. S. C. Barber, late of
	the deceased which have or shall come into the hands, possession, or knowledge of the
	C. T. Barber , or
AL. I	ands or possession of any person or persons, for him, and the same, so made do exhibit unto the
the n	rdinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
said (Il and truly administer according to law, and do make a just and true account of
do we	Il and truly administer according to law, and do make a just and true account on the same and truly
doing	therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or pe	sons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last w	Il and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Execu	tor obtain a certificate of the probate thereof, and Q. J. Barber
in suc	case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to	remain in full force.
_	Signed, sealed, and acknowledged in open Court.
ηu	Jand grum C. J. Barber (L.S.)
	abene care Laylor Whilley (L.S.)
	0 16 2
m	- May 2-2 1930 (L. S.)
	OATH.
oror	CIA CWINNETT COUNTY
GEUF	GIA, GWINNETT COUNTY.
	I do solemnly swear that , deceased, died
	te, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
	and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninist	ator. "So help me God."
	Sworn to and subscribed before me, thisday of
	Gay of
	Recorded19
	A 22

Administrator's Bond

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents: That we, C. J. Barber, principal
and Taylor whitley
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Seven Hundred (8 700.00) Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Scaled with our cools and detail this. # 19 2 9
Sealed with our seals, and dated this February 4, 1929
The Condition of the above Obligation is such:
That if the above bound C. J. Barler
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of J. a. Barler late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C. I. Barber , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
Signed, sealed, and acknowledged in open Court.
New Bond gue C. J. Barber (L. S.)
in the about care. Jaylor Whitley (L. S.)
Mun Bond give C. J. Barber (L. S.) in the above care. Jaylor whitley (L. S.) The may 2 nd 1930 (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
. getrased, tied
I do solemnly swear that
the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the s
Sworn to and subscribed before me, thisday of
Recorded Ordinary.

*61859-M. & B. Co.

Administrator's Bond.
CEORGIA, GWINNETT COUNTY.
la la luser,
and wiley W. Queen
Know all Men by these Presents: That we, Mrs. which was a wiley w. bure, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Just the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly height of the said Ordinary height of the sai
presents. Sealed with our seals, and dated this Helmany 4, 1929
The Condition of the above Obligation is such:
mrs. Ora Lee rugot
de make a true and perfect inventory of the goods, chatters,
rights, credits, lands and tenements of man. arathura our late of
which have or shall come into the hands, possession, or knowledge of the
no lee liner
the hands or possession of any person or persons, for her, and the same, so made do exhibit unto the
the hands or possession of any person of persons, formation of per
said Ordinary when shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and such goods, shall be thereunto required, and shall be thereunto required, and shall be thereunto required, and shall be the shall be th
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
last will and testament was made by the deceased, and the same be proved selection of the same be proved selection.
Executor obtain a certificate of the probate thereof, and Mrs. On a Lee Ruger in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
mrs la Lee Rizer - (L.S.
Wiley W. Quee (L.S.
(L. S.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, die
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this

Ordinary.

Recorded 19

*61> v←M. & B. Co.

, <u> </u>	
	we, W. F. mauldin, primipal
	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors i	n office and assigns, in the just and full sum of
for the payment of which sum to the said Ordin	nary, and his successors in office, we and ourselves, our heirs, for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this	april 1st 1929
The Condition of the above Obligation is su	11
That if the above bound	1. mauldin
	do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of	S. Q. mauldin late of
Gwinnett County, deceased, which have or s	shall come into the hands, possession, or knowledge of the
said W. A. M.	uldie , or
the hands or possession of any person or person	s, for huu, and the same, so made do exhibit unto the
	equired; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, a	nd do make a just and true account of. his actings and
doings therein whenshall thereunto or persons, respectively, as they may be entitled lest will and testament was made by the decease	be required by the Court; shall deliver and pay to such person to the same by law. And if it shall hereafter appear that any l, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate there	of, and W. J. mauldur
in such case, if required, render and deliver up th	e said Letters of Administration, then this obligation to be void;
else to remain in full force.	
signed spaled and acknowledged in open	Court.
approved by	W. J. mauldin (L. S.)
(J. /3) 100 t- p-1	R.C. maildin (L.S.)
Ordinary	(I. S.)
	OATH.
COLINTY	
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	, deceased, died I will well and truly administer on all the estate of the said de
intestate, so far as I know of some as the law requir	I will will and truly dominister on ability all my duties as Adees, and discharge to the best of my ability all my duties as Ad
ministrator. "So help me God."	
ministrator.	, 19
Sworn to and subscribed before me, this.	
	19
Recorded	Ordinary

dministrator's Road

Know all Men by these Presents: That we, Jole . ferme pal and	
Mon all Men by these Presents: That we, which we have the work of	10.00
, securities, are held and firmly bound unt	0
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
Fine Thousand Frie) hundred and Eighty bu	v
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	e,
presents. Sealed with our seals, and dated this at Lawrenceville, This the	
1 st day of april 1929	
The Condition of the above Obligation is such:	
That if the above bound 15 6. 24 ag	
do make a true and perfect inventory of the goods, chattels	
rights, credits, lands and tenements of 6.2.24 ages late o	1
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	- 1
said Ja le. Idayio,	
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the	e
said Ordinary when Lesshall be thereunto required; and such goods, chattels, credits, lands, and tenements	s
do well and truly administer according to law, and do make a just and true account ofactings and	1
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person	- 1
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
Executor obtain a certificate of the probate thereof, and	
else to remain in full force.	1
Signed, sealed, and acknowledged in open Court.	1
Mrs. Co. V. Hayer (L.S.))
Who le V Hager (L.S.	,
n. C. Craiz (L.S.)	,
OATH.	-
OATH.	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that, deccased, died	1
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-	-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad- ninistrator. "So help me God."	-
Sworn to and subscribed before me, this	.
	.
	:
Recorded 19	
*61-5-M. & B. Co. Ordinary.	İ

Ordinary.

321
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we,
Know all Men by these Presents: That we, I W. Brand principal.
the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and his success in the Ordinary for said County, and the Ordinary for said County for said
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole curry initial.
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this St. C. L. L. L. L. L. L. L. L. L. L. L. L. L.
Jan, 1929
of the above Obligation is such:
That if the above bound To V Brand
do make a true and a state
rights, credits, lands and tenements of Mus. M. Jordon
Soundy, deceased, which have or shall come into the hands, possession or knowledge of the
said 2 m
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of free actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. W. Brund
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
J. W. Brand (L.S.)
L. S.)
W. W. Wager (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad
ministrator. "So help me God."
Sworn to and subscribed before me, this

Recorded......19......

*61-5 -M. & B. Co.

	OBORONA, O
Know	all Men by these Presents: That we, Jack Marlin as
kun	ripol and G. l. Sewell
	, securities, are held and firmly bound unto
the Ordinary fo	or said County, and his successors in office and assigns, in the just and full sum of
	· Thousand
for the payme	nt of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
	administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled w	with our seals, and dated this at Lawrenceville, The 1st
day	g april, 1929
The Condition	n of the above Obligation is such:
That if t	he above bound Jail Marlin
	do make a true and perfect inventory of the goods, chattels,
rights, credits, l	ands and tenements of $\mathcal{M}\cdot\mathcal{B}$. Similarly late of
	ty, deceased, which have or shall come into the hands, possession, or knowledge of the
1 //	marin, or
the hands or pos	ssession of any person or persons, for. Limin, and the same, so made do exhibit unto the
said Ordinary wh	nenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly	y administer according to law, and do make a just and true account of here
	hen shall thereunto be required by the Court; shall deliver and pay to such person
	ctively, as they may be entitled to the same by law. And if it shall hereafter appear that any
	ament was made by the deceased, and the same be proven before the Court of Ordinary, and the a certificate of the probate thereof, and
	quired, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in	
Signed, sea	aled, and acknowledged in open Court.
	(L. S.)
	& Sewell (L.S.)
	(L. S.)
	(L. S.)
	OATH.
GEORGIA, GW	VINNETT COUNTY.
I do solem	nly swear that, deceased, died
ntestate, so far a	is I know or believe, and that I will well and truly administer on all the extense of the said do-
caseu, and disbu	ise the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So) help me God."
Sworn to a	and subscribed before me, thisday of

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Know all Men by these Presents: That we, I. L. Oakes, principal
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Language of D
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Sealed with our seals, and dated this. Link day of April 1929
Just day of Upril 1929
The Condition of the above Obligation is such:
That if the above bound . L. Dake
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands on personal of the state of the st
the hands or possession of any person or persons, for
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do well and truly administer according to law, and do make a just and true account of. he actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. L. Ookee
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
L. L. Dake. (L. S.)
C. R. Ware, (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer of the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires and the law requires are the law requires and the law requires are the law requires as the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
RecordedOrdinary.

GEORGIA,			
Variable Marchy those Presents:	That we, Mr. W. a. Hope, principal		
Rhow all stell by these resolution	-, Surely		
·	, securities, are nera and		
the Ordinary for said County, and his success	sors in office and assigns, in the just and full sum of		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1700.0		
for the payment of which sum to the said executors, and administrators, in the whole	and for the whole sum, jointly and severally and firmly, by these		
presents. Sealed with our seals, and dated this.	Law renewalle, Gav. 6th		
day of May 19	229		
Obligation	to euch:		
That if the above bound Mrs.	W. a. Hope admonishalix		
	do make a true and perfect inventory of the goods, chattels,		
	7. B. Ry lee late of		
	or shall come into the hands, possession, or knowledge of the		
said Mrs. W.a. Hop	, or		
	rsons, for her, and the same, so made do exhibit unto the		
	to required; and such goods, chattels, credits, lands, and tenements		
	w, and do make a just and true account ofactings and		
or persons, respectively, as they may be ent last will and testament was made by the dece	unto be required by the Court; shall deliver and pay to such person itled to the same by law. And if it shall hereafter appear that any eased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate t in such case, if required, render and deliver u else to remain in full force. Signed, sealed, and acknowledged in	hereof, and Mro. W. A. Hope up the said Letters of Administration, then this obligation to be void; open Court.		
	mro. W.a. Hope (L.S.)		
	J. P. Light (L.S.)		
	(L. S.)		
	(2.57)		
	OATH.		
GEORGIA, GWINNETT COUNTY.	- B B 1 2 2 2		
I do solemnly swear that	K, Ny lel , deceased, died		
	that I will well and truly administer on all the estate of the said de- equires, and discharge to the best of my ability all my duties as Ad-		
	Ma. W. W. Stope		
Sworn to and subscribed before me, this 6 day of May, 1929 Mrs. W. A. Hope My of May, 1929 Mrs. W. A. Thope			
	mr. w. w. Ttope		
Recorded May 7	E. Swages Ordinary.		
/	& Sugar		
*61-5-M. & B. Co.	Ordinary.		

GEORGIA, G	WINNETT COUNTY.
Know all Men by these Presents: T	A. O. Brannon, Durety, securities, are held and firmly bound unto
the Ordinary for said County, and his successor	ors in office and assigns, in the just and full sum of (\$\mathbb{E}_{\sigma}, 000.00) \text{D} \alphallaur
for the payment of which sum to the said O	rdinary, and his successors in office, we and ourselves, our heirs, and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this	at Lawrenceille, &w.
The Condition of the above Obligation is	(1)
That if the above bound 20-	K. mayo
	do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of	+.a. mayo late of
	or shall come into the hands, possession, or knowledge of the
	, or
	sons, for firm, and the same, so made do exhibit unto the
	to required; and such goods, chattels, credits, lands, and tenements
	w, and do make a just and true account of actings and
doings therein when he shall there or persons, respectively, as they may be ent	anto be required by the Court; shall deliver and pay to such person itled to the same by law. And if it shall hereafter appear that any eased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate t in such case, if required, render and deliver u else to remain in full force.	thereof, and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{K} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{W} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M} \cdot \mathcal{M}$ and $\mathcal{M} \cdot \mathcal{M} and $\mathcal{M} \cdot \mathcal{M} \cdot $
Signed, sealed, and acknowledged in	open Court.
	W.K. Mayo (L.S.) J. O. Brannon (L.S.)
	(L. S.)
	OATH.
GEORGIA, GWINNETT COUNTY.	
The succession of	. a . Mays , deceased, died
intestate, so far as I know or believe, and t ceased, and disburse the same as the law re	hat I will well and truly administer on all the estate of the said de- equires, and discharge to the best of my ability all my duties as Ad-
ministrator. So help me doc.	W. It. Ways
Sworn to and subscribed before me,	this 6 day of May 1925
Recorded May //	E. S. Wage Ordinary.
	4. 2

61-5-M. & B. Co.

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				•	,	

Administrator's Bond.

CEODCIA	GWINNETT	COUNTY.
CHILIKI VIA.	(1 AA TIATAT	•

			. 11	
Know all Men by these Presents:	That we, D. B.	mckerley,	mrs. coma Knoy	
	MI W. D	odsor, D.	w. willau.	
as principal and J. a. Payne, W. M. Dudaon, D. W. Wilson, H. M. Taylor, mack Pitard of C. Bagwel securities, are held and firmly bound unto				
	core in office and assis	ins, in the just and run	Built 01	
or T drawa	Langer Head	uned such	1 2000 112/100	
to the spid	Ordinary, and his su	ccessors in office, we	and ourserves, our nens,	
executors, and administrators, in the whole	and for the whole s	um, jointly and severe	iny and many, by these	
presents. Scaled with our seals, and dated this	17. day	of may 1"	729	
The Condition of the above Obligation	is such:		1	
That if the above bound	, mckelle	y and mis	. Cosa Knay	
			ry of the goods, chattels,	
rights, credits, lands and tenements of	Pari	_ meterle	Jate of	
Gwinnett County, deceased, which have	or shall come into	the hands, possession	on, or knowledge of the	
said D. B. mckerley	and miss	. cora Ru	, or	
the hands or possession of any person or pe	rsons, for Theu	and the same, so	made do exhibit unto the	
said Ordinary when they shall be thereun	to required; and suc	h goods, chattels, cred	its, lands, and tenements	
do well and truly administer according to la	w, and do make a ju	st and true account of	i. Their actings and	
doings therein when they shall there or persons, respectively, as they may be ent last will and testament was made by the dec	unto be required by itled to the same by	the Court; shall delive law. And if it shall	er and pay to such person hereafter appear that any	
Executor obtain a certificate of the probate t				
in such case, if required, render and deliver t	ip the said Letters of	Administration, then	this obligation to be void;	
else to remain in full force.				
Signed, sealed, and acknowledged in				
in presence of	D. B. Make	eley. hus.c	ora Rust. (L. S.)	
S. W. Greehaue,			Dodsau (L. S.)	
n. P. + J- P.	Dw. Wilso	u, N. n. Za	year, (L. S.)	
	OATH.	ill, mach	Pillard (S.S.)	
GEORGIA, GWINNETT COUNTY.				
I do solemnly swear that			, deceased, died	
intestate, so far as I know or believe, and				
ceased, and disburse the same as the law re ministrator. "So help me God."	equires, and discharg	ge to the best of my a	ibility all my duties as Ad-	
	•••••••••••••••••••••••••••••••••••••••	······································		
Sworn to and subscribed before me,	this	day of	, 19	
Recorded				
			-	
Adv. 1 11			Ordinary.	

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, John Q. Jungflood as principal and J. D. Steele, Jr. the Ordinary for said County, and his successors in office and assigns, in the just and full sum of June Thousand Three Hundred + forly eight (\$5,348.00) Dollars for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. The Condition of the above Obligation is such: That if the above bound John Q. Younghlood do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Lee Frank Joungblood late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said John D. Youngblood ,, or the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the doings therein when _____shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and John &. Jaunghland in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. E. S. Wages, Ordinary G. D. Steele, Jr., (L. S.)

OATH.

GEORGIA, C	WINNETT	COUNTY.
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Sworn to and subscribed before me, this day of , , 19

Recorded ______Ordinary.

*61859-M. & B. Co.

CEODCIA	GWINNETT	COUNTY.
C. P.C. HS C-LA	(A AA TT I T I T I T I	

GEORGIA, GWINING
Know all Men by these Presents: That we, mr. Cara Kilgore as
Know all Men by these Presents: That we,
principal and a. D. Williams, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary, and his successful in the said ordinary.
executors, and administrators, in the whole and
presents. Scaled with our scals, and dated this fune 3rd 1929
Laurenceville, Georgia
The Condition of the above Obligation is such: That if the above bound
That if the above bound
do make a true and perfect inventory of the goods, chattels,
wishts appoints lands and tenements of
which have or shall come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have of said
said.
the hands or possession of any person or persons, for her, and the same, so made do exhibit unto the
said Ordinary when She shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofactings and
about the legint he required by the Court: shall deliver and pay to such person
and if it shall nerealter appear that any
test will and testament with made by the deceased, and the same be proven before the court of ordinary, and the
Executor obtain a certificate of the probate thereof, and hos. Cora Kilgare
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
approved by mrs, cora Kilgare (L.S.)
, , ,
E. Swager, a.D. Williams (L.S.)
Ordinary. (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
·
Recorded19
*6185 ←M. & B. Co. Ordinary.

(0)

Administrator's Bond.

GEORGIA	GWINNETT	COLLEGE
ozonom,	OMIMMELL	COUNTY.

Annual Men by these Presents: That we, & & & Moulder and Lenting Annual Late. Barrens as Lenting securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lenting	
According for said County, and his successors in office and assigns, in the just and full sum of Lucution for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, secutors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these sealed with our seals, and dated this. Sealed with our seals, and dated this. Condition of the above Obligation is such: That if the above bound. Sealed with our seals, and dated this. On make a true and perfect inventory of the goods, chattels, inghts, credits, lands and tenements of Service of the said come into the hands, possession, or knowledge of the said. Covinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. Covinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of his actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and after the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. Continuous discharge to the said deceased, and disburs	Know all Men by these Presents: That we, & L. Moulle and
he Ordinary for said County, and his successors in office and assigns, in the just and full sum of June 1	principal and ILE B
The Ordinary for said County, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this // Aday for the function of the above Obligation is such: That if the above bound B. A., Moulds. That if the above bound B. A., Moulds. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of J. Moulds. Govinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said B. Moulds. The hands or possession of any person or persons, for function in the hands, possession, or knowledge of the said Ordinary when A. shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Line actings and doings therein when A. shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and B. M. Moulds. Executor obtain a certificate of the probate thereof, and B. M. Moulds. (L. S.) When Double of the probate thereof, and B. M. Moulds. (L. S.) When Double of the said between the court of Ordinary, and the estate of the said deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. A. M. Moulds. GEORGIA, GWINNETT COUNTY. I do solemnly swear that J. Moulds. (L. S.) When Double of the said deceased, died intestate, so far as I know or believe, and that I will well and truly administ	
or the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, secutors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scals, and dated this. 10 day J June 1975. The Condition of the above Obligation is such: That if the above bound. 12 moulder. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of J T. Moulder. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of J T. Moulder. Govinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. Country, deceased, which have or shall come into the hands, possession, or knowledge of the said and the same, so made do exhibit unto the said Ordinary when Au. shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Air actings and doings therein when Au. shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and B. Moulder and pay to such person in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A. Moulder A	
or the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these resents. Sealed with our seals, and dated this. The Condition of the above Obligation is such: That if the above bound. On make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of. On make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of. Ordinary when, the said Ordinary when, the said Ordinary when, the said Ordinary when, the said ordinary when, the said ordinary when, the said I was a shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of the said doings therein when the said I were account of the said doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and the Lambert of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. OA the same of the same to be same to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. On the same of the same to be best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. Ordinary.	
recents, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this. The Condition of the above Obligation is such: That if the above bound. B. S. Mourell. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of. J. Mourell. alte of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. B. Mourell. or the hands or possession of any person or persons, for. Imm., and the same, so made do exhibit unto the said Ordinary when. At. shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of law actings and doings therein when. At. shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as the may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and B. L. Mourell. Executor obtain a certificate of the probate thereof, and B. L. Mourell. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. B. L. Mourell. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that J. T. Mourell. J. Mourell. J. deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this J. J. J. J. J. J. J. J. J. J. J. J. J.	Swenty - for Hundred (2400,00) Dallow
The Condition of the above Obligation is such: That if the above bound O. S. Mourder do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of J. T. Mourder late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. O. S. Mourder or the hands or possession of any person or persons, for ham, and the same, so made do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of him actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he had here the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he had here the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he had here the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he had here the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he had here the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he had here the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he had here the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and here the Court of Ordinary, and the Executor obtain a feet of the said deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. GOATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that for the said deliv	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
The Condition of the above Obligation is such: That if the above bound. B. A. Moulder. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of. J. Moulder. late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. B. A. Moulder. or the hands or possession of any person or persons, for. Inim., and the same, so made do exhibit unto the said Ordinary when. He shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of him actings and doings therein when. At shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and. B. L. Moulder in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. DATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that A. T. Moulder (L. S.) W. DATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that A. T. Moulder (L. S.) Signed, sealed, and acknowledged in open Court. A. Moulder (L. S.) CATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that A. T. Moulder (L. S.) A. Moulder (L. S.) CATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that A. T. Moulder (L. S.) CATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that A. T. Moulder (L. S.) CATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that A. T. Moulder (L. S.) CATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that A. T. Moulder (L. S.) CATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that A. T. Moulder (L. S.) CATH. GEORGIA, GWINNETT COUNTY. Swort to and sub	
That if the above bound. B. A., Mounder. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of J. T. Moulder. late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. B. A. Moulder. or the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the said Ordinary when Lu. shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Liventens and doings therein when Lu. shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and L. Moulder. Executor obtain a certificate of the probate thereof, and L. Moulder. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that J. T. Moulder. (L. S.) CATH. GEORGIA, GWINNETT county. A deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. L. A. Moulder. Sworn to and subscribed before me, this. L. A. Moulder. B. L. Moulder. GEORGIA, Moulder. Ordinary.	
That if the above bound. B. A., Moulder do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of. J. T. Moulder late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. B. Moulder late of the hands or possession of any person or persons, for human, and the same, so made do exhibit unto the said Ordinary when. At shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of him actings and doings therein when. At shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and b. L. Moulder in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. DATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that J. T. Moulder deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. C. day of Jane 1, 1925. C. Maruella. Recorded Jane 1, 1925. C. Maruella. Ordinary.	
That if the above bound. B. A., Moulder do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of. J. T. Moulder late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. B. Moulder late of the hands or possession of any person or persons, for human, and the same, so made do exhibit unto the said Ordinary when. At shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of him actings and doings therein when. At shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and b. L. Moulder in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. DATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that J. T. Moulder deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this. C. day of Jane 1, 1925. C. Maruella. Recorded Jane 1, 1925. C. Maruella. Ordinary.	The Condition of the above Oblitation is such.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of J. T. Mouldu late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. L. L. Mouldu , or the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of him actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and L. Mouldu in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. GATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that T. Mouldu , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this / J. J. J. J. J. J. J. J. J. J. J. J. J.	
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executors, and administrators, in the whole a	and for the whole sum, jointly and severally and firmly, by	these
presents. Sealed with our seals, and dated this	6. day of July 1929 e, Georgia	
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The Condition of the above Obligation is	I. E. Ethridge	
	do make a true and perfect inventory of the goods, cha	
	mrs. E. J. Ethridge	
Cuinnett County deserved which have o	or shall come into the hands, possession, or knowledge o	f the
	chridge	
	sons, for him, and the same, so made do exhibit unt	- 11
_	o required; and such goods, chattels, credits, lands, and tene	1.1
Λ	, and do make a just and true account of hisacting	- 17
***	nto be required by the Court; shall deliver and pay to such p led to the same by law. And if it shall hereafter appear the	
	used, and the same be proven before the Court of Ordinary, an	
	ereof, and F. E. Ethnidge	
	the said Letters of Administration, then this obligation to be	e void;
else to remain in full force.		
Signed, sealed, and acknowledged in op		
	A E. Ethridge	(L. S.)
	A & Ethnidge M. C. Ethnidge	(L. S.)
	•	
		.(L. S.)
	OATH.	
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that	, decease	ed. died
intestate, so far as I know or believe, and the	at I will well and truly administer on all the estate of the	said de-
ceased, and disburse the same as the law requ	uires, and discharge to the best of my ability all my duties	s as Ad-
ministrator. "So help me God."		
Sworn to and subscribed before me, th	nis day of , 1	
,		
		••••••
Recorded		
*ObjectM. & B. Co.	Ord	linary.

obolicini, GWINNETT COUNTY.
Know all Men by these Presents: That we, Mrs. S. a. Herling & L. R. Kerling as furningal and D. H. Harring
and R. a. Wellanden, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of English for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this 1 St day of July 1929
The Condition of the above Obligation is such: That if the above bound Mrs. S. A. Kerlin + L. R. Kerlin
administratory do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mrs. S. A. Kerlin + L. R. Kerlin, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when they shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of their actings and
doings therein when they shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. S. a. Keelin + L.R. Keelin
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Signed, sealed, and acknowledged in open Court. Mr. S. A. Kure (L. S.)
D. H. Harri (L.S.)
R. a. Willamp (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that the least of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deintestate.
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased, and discharge the my ability all my duties as Adceased.
ceased, and disburse the same as the law requires, and discharge to the last of the ministrator. "So help me God."
ministrator. So help me e
Sworn to and subscribed before me, this 6 day of July 1929 S. A. Kerley 1929
L. R. Kerlin
Recorded July 9 L 1924 E. Swage Ordinary.

*61-5-M. & B. Co.

GEORGIA, GWINID2
Know all Men by these Presents: That we, V. R. Williams, and
Remapol and H. Walter
, securities, and
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of From Thousand, Any humdred and Thuly - Any Delice and our lives, our heirs.
Houn Thousand, Dry hundred and Thirty-bux Day
I control of which mum to the said Ordinary and his successors in onice, we and outside the
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents. Sealed with our seals, and dated this 15 day 2 aug 1929
The Condition of the above Obligation is such:
That if the above bound $U - R$. William
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said & a. Hannah , or
the hands or possession of any person or persons, for form, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
1
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and \mathcal{U} . \mathcal{K} . \mathcal{W} . \mathcal{U} . \mathcal{U}
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
V. R. William (L.S.)
V. R. William (L.S.) H. R. Woedrojo (L.S.)
•
(L. S.)
OATH.
-
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that $\beta \omega . A annoh ,$ deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." V. R. Williams
Sworn to and subscribed before me, this / 5 day of Quy, 1928
day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of day of da
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Administrator's Bond.

Know all Men by these Presents: That we, Will Agent Ov O
National Surely Company. New york, N.y.
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Three Thousand Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this. Allanta, Ga. Him 27
day of ang. 1929
The Condition of the above Obligation is such:
That if the above bound Will Dair for
do make a true and perfect inventory of the goods, chatte's,
rights, credits, lands and tenements of Will Davis & late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Will Davi for . or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and will Davir &-
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
E.W Wellbert M.P. Will Daving on L.S.
L. S.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Will David S. deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Will Dauro Je.
Sworn to and subscribed before me, this 2 6 day of ang. 1925
E. Swager, Ordinary
Recorded ang. 27 1929

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, I He for gom, as uncepal and C. R. wail, and , securities, are held and firmly bound unto in, as Rively the Ordinary for said County, and his successors in office and assigns, in the just and full sum of (14,000) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Sealed with our seals, and dated this at Lawnenceville, Ga. presents. The Condition of the above Obligation is such: 2. 4. Hogun, administration That if the above bound... do make a true and perfect inventory of the goods, chattels, Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that & & Hogan , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this *61-5 -M. & B. Co.

GEORGIA CWINNER Administrator's B

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, R, &, Livs ey, and principal and b. B. S.
Surety societies on his
// Securities, are neighbored uni-
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of (4). 305. 3
Seven Thousand, Three Hundred and frue + 3/20
to the said Ordinary, and his successor in office many
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this at & auvenceville, La.
7 ch day & Oct. 1929
The Condition of the above Obligation is such:
That if the above bound R. L. Livsey admi
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Miss Berla Bennete late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said R. L. Livsey , or
the hands or possession of any and the hands or possession of any and the hands or possession of any and the hands of any any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any and the hands of any any any and the hands of any a
the hands or possession of any person or persons, for the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. G. Livsey
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
R. S. Lusey (L.S.)
J. B. Simonton (L.S.)
(L S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Miss Beila Bernell , deceased, died
intestate so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
and dichurse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." R. L. Lusey
Sworn to and subscribed before me, this
E, Swagen, Ordinary
Sworn to and subscribed before me, this the day of Colinary
The second secon
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Recorded

*61859-M. & B. Co.

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, Mus. Ongella Higgina as principal, and b. Q. Japp, as Lurely , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of (4/8 3 4.00 of bleen Hundred and Thirty four for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs. executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Sealed with our seals, and dated this at Lawrenceville, ya presents. The Condition of the above Obligation is such: That if the above bound Mrs. Ongella Higgins do make a true and perfect inventory of the goods, chattels, Narman While late of rights, credits, lands and tenements of.... Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the Mw. Cnella Higgson admy, or said Ordinary when Ahe...shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when Islam shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrs. Coulla Higgs in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void: else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that Naman While deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this Recorded Och. 84

*6185 -M. & B. Co

Administrator's Hond

, Thirties and Countil.	l
Know all Men by these Presents: That we, f. darrey and	
Kincepal and J. V. Hoor Durity	
, securities, are held and firmly bound unto	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of More Hundred and Juvenile, -Mine (1).	1
for the payment of which sum to the said Ordinary, and his successors in office we and ourselves are the	ľ
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	١
presents.	l
presents. Sealed with our seals, and dated this 4th day A Mouliff	ł
on the state of th	
The Condition of the above Obligation is such:	١
That if the above bound	١
do make a true and perfect inventory of the goods, chattels,	١
rights, credits, lands and tenements of Mr. May C, Haney late of	
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	١
said J. Laney , or	١
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the	١
said Ordinary when	١
	١
	١
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	١
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	١
Executor obtain a certificate of the probate thereof, and	١
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;	1
else to remain in full force. Signed, sealed, and acknowledged in open Court.	١
	I
J. Laney (L.S.)	١
/ / / o o & (L. S.)	١
(L. S.)	١
	١
OATH.	١
GEORGIA, GWINNETT COUNTY.	١
I do solemnly swear that Mrs. Mary O, Harry , deceased, died	١
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-	
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-	1
	١
Sworn to and subscribed before me, this 4th day of 2000. 1929	١
Sworn to and subscribed before me, this day of day	١
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E, Seva-gt- Ordinary.	
*6155~M. & B. Co.	- 1

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, &, & Johnson, frinch. A. J. H. Johnson, Sweety, securities, are held and firmly bound un
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Leben Hursdied (1609. 0P.) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents. Sealed with our seals, and dated this at Lawrenceville, Gar. Nov. 4,
The Condition of the above Obligation is such: That if the above bound E. G. Johnson with will annexed do make a true and perfect inventory of the goods, chattels
rights, credits, lands and tenements of F. M. Buchanan late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. E. G. Johnson, o
the hands or possession of any person or persons, for from, and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenement do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and for the said Letters of Administration, then this obligation to be void
Signed, sealed, and acknowledged in open Court. & C. Johnson (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY. I do solemnly swear that H. M. Becolians and deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
sworn to and subscribed before me, this day of 1929

Recorded Nov, 4th 1929

C, Sway Co. Ordinary.

%: .: -M. & R. Co.

Know all Men by these Presents, That I A Q I
Know all Men by these Presents: That we, D. B. Phillips, principal and W. H. Mladow and C, W. Bailey as freely , securities, are held and firmly bound unto
Aurely and Mailey and
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
July - fam Hendre Dallar (3,400.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators in the whole and for the
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at Law renceville, &a Movinit
The Condition of the above Obligation is such:
That if the above bound D. B. Philips
do make a true and perfect investor.
rights, credits, lands and tenements of Q, G, Lvy late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and D. B. Philips
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
D. B. Philips (L.S.)
211 4 22 0 1 1
(L.S.)
O, W, Bailey (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Q, L, Lovey , decrased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this A day of 1100, 1929
Con the Control of th
Recorded 2001 6 6 1929

*61859-M. & B. Co.

GEORGIA,	
to a la Marchaethaga Prosen	ts: That we, Mrs. Esther Clement as
Know all siell by these results	Fidelity + Deposit Company
1	, securities, are neid and many sound unto
11.0	cessors in office and assigns, in the just and full sum of \$7,970.00)
1 / HO	The state of secretary
	old Ordinary, and his successors in office, we and ourselves, our news,
executors, and administrators, in the wh	ole and for the whole sum, jointly and severally and firmly, by these
	his 4th day of nov. 1929.
at Lawrence	ille, Ga.
•••••	ž
The Condition of the above Obligation	ms. Eather Clement
	do make a true and perfect inventory of the goods, chattels,
	Ben clement late of
Gwinnett County, deceased, which have	re or shall come into the hands, possession, or knowledge of the
said mrs. E	or clement, or
	persons, for her, and the same, so made do exhibit unto the
	unto required; and such goods, chattels, credits, lands, and tenements
	law, and do make a just and true account of her .actings and
A	reunto be required by the Court; shall deliver and pay to such person
	ntitled to the same by law. And if it shall hereafter appear that any
	eccased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate	thereof, and mrs. Esther Clement
	up the said Letters of Administration, then this obligation to be void;
else to remain in full force.	
Signed, sealed, and acknowledged in	
approved.	Mrs. Esther Clement (L.S.)
E. S. wager.	Fidelity + Deposit Co. of Manyland
Ordinary	By: Lindley W. Bode, agents)
	Jestina, agenti, s.)
	OATH.
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
mestace, so tal as I know of believe, and	that I will well and truly administer as all all and an all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all and truly administer as all all all all all all all all all
octated, and disourse the same as the law	requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."	1
Sworn to and subscribed before me	this day of , , 19
	11
Recorded	The state of the s
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*60.5 -M. & B. Co.	

GEORGIA GWINNETT COLLY

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Mrs. Ella Rose Wilson principal to The Fidelity to Repeat Company by Maryland, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Jus Thousand Leven Hundred Lighten (82, 716.00) Dollare for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed with our seals, and dated this 26, day of Nov. 1929.
The Condition of the above Obligation is such:
That if the above bound Mrs. Ella Rose Wilson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Rulie L. Julius
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this day of ,19
Recorded
Ordinary.

GEORGIA, GWINNELL
Know all Men by these Presents: That we, C. S. Jones, and M. L.
B
Brumon as principal and w. M. Wholey and J. W. Tinguison do securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Tuendy - few Hundred (1)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our neirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and infinity, by cheek
presents. Scaled with our scals, and dated this at Lawrence ille , Gu.
Dec. 64 1929
The Condition of the above Obligation is such:
That if the above bound C. S. Jones, and M. L. Brannon
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of. W. J. Jones late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C. S. Jones, and M. S. Brannon, or the hands or possession of any person or persons, for Chem, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Ci & Jones + M.L. Bramon
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
6. S. Jones
E.S. Jones (L.S.)
S. W. Flergeroo (L. S.)
W. M. Whaley (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
WE
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
reased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." C, S, Janes and My duties as Ad-
Sworn to and subscribed before me, this 6 A day of Dec, 1925
A day of , 19 2/
le du o ja, or
Q 2 1 11
Recorded Asc. 6 L 1929
6 SWO Ordinary.

Know all Men by these Presents: That we, J. a. Minov, fumupal and The Fridelity and Deposit Company & many land , securities, are held and firmly bound unto
mary land
the Ordinary for said County, and his successors in office and said in the contract of the Ordinary for said County, and his successors in office and said in the contract of the Ordinary for said County, and his successors in office and said in the contract of the Ordinary for said County, and his successors in office and said in the County for said County, and his successors in office and said in the County for said County, and his successors in office and said in the County for said Coun
(X S 4 A 0 0)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our seals and data to the sealed with our sealed with our sealed with ou
Sealed with our seals, and dated this ah Lawrenceville, for Dec-
The Condition of the above Obligation is such:
That if the above bound & a. Minar
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mrs. Bealisce H. Craig late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of him actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
else to remain in full force. Signed, sealed, and acknowledged in open Court.
J. a. mnor (L.S.)
Findelity and Deposit Company (S.)
By Loney W. Bode (L. S.)
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GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Miss. Beatrice H. Crary, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this. 9 4 day of 1920, 1929
Sworn to and subscribed before me, this $G = \mathcal{A} -$
S 1111 76
Recorded Dec, 11th 1929 E. See - ga Ordinary.
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Fi M. More, as Romero
Know all Men by these Presents: That we, J. M. Moore, as principa
and JE. Freman ar
, securities, are held and firmly bound unto
to the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Two Thousand Bolland (#2000,00) Thousand Ordinary and his successors in office, we and ourselves, our heirs,
Two Thousand Gallars (2000.
for the naument of which slim to the said Ordinary, and the said ordinary,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this at Lawrence ills, to
Jan, Lif 1930
<i>(</i> /
The Condition of the above Obligation is such:
That if the above bound. H. M. Moore
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of A. D. Hiserman late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said F. M. Moore, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
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said Ordinary when he had be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of him actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and H. M. Moace
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
approved by F.M. Moace (L.S.)
E. Swign bide JE. Freeman (L.S.)
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that A. D. Hreeman, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
reased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
FI. M. Moore
Sworn to and subscribed before me, this 6 Ch day of Lan.
Sworn to and subscribed before me, this 6 th day of Jan. , 1930
e o wage, ardinary
Recorded Jan, 1930
Recorded Jan, 7th 1930
Ordinary

GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we, M. C. Davis, on k. and C. a. King and A. J. Haney , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of (\$ 9000.00) Dallan for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Sealed with our seals, and dated this at Laurencevelle Hartan, 8th 1930 The Condition of the above Obligation is such: That if the above bound M. C. Davado make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Washington David late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the said Ordinary when.....shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of her actings and doings therein when Me.shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and M. Co. Daes in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. M. C. Dacis 6. a. 15mg L. S. OATH. GEORGIA. GWINNETT COUNTY. I do solemnly swear that Washing lon Doors intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-M. C. Vous ministrator. "So help me God." 11530 Recorded Juni 8 L 1930 Orlinery.

*61-1. -M. & B. Co.

Know all Men by these Presents: That we, Mrs. Maggie Johnson,
principal + W. D. Nichale.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Turelue Hundred (8/200.00) Doceans
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our seals, and dated this. Helman, 3, 1930
The Condition of the above Obligation is such:
That if the above bound mrs. maggie Johnson
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Louis McJunkins late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. Maggie Johnson, or
the hands or possession of any person or persons, for her and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofheractings and
doings therein when she shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mre. Maggie folimon
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
E C. 115. Maggie Johnson (L.S.)
E. S. Wages, W. D. Michaele (L. S.)
E. S. Wages, N. D. Michaele (L.S.) Ordinary (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said decreased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrators (10.1).
ninistrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
*61-55-51. & B. Co. Ordinary.

dounty.	1
Know all Men by these Presents: That we. Bar land	1
Know all Men by these Presents: That we, Bothwell Pase, principal, R. F. Pase and G. W.	
he Ordinary for said County, and his successors in office and series.	
he Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
or the payment of which sum to the said Ordinary and him	1
or the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.	
Julie and severally and severally and c	1
Sealed with our seals, and dated this. Hebruary 3rd 1930	I
f 130	1
The Condition of the above Obligation is such:	
That if the above bound Bothwell Pase	
do make a true and perfect inventors of all	
ights, credits, lands and tenements of	
winnett County, deceased, which have or shall come into the hands, possession, or knowledge of the	
aid Bolhwee Pass	
he hands or possession of any person or persons, for hum, and the same, so made do exhibit unto the	
aid Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements	
o well and truly administer according to law, and do make a just and true account of law actings and	
loings therein whenLeshall thereunto be required by the Court; shall deliver and pay to such person	
r persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	
ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	1
Executor obtain a certificate of the probate thereof, and Bothwell Pase	1
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void	1
lse to remain in full force.	i
Signed, sealed, and acknowledged in open Court.	
E. S. Wages Bothweel Pass (LS)	1
Ordinary R. F. Pass (L.S.)	1
G. W. Westbrooks (L.S.	
OATH.	
GEORGIA, GWINNETT COUNTY.	.
I do solemnly swear that	-
eased, and disburse the same as the law requires, and discharge to the oscio-	
ninistrator. "So help me God."	
Sworn to and subscribed before me, this	
CHOIL CO AND SUCCESSION CONTRACTOR CONTRACTO	!
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	1

Ordinary.

Administrator's Bond.

1 1/ 2(00 h
Know all Men by these Presents: That we, W. H.
D. O) 11 Hand, and le, R, Ware, as Husly
Know all Men by these Presents: That we, S. H. Hell, permental, and J. V. Hood and Co, R, Ware, as Survey, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
El Il and O of even Hundred & Forly \$11.7 Ko.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. Sealed with our seals, and dated this at dawnessewill the.
6 ih day J Fel, 1930
The Condition of the above Obligation is such:
That if the above bound. It. Hill
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of R. Phill late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said & H. Hill ,, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Jo A. Hell
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force. Signed, sealed, and acknowledged in open Court.
Signed, seared, and acknowledged in open Court.
J. H. Hill (L.S.) J. V. Hood: (L.S.)
L. V. Hood (L.S.)
6. Q. Ware
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
A R 7/10
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this. 64 day of Fiele. 10.36
Sworn to and subscribed before me, this 64 day of Fiele, 1936
E. Swager, and
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11. 6 , 11
Recorded 4/seli. 6 Ch 19.30
E Scelande

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, W. L. Pulle, as principal
and The Fredelity and Debes The
mary land, and separat Company of mary land, and securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Six Thousand (6000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this Sawrence ille, Fa. 2 Day
Jul. 1930
The Condition of the above Obligation is such:
That if the above bound W.L. Pubile
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mrs. M.C. Puble late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said W'L. Rinkle , or
the hands or possession of any person or persons, for hands, and the same, so made do exhibit unto the
said Ordinary when. Leshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W.L. P. P. in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Turk Prille
Fidelity and Deposit Company (L.S.)
11 Marie la 9
By Lindley W. Broke
OATH. (L.S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mrs - M. C. Pulle , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this S. L. day of Fiele, 1950.  W. L. Perkle
Swam to and subscribed before me this & L. dough Tiels - 1030
MILAI Park la la la la la la la la la la la la la
·
Recorded Freh. 8il 1930
E. Levage Ordinary.
*6185:=M. & B. Co. Ordinary.

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e	;		ŧ	ţ

Administrator's Bond.

Brooms That we Mist Lucy Harlow,
Know all Men by these Presents. That they
Know all Men by these Presents: That we, Mrs. Lucy Hinton,  principal and Claud Hinton  , securities, are held and firmly bound un
V , securities, are noted and army securities.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Twenty Thousand (820,000,00) Dalland
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our hei
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
presents.
presents.  Sealed with our seals, and dated this. March 4th 1930
The Condition of the above Obligation is such:
That if the above bound Mis, Lucy Hinton
do make a true and perfect inventory of the goods, chatte
rights, credits, lands and tenements of hlv. Chulmus Hinton late
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of t
said Mr. Lucy Hulon
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto t
0
said Ordinary when I had shall be thereunto required; and such goods, chattels, credits, lands, and tenemer
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such pers
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that a
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and t
Executor obtain a certificate of the probate thereof, and Mrs. Lucy Kinlow
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voi
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Lucy Hullow (L.S
Lucy Hulon (L.S.
(L. S
O A TIT
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Dr. Chalmus Hinlan, deceased, di
niestate so far as I know as believe a believe a so far as I know as believe as far as I know as believe a so far as I know as believe a so far as I know as believe as far as I know as believe a so far as I know as believe a so far as I know as believe as far as I know as believe as far as I know as believe as far as I know as believe as far as I know as believe as far as I know as the same as far as I know as the same as I know as the same as I know a
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said d
reased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as A ministrator. "So help me God."
ducy Harlon
Sworn to and subscribed before me, this Kin day of March , 1930
day of vacan 19,30
E. Sweger, andring
7
Recorded March 6il 1930
8 1

Administrator's Boud.

GEORGIA.	<b>GWINNETT</b>	COUNTY.
02020222	O 11 11 11 12 1	

& P Zaha Ramana
Know all Men by these Presents: That we, G, P. Japp, Remapo
and F. & Dammon
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
One Thousand (\$1000.00) Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our seals, and dated this March 4 1, 1930
The Condition of the above Obligation is such:
That if the above bound F. Jofe
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Relet Oliver (Col) late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said S. P. Topp ,, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when Leshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, a required, relider and deriver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.  Signed, sealed, and acknowledged in open Court.
G. P. Japp (L.S.) 4. Dannona (L.S.)
4. Dannona (L.S.)
(L. S.)
(L. O.)
OATH.
CEORCIA CWINNETT COUNTY
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Relief Oliver (".ell deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the law requires and dishurse the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the same as the
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
J. P. Jak
Sworn to and subscribed before me, this the day of march , 193 c
G. P. Japp
Recorded March 6th 1930
& Su
*61 Severy Ordinary.

D. T. Cucan and
Know all Men by these Presents: That we, Porter Lucas, as
Demospol The Widelity and Deposet Company
know all Men by these Presents: That we, or deposit Company & person party of The Widelity and Deposit Company & marland, as Durety securities, are held and firmly bound unto
in office and assigns, in the just and run sum of
The Ordinary for said County, and his successors in once and the Ordinary for said County, and his successors in once and for the said of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said octained, the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
and detail this and accounting and accounting the
Sealed with our seals, and dated this  3 and day 2 april, 1930
The Condition of the above Obligation is such:
That if the above bound Porler Line as admir
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Olis Lucas late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Parter Lucas adm., or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when LL shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Vartu Lucar
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Partie 1
(L. S.)
Fredelity + Deposit Co & Mayland S.)
By Lindly W. Bode (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Olis Lucas deceased died
intestate, so far as I know or believe, and that I will well and truly edicinity.
as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."  Porler Local  Summary to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this > ch day of april , 1930
Da A day of Upril , 1930
Porter Lucas
Recorded abil sel
Recorded april 8 ch 1930
*61:5-M. A. IL. Co. Credinary
Ordinary

Intalatrator's Bond.

Know all Men by these Presents: That we, & Q. / Eumedy as
know all Men by these Presents: That we, J. a. / Einnedy, as principal, and B. A. Juallace as Surie,
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Six Hundred (600.00) Wallan
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our seals, and dated this Cak Law renewable, ya
7 day 2 april, 1930
The Condition of the above Obligation is such:
That if the above bound for a, Remedy
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of E. G. / Cernedy late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Jo. a. / Cernely , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.  Signed, sealed, and acknowledged in open Court.
J. a. Kerrudy (L.S.) B. a. Wallace (L.S.)
4.0
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that E, & /wrivedy , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this Subscrib
Sworn to and subscribed before me, this > it day of april ,1930
E. Sw-ger, and
Recorded april 8 il 1930. S Sever or Ordinary.
E Swoger Ordinary.

Porter Lucas as
Know all Men by these Presents: That we, Porler Lucas, as
Principal, and 6. H. Morrison
Know all Men by these Presents: That we, Porter & wood, and Principal, and 6. H. Thomas, securities, are held and firmly bound unto Rurery.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
)
for the payment of which sum to the said Ordinary, and in succession and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and
presents.  Sealed with our seals, and dated this. at Lawrenceville, Fa
Scaled with our seals, and dated the april 7 it, 1930
april 14, 1950
The Condition of the above Obligation is such:
The Condition of the above bound Parler Lucas adm.
That if the above bound.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mushack Lucas late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have or similar con-
said Parle Lucan, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Parter Lucas
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Porter Lucas (L.S.)
6. H. Thomas (L.S.)
(L. S.)
OATH.
CEODCIA CWINNETT COUNTY
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Mechaele Lucas, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said decased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said decased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said decased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."  Parket Lucas  Sworn to and subscribed before me, this 2 Lucas day of April 1936.  E. Lews 7 - Q
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."

dring prove Earl

Know all Men by these Presents: That we, Miss. (a). had gare ar
foreigne, and & Hilletie
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of English Iturable & (800.00) Lateral
for the payment of which sum to the said Ordinary, and his successors in office, we and ouncless our help
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this UK Lawner wells, Fa
The Condition of the above Obligation is such:
That if the above bound Miss. C. J. Kel game
do make a true and perfect inventory of the goods, chattels
rights, credits, lands and tenements of C. J. Kil Jan.
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said ) us. C. J. Kiegane .a
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when sike shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actions and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and mus. a. lul gove
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void:
else to remain in full force.  Signed, sealed, and acknowledged in open Court.
mo. Ce. Kelgare LS
24 200 664
J. 7. mc Suc Ls
L.S.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that le 2 // // get deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on an the estate of the
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my outles as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this. 2 day of light 19 30
Sworn to and subscribed before me, this the second of Capacity of
Recorded apric 7 th 1930
Recorded of free C. Swage . Ordinary.
7

GEORGIA, GWINNETT GOODITE
I do solemnly swear that Mia, H, C, Cofer , deceased, die
I do solemnly swear that
the said decrease I know or believe, and that I will well and truly administer on all the estate of the said de
I do solemnly swear that I will well and truly administer on all the estate of the said de intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
coased, and disburse the same as the law requires, and discharge to the best of my ability and
" I'm I'm Cod"
Sworn to and subscribed before me, this 94 day of a fail , 1930
day of april 1920
Sworn to and subscribed before me, this
E. Sweger Ond

Recorded april 9 L 1930 61-5-M. & B. Co.

Know all Men by these Presents: That we want
and The Fidelity + Deposit Comed as primapal
and The Fridelity & Deposit Company & Maryland , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our seals and he are a first and severally and firmly, by these
Sealed with our seals, and dated this at Law remewille but op all
The Condition of the above Obligation is such:
That if the above bound Jo. C. Human
do make a true and a true
rights, credits, lands and tenements of &. W. Murican
Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the
said po a duncan
the hands or possession of any person or persons, for and the same so made do orbibit not at
said Ordinary when M. shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of first actings and
doings therein when Al shall thereunto be required by the Court; shall deliver and any and
persons, respectively, as they may be entitled to the same by law. And if it shall be control and the
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Letters of Administration, then this obligation to be void;
cise to remain in fun force.
Signed, sealed, and acknowledged in open Court.
J. C. Lluncar (L.S.)
Fredelity + Deposit Co. & Mary Louis
By Lindby so Party (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that & W. Murran, deceased, died
intestite, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
J. C. Durnan
ministrator. "So help me God."  Sworn to and subscribed before me, this 14 L day of April ,19.3c
E. Swager, Ordining
Recorded Opil 14 LL 1930
6155→M. & B. Co. Crdinary.

Know all Men by these Presents: That we, Mrs. L. M., Cooper as
Proceed and Findelity and Depart Company
Rnow all Men by these Presents: That we, I want Depart Company  Runcipal, and Hindelety and Depart Company  Maryland & Ballinge Maryland, securities, are held and firmly bound unt
0 / A 100.0 Katta-a
to the said Ordinary, and his successors in onice, we and barbert say
executors, and administrators, in the whole and for the whole sum, joined and severally and severally
presents.  Scaled with our seals, and dated this at Lawrence le, In.
april 94, 1930.
The Condition of the above Obligation is such:
That if the above bound Miss. L. M. Cooper
do make a true and perfect inventory of the goods, chattels
rights, credits, lands and tenements of Of Weble late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. L. M. Cooper,
said /// A : // Composition of the said and said
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when Italianshall be thereunto required; and such goods, chattels, credits, lands, and tenement
do well and truly administer according to law, and do make a just and true account of
doings therein when And shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. L. M. Coofser
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void else to remain in full force.
Signed, sealed, and acknowledged in open Court.
ms L. M. Cooper (L.S.
Findelity & Depast Company (L.S.
& Maryland (L.S.
OATH. Bode.
OAIH. /
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that African Webb deceased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad
ministrator. "So help me God." Mrs. L. M. Co open
ministrator. "So help me God."  Mrs. L. M. Co of Sworn to and subscribed before me, this 9 L. day of april 1930  E. Sworn to and Subscribed before me, this 2 L. day of april 1930
E. Swager and
Recorded 17 ch april 1930 E. Scorger Ordinary.
E. Score
'6185—M. & B. Co. Ordinary.

, THEIT COUNTY.
Know all Men by these Presents: That we, C. T. Barber, as function
and b, c. Monlyoney, as Lucy
, as during
the Ordinary for said County, and his successors in office and accident
winy - to got (8 2800,00) ) tunded 10.00
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at Lawrence ille Ha May
2-2/930
The Condition of the above Obligation is such:
That if the above bound C. T. Barler
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of J. a 7 ms J. S. a. Barlin late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C, T. Barber , or
//
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenhe shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account ofactings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and C, J. Barber
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
C, T, Bailin (L.S.)
appeared by G. C. Morelgonery (L.S.)
E, Swager, on (L.S.)
OATH
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that.
intestate, so far as I know or believe, and that I will well and the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires and discharge to the best of my ability all my duties as Adceased, and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requir
Sworn to and subscribed before me, this
Recorded 19
RecordedOrdinary.

Know all Men by these Presents: That we, I W, String hit as
Know all Men by these Presents: Ind. We of Company 2
Anneyal, and Friderica units securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Cleven
Thousand one Hundred. Severy- me (\$11,179.00) Wallung
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successful and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our seals, and dated this of awrencevilla, say
g april , 1930
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of mis. Emmu Strught late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said & W, Sanght, or
the hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, for hands or possession of any person or persons, and the same, so made do exhibit unto the
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said Ordinary when LLshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
2u, Singht (L.S.)
Frdelity & Deposit Company & (L.S.)
Maryland (L. S.)
OATH
<u>— 11.                                    </u>
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mrs. Emma Knight deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of 19
Sworn to and subscribed before me, this day of , 19
6. Dellag Is, Orang
Recorded May 6 if 1932
*61-5-M. & R. Co. E. Sevagar Ordinary.
Ordinary.

Administrator's Bond

Know all Man burst
Know all Men by these Presents: That we, Mrs. D. L. Grassau as
principal + f. D. Carrall
the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County to the Ordinary for said County t
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Fifteen Hundred (\$15-00.00) Doceans
payment of which sum to the said Ordinary, and his successors in office we and
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this \\ \text{YNQ_3^1930}
The Condition of the above Obligation is such:
That if the above bound mrs. Q. L. Crosson
2) make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of R. leanne late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said mrs. D. L. lerson , or
the heads are significant to the second seco
the hands or possession of any person or persons, forher, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mr. D. L. Brasser
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
^
approved by
E. S. Wages, J. D. Carroll (L.S.)
E. S. Nager, J. D. Carroll (L. S.) Ordinary (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intectate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
" Harry Man halp me God"
Sworn to and subscribed before me, this day of , , 19
Recorded
*6185-M. & B. Co-

Know all Men by these Presents: That we, J. M. Mrore, principal
Know all Men by these Presents. That we want
and It. Q. Samuel
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Luc Thousand (82,000.00) Quelus
to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said ordinary, but the see executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our seals, and dated this may 5'th 1930
Selled with our seals and extra the
The Condition of the above Obligation is such:
That if the above bound J. M. Morre
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of 6. N. Cannon late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. M. Moore, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
•
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. M. Morre
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
I. m. more (L.S.)
Fi Q. Sammons (L.S.)
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that ,, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19

V
Know all Men by these Presents: That we, W. S. Garrace, mrs. D. L.
Crassau, as principal and f. D. Carroll
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Lew Thousand (2/3,000.00) Delease
of which sum to the said Ordinary and his succession is on
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this may 5-th 1930
The Condition of the above Obligation is such:
That if the above bound W. G. Carrall & Mrs. D. L. Crosson
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of mrs. maggie m. Carrel late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said W. G. Garrace + mrs D. L. Crasser, or
the hands or possession of any person or persons, for Theu, and the same, so made do exhibit unto the
said Ordinary when Livy shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Licer actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W. S. Coursel + ins. G. L. Crasson
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; 'else to remain in full force.
Signed, sealed, and acknowledged in open Court.
E. S. wages, mrs. D. E. Craeser (L. S.)
Ordinary W. S. Barrace (L.S.)
6, D. Garrie - (L.S.)
OATH.
<u> </u>
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Recorded19
Ordinary.
'6 \(\sigma - M. & B. Co.

Ry Buston as
Know all Men by these Presents: That we, R. y, Buston as
know all Men by these Presents: Inthe West West and Deposed Co.  principal and The Findelity and Deposed Co.  port Mary land , securities, are held and firmly bound unto
y of y ary care
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  This dended (\$500.00) Dollars  This successors in office, we and ourselves, our heirs
of the said Ordinary, and his successors in office, and his successors in office,
for the payment of which sum to the said ordinary, in the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the seconds
presents.  Sealed with our seals, and dated this of auvilence ille, Ju. May 54
1930
The Condition of the above Obligation is such:  That if the above bound. R. y. Button
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for home, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. J. Berlon
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
R. y. Bulon (L.S.)
Fidelity T Depose Company (L.S.)
B Maryland (L.S.)
DATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that a, S. Beerlan, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."  R. Y. Burlon
Sworn to and subscribed before me, this 5 day of 24 ccy , 192c
i e, owages, but
Recorded May 10th 1930
Government of the second of th

TOONII.
Know all Men by these Presents: That we, W, P. + J. W. Webb, ar
The Findelity & Deposit Co. of
Securities are hold and Co. 1.1.
of said county, and his successors in office and assigns, in the just and full areas
Thousands (\$ ) 100 00 1 10.00
to the said Ordinary and his guessess is or
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this at Law renceville, Sa
may 12h 1930.
The Co.
The Condition of the above Obligation is such:
That if the above bound W, P. T. F. H. Webb
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of P. Welle late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said W, P, T J, H. Welle , or
the hands or possession of any person or persons, for Them, and the same, so made do exhibit unto the
said Ordinary when Liey shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when Livy shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W. P. + J. W. Well.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
J. 70.006 (L. S.)
The delely + Separet Company (L. S.)
2 mary land (L.S.)
By Ared medell
ØATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." 70, 0. + 31. F. 10.166
Sworn to and subscribed before me, this day of May 193
ESW o Jan Outina
Recorded ) 1104 10 il 1930.
E Sw- Jan Ordinary.

*61*59-M. & B. Co.

Know all Men by these Presents: That we, Mrs. Flornie Danie, as
know all Men by these Presents: That we, P. Lapp and principal, W. a. Dairie, J. S. Bradberry, H. P. Lapp and
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Twenty Eight Hundred (\$2800.00) Wellars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said or the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this.  Opril 8th 1930
The Condition of the above Obligation is such:
That if the above bound Mrs. Hlomic Davie
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said mre. Flormie Davie , or
the hands or possession of any person or persons, for her and the same, so made do exhibit unto the
said Ordinary when Shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Hlommie Danie
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
$6$ $\lambda$ $\mu_{1}$ $\lambda$ $\lambda$ $\lambda$
(L. S.)
b. P. Japp by a. S. Ludlich, arty in for
my Or THIS
<del></del> ,
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So bely me God"
So help hie God.
Sworn to and subveribed before we did
Sworn to and subscribed before me, this day of , , 19
Parallal and the same of the s
Recorded 19
*618:-M. & B. Co. Ordinary.

Know all Men by these Presents: That we, a. M. Sorry belon and Sure of al, and W. E. Daning and are
the Ordinary for said County and his automatical states of the said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and his automatical states of the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said C
the Ordinary for said County, and his successors in office and said said said said said said said sai
the Thousand Blow out 18 Cc
presents.
Scaled with our seals, and dated this at Lawrenceville, Ga
may, 17 ih, 1930
The Condition of the above Obligation is such:
That if the above bound a. M. Singlelon
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mrs. Magge Marline late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said U.M. Drzy lelon
the hands of possession of any person or persons, for the same, so made do exhibit unto the
said Ordinary when All shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and A. M. Sungleton
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
appeared by a. M. Singleton (L.S.)
The state of the s
6. Sevoyer, ord (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mrs. Maggget , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."  An 27 lelo 1
Sworn to and subscribed before me, this 1 day of May 193
ce, our y agreemy
112 and 10 of 10 3m
Recorded 112 ay 19 7 19.30. E. Silleger Ordinary.

*61855-M. & B. Co.

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Administrator's Bond.

GEORGIA
Know all Men by these Presents: That we, Sarah M. Hogsed, principal
Know all Men by these Heselity + Awaranty Company
Know all Men by these Presents: That we, Sarah M. Suranty Company and The United States Fishelity & Swaranty Company, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
One Thousand Fine Hundred (\$15-00.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly height of the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said Ordinary in the said
presents. Scaled with our scals, and dated this 14th day of may 1930 at
Decatur, Ha.
The Condition of the above Obligation is such:  That if the above bound Larah M. Hogsel, Executing
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Saelie 4. mcElray late of
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Saelie F. Mc Elray , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when She shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein when Sheshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Sarah m. Hogel
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Robb. W. Paris mrs. Sarah m. Hogsel, principsos
Vinited States Fidelity + Guaranty les, suretry
By W. O. Parrie, atty in Hack (L. S.)
(1.0)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19

Know all Man
Know all Men by these Presents: That we, E. W. Davis, principal, W. D. Smith and W. P. Noch
the Ordinary for said County, and his successors in officers to
Justing Four Hundred (\$2400.00) Docessor
for the payment of which sum to the said Ordinary
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this June 9th 1930
The Condition of the above Obligation is such:
That if the above bound & W. Davis, adur. de foris nou,
with Will arreyed do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Harrissu arnald late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
OF
the hands or possession of any person or persons, for
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of hie actings and
doings therein when
Executor obtain a certificate of the probate thereof, and
Signed, sealed, and acknowledged in open Court.
E. S. Wages, Ordinary E. W. Davis (L. S.) W. D. Smith (L. S.)
W. P. Rash (L.S.)
70, 70, 70, 70, 70, 70, 70, 70, 70, 70,
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of, 19
Recorded
Recorded Ordinary.

*61859-M. & B. Co.

	H. L. Milchell as
Know all Men by these Presents: The	B, Jardon as Rucely  securities, are held and firmly bound unto
principal, and A.	N, Janos J
, , , , , , , , , , , , , , , , , , , ,	
O lines for said County, and his successor	rs in office and assigns, in the just and full sum of
1. 7/	(% 600.
	dinary and his successors in other,
executors, and administrators, in the whole a	nd for the whole sain, joined and a constant
presents.	n on 11th 1930
Sealed with our seals, and dated this	July 11th, 1930
The Condition of the above Obligation is	such:
That if the above bound.	? Milshell
	do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of	s Eliza milohell late of
rights, credits, lands and tenements of	the bands necession or knowledge of the
Gwinnett County, deceased, which have or	shall come into the hands, possession, or knowledge of the
said F. L. Milchell	, or
the hands or possession of any person or person	ons, for, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto	required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law,	and do make a just and true account of his actings and
<i>))</i>	to be required by the Court; shall deliver and pay to such person
	ed to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceas	ed, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate the	reof, and N.L. Muchell
	the said Letters of Administration, then this obligation to be void;
else to remain in full force.	_
Signed, sealed, and acknowledged in ope	H. L. S.)
2	A. B. Jordan (L.S.)
	0
	(L. S.)
	OATH.
Change Chileman Collins	
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Mrs., C	80 h 70 00
I do solemnly swear that //// 1 C	elya Mohell , deceased, died
ceased, and disburse the same as the law requ	t I will well and truly administer on all the estate of the said de-
	ires, and discharge to the best of my ability all my duties as Ad-
	H. S. Milohell
Sworn to and subscribed before me, thi	s // The day of July 1930
	F. Durgan on
	0
Recorded Jeely // Ch	1930
*61-5-M. & B. Co	E. Surg Collinson

THEIT COUNTY.
Know all Men by these Presents: That we, Many
Know all Men by these Presents: That we, Miss Iney Moure and
y we turly
the Ordinary for said County, and his successors in office and
June 16 Garages in the just and full sum of
for the payment of which sum to the said Ordinary and his
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly by the
Sealed with our seals, and dated this Sawrenewille La april />
The Condition of the above Obligation is such:
That if the above bound Miss Loney Moore Executating
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Adamy Moure late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Miss In. Moure
the hands or possession of any person or persons, for
said Ordinary when Ale shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when She shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Miss Dong Moore in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Jones Mone (L.S.)
DEP 1
) T. R. St. 127 (L.S.)
(L. S.)
OATH
OATH.
GEORGIA, GWINNETT COUNTY.
, deceased, died
that I was far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Sworn to and subscribed before me, this.
Recorded Ordinary.

2 1 4 16 10
Know all Men by these Presents: That we, Mrs. J. J. Suther and
Know all Men by these Presents: That we, Mrs. J. J. Guthie and Surely france fall, and A. J. Guthie and Surely , securities, are held and firmly bound unto
- Give and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  Line Stumbed (4500.00) Lollard  Jine Stumbed (4500.00) this successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
are and administrators, in the whole and for the whole same
presents. and dated this at Lawrence ille, Ita-
Sealed with our sears, and dated the
That if the above bound Miss, J. Julpine Chucking
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of J. Harry Moore late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. J. J. Gerthrie , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the said Ordinary when, shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of her actings and
do well and truly administer according to law, and do make a just and true account of the deliver and pay to such person
doings therein when. Shall hereafter appear that any
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. J. J. Luchici in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
in such case, it required, render and deriver up the said Detters of Administration, then this configurion to be void, else to remain in full force.
Signed, sealed, and acknowledged in open Court.
6. Swyr, and Mo, J. J. Suther (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Recorded 19
*6ic-M. & B. co. Ordinary

· -	THE TI COUNTY.
Know all Men by these Presents, T	hat 1
and The Fidicit	hat we, Sam westbrook, Principal
	bat we, Sam weathroat, Principal
maryland	Securities are half to
the Ordinary for said County, and his suggested	, securities, are held and firmly bound unto
Thousand Tons	ors in office and assigns, in the just and full sum of Clever
for the payment of which	hed Jufty (\$1), 25-0.00) Deleve
presents.	and for the whole sum, jointly and severally and firmly, by these
Social with our seeds and the same	0 1
beated with our seals, and dated this	9, day of July 1980
	V
The Condition of the above Obligation is	such:
That if the above bound	11
	do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of	f. W. Westbrook late of
	0
	or shall come into the hands, possession, or knowledge of the
	ethor , or
	sons, for
	to required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law	w, and do make a just and true account of the actings and
doings therein when he shall there	into be required by the Court; shall deliver and pay to such person
	tled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the dece	ased, and the same be proven before the Court of Ordinary, and the
Executor obtain a cortificate of the probate th	nereof, and Sam Westbrook
is such asso, if required render and deliver to	p the said Letters of Administration, then this obligation to be void;
else to remain in full force.	p one said Zeoccia of Familiania,
Signed, sealed, and acknowledged in o	pen Court.
0. 7.	
Ordinary	The Fidelity - Deposit to of manyland Bus Hord L. rushit, agent and S.)
U	By Hed L. nicht agent and S.)
	accornly.
	OATH.
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
Thursday holious and th	hat I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law re-	quires, and discharge to the best of my ability all my duties as Ad-
II .	
Sworn to and subscribed before me, t	thisday of, 19
Recorded	Ordinary.
	Oldini. J.

*61859-M. & B. Co.

Know all Men by these Presents: That we, Mrs. annie Lee Wilson
Know all Men by these Presents: That we, 11 to an and F. W.
know all Men by these Presents: That we, 1/12 and J. D. Spranged, and W. J. Wilson and J. D.
August and securious, are not and many bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
There of the there of the day
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and to the whole and the whole and to the whole and the whole an
presents.  Sealed with our seals, and dated this /old day of Defot, 1930
The Condition of the above Obligation is such:
That if the above bound Mrs. Denic Lee Wilson
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of $\mathcal{A}, \mathcal{M}, \mathcal{Boxles}$ late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs, annie Lee Wilson , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when Ale shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of, Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Amnie Lee. Wilson in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Downey, ording mo annis Le vieson (L.S.)
W. D. Wilson (L. S.)
. L. S. Sammon (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
seased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
*Green A. R. D. Co. Ordinary.

WHATT COUNTY.
Know all Men by these Presents: That we, Mrs. alma Purce, prince
and Findelity & Tel - 1
and Fidelity T Deposit Co. of many land, Surely
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary and his
for the payment of which sum to the mid on
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this 23 day 2 September 1930
at Laurence ille Ha
The Condition of the above Obligation is such:
That if the above bound mis, alma Prince
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of W, E, Pierce late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said mis alma Pierce or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and ma, alma Guce
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.  Signed, sealed, and acknowledged in open Court.
mis. alma Pierce (L.S.)
Fridelity + Deposit Co & (L.S.)
Grantly Dupling Co D
maryland (L.S.)
124 Just nucles
OATH.
CAMPANETT COUNTY
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that W. E. Perroe deceased, died to solemnly swear that W. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased, died to solemnly swear that D. E. Perroe deceased deceased d
the same as the law requires, and discharge to the best of my
"So help me God."
Sworn to and subscribed before me, this 23 day of Sefect , 1930
Sworn to and subscribed before me, this and any of the Colore me, this and the Colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, this are the colore me, the colore me, the color
Mrs. alma vicio
2 = 0.50
Recorded Sept 26-Ch 1930.  E. Swog. Ordinary.
Recorded E Swag ordinary.
*6055~M. & B. Co.

Vacual Man by these Presents: That we, C, S, Jones Pincipal
a O 24 a Maters and J. W. Freiguson as
Know all Men by these Presents: That we, C, S, Jones principal and W. a. Waters and J. W. Frequeson as  Jurely , securities, are held and firmly bound unto
in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office we and ourselves, our heirs
the said Ordinary and his successors in office, we thin said fells,
for the payment of which sum to the said Ordinary, and whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our seals, and dated this Och. 6th, 1930 at
Sealed with our seals, and dated this.
Lawrence ille, Ga.
The Condition of the above Obligation is such:
That if the above bound. C. S. Jones
do make a true and perfect inventory of the goods, chatters,
rights, credits, lands and tenements of Miss Elya ann Jonea late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said C, S. Jones ,, or
the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and C, 8. January
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
6. S. Jone (L. S.)
le, & Jone (L. S.) W. a. water (L. S.)
& W. Ferguson (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mirs Elya ann Jones, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this 6 th day of Ook, 1932.
6. S. Jones
Recorded Co X 6 if 1932
Towns, & II. Co. E, but ges Ordinary.

WINNETT COUNTY.
Know all Men by these Presents: That we, me, W. H. Maxey as
a di
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Only
for the payment of which sum to the said Ordinary
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Sealed with our seals, and dated this 24 it day of July 1930 at
Lawrence ille Ga,
The Condition of the above Obligation is such:
That if the above bound Mis, W, J., Maxey
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of H. Aracewell late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. W. F. Maxey , or
the hands or possession of any person or persons, for here, and the same, so made do exhibit unto the
said Ordinary when Lac shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of here actings and
doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mus, W, Fi, Max Ly
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.  Signed, sealed, and acknowledged in open Court.
ms. w. J. Mex. y (L. S.)
E. Swoger, ord Suche Jackson (L.S.)
. (L. S.)
OATU
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that A. A. Bracusel , deceased, died
the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the sa
ceased, and disburse the same as the law requires, and discharge to the best of my animy an my dates a
ministrator. "So help me God."
Sworn to and subscribed before me, this 24 day of July , 19 30
Sworn to and subscribed before me, this 24 day of July 1930
Recorded Oct 7 il 1930.
Recorded E. Swage Ordinary.

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. ',		13	

*61<:>→M. & B. Co.

Administrator's Bond.

GEORGIA, OWILLIA		
Know all Men by these Presents: That we, le, J. Kent as principal		
And The Fidelity and Depart Company of Mary land, December , securities, are field and firmly bound unto		
and the Fracting was a fold and firmly bound und		
Mary land, Decurles, securities, are need and mining bound unto		
II // :- effice and assigns, in the just and full suit of		
of the same of 3,00%. I Leavente		
to the said Ordinary, and his successors in ontes,		
executors, and administrators, in the whole and for the whole sum, jointly and severally and ministrators, by these		
presents.  Scaled with our scale, and dated this Sept, 20 it, 1930 of Lawrencevill		
Scaled with our seals, and dated this		
Ja.		
The Condition of the above Obligation is such:		
That if the above bound C. J. Kenh		
do make a true and perfect inventory of the goods, chattels,		
rights, credits, lands and tenements of Miss, S. E. Henra late of		
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the		
said C. S. Kerit , or		
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of the hands or possession of the hands or possession of the hands or possession of the hands of t		
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements		
do well and truly administer according to law, and do make a just and true account of actings and		
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person		
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any		
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
Executor obtain a certificate of the probate thereof, and C. J. Kerik		
in such case, it required, render and deliver up the said Letters of Administration, then this colligation to be void;		
else to remain in full force.		
Signed, sealed, and acknowledged in open Court.		
le Jo Sterra (L. S.)		
Fidelity & Deposit Company g. (L.S.)		
Mary land. (L.S.)		
By Fred Meshell		
OATH.		
CEORCIA CIVINNIETTE CONNETV		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that, deceased, died		
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-		
ministrator. "So help me God."		
Sworn to and subscribed before me, thisday of		
Recorded19		

Know all Men by these Presents: That we, B. H. Baltan, of Narcuess,
Georgia, Frincipal + the fiditity & aspach
Company of manyland, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Sixtien Hundred and no/100 Dallars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this Detaler 8 th 1930
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said B. H. Baclou , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of hie actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and G. N. Bollow in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
B. H. Balton (L.S.)
Fidelity + Deposit Co. of Manyland (I. S.)
my Fred L. nestit, agt + arry in Fract
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded 19
Ordinary.

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Administrator's Bond.

	<b>GWINNETT</b>	COUNTY
GEORGIA	GWINI	

De July
Know all Men by these Presents: That we, R. a. Williams, funcipa
Know all Men by these reconstructions
Know all Men by these Presents: That we, L, and C. C. Jackson, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
(8,000,00) Thousand in office, we and ourselves, our heirs,
1 1-1-t-matom: in the wildle and io.
presents.
Scaled with our scars, and discovering the scale of the s
The Condition of the above Obligation is such:  That if the above bound R. Q. Williams  That if the above bound R. Q. Williams
1 - make a true and perfect inventory of the goods, character,
it and lands and tenements of Miss Hale of Williams late of
the language which have or shall come into the hands, possession, or knowledge of the
O C S41 00, or )
the hands or possession of any person or persons, for and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
and it is not have may be entitled to the same by law. And it is not neverther appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
Executor obtain a certificate of the propose thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.  R. A. Williams (L. S.)
6, P. Jackson (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Miss Kale L. William, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." R. A. Williams
Sworn to and subscribed before me, this 3' & day of how, 1930.
E. Swager, ording R. a. Williams
Recorded MOV. 6 CL 1930
65-M. & R. Co. E. Swages Ordinary.

THITEII GOONIY.
Know all Men by these Presents: That we. R. A 211 00
Know all Men by these Presents: That we, R. A. Williams, Juney
the Ordinary for said County, and the
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Thousand 188 ung out 16.00
The said to the said Ordinary and his aver-
presents.
Sealed with our seals, and dated this at Lawrence ille, In
now 5th 193
nov. 6th, 1930
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Miss Sygue a Welland late of
Gwinnett County deceased which have a like of
said A - William or knowledge of the
the hands or possession of any person or persons, for and the same so made do exhibit unto the
said Ordinary when has shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and truly
doings therein when the shall thereunte be required by the shall thereunte by required by the shall the required by the sh
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the de-
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. A- Williams, and the
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
so teman in fun force.
Signed, sealed, and acknowledged in open Court.
R. A. William (L.S.)
G.P. Jackson (L.S.)
(L. S.)
(L. S.)
ОАТН.
OAIH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. So neip me God."
Sworn to and subscribed before me, this
Recorded 1200, 6 EL 1930
*GISTOM, & B. Co. E. Swage Ordinary.
*GI-S-M. & B. Co. Ordinary.

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Administrator's Bond.

GEORGIA, GWINNETT COUNTY.
f . P malker principal
Know all Men by these Presents: That we, of the control of the con
and Maryland Carvally, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
presents.  Sealed with our seals, and dated this.  Therefore 19 50.
The Condition of the above Obligation is such:
That if the above bound Lewis 1. Walkh, Wall,
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of a. f. L. Bates late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
Por is P Warker , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of hie actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
Signed, sealed, and acknowledged in open Court.
L. P. Walter (L. S.)
Manyland Casualty Companys. S. By: Lindley W. Bode, arty in Fasch
By: Lindley w. sode, arry in Fasch
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said do ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, thisday of

Recorded......19

MING-M. & R. Co.

Ordinary.

Know all Men by these Presents: That we, Mrs. &. a. Gardon and
finispal, and Jo R. Singleton Survey
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this Saw sence le Fu 19ear 12
The Condition of the above Obligation is such:
That if the above bound Mrs, G. Q. Gorlon
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Willie Langform late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said.
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when. She shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. Research actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and home. G. a. Home in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  Signed, sealed, and acknowledged in open Court.
ms, J. a. Lordon (L. S.)
E. Swage, Ordnog J. R. Anglilon (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Welle Land, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." Mrs. & a. Landon
Sworn to and subscribed before me, this day of Osc, 193
Sworn to and subscribed before me, this day of Dec, 1936
Recorded 10 101 4 4 1930
E. Alla-ac- Ordinary.

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Administrator's Bond.

GEORGIA.	GWINNETT COUNTY.
	& a Bunten as
Know all Men by these Presents:	That we,
puncipal and	, securities, are held and firmly bound unto
1) Only and his success	sors in office and assigns, in the just and full sum of
$-7V$ $\sim$ 1 () $R$	1200 Delle
for the payment of which sum to the said (	Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole	and for the whole sam, joining
presents.	at Lawrenceville, Ga.
Sealed with our seals, and dated this	/
Jan, 5th, 1931	
The Condition of the above Obligation is	s such:
That if the above bound.	a, Bunlen
	do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of he	a, A.L. Burdine late of
	or shall come into the hands, possession, or knowledge of the
said G. a. Bunl	
the hands or possession of any person or per-	sons, for, and the same, so made do exhibit unto the
11	o required; and such goods, chattels, credits, lands, and tenements
	, and do make a just and true account of his actings and
<i>V</i>	nto be required by the Court; shall deliver and pay to such person
	led to the same by law. And if it shall hereafter appear that any
	sed, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate the	ereof, and S. a. Bunlen
	the said Letters of Administration, then this obligation to be void;
else to remain in full force.  Signed, sealed, and acknowledged in of	on Count
~ 1	4001
0	
oro Summero n.P	J.C. Bagwell (L.S.)
<u></u>	(L. S.)
	OATH.
GEORGIA, GWINNETT COUNTY.	<del></del>
	a.L., Burdine deceased, died
intestate, so far as I know or believe, and the	at I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requ	aires, and discharge to the best of my ability all my duties as Ad-
	G. a. Bunten
Sworn to and subscribed before me th	in 7 1 1 2 2
and subscribed before me, th	G Q day of 193
	E Swon Jan. 1931
Recorded Jan. 7 ch	19 % /
/	8 8 191
*61×1-M. & B. Co	Outline me

Know all Men by these Presents: That we, J. L. Sammon
as Runupal, and Joso. M. Langley
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Just and full sum of Sharaan (\$2000.00) Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this at Law remewille , La.
Jan, 16th 1931
The Condition of the above Obligation is such:
That if the above bound F. Q. Sammons
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mary M. Wellerr late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. Q. Sammon , or
the hands or possession of any person or persons, for fine, and the same, so made do exhibit unto the
$\rho$
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of.
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Ji, L, Sammon (L. S.)
Joso. 2. Langely (L.S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mary M. Welkins , deceased, died
intertate on far as I know or believe, and that I will well and truly administer on all the estate of the said de-
goesed, and dishurse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."  I, Q, Sammon
Sworn to and subscribed before me, this 16 day of Jane 1931
Sworn to and substitute better the
E swag or ordinar
E, Swag on Ordinay
E. Swogen Ordinay
Recorded Jan. 16ih 1931  E. Swager Ordinary.

GEORGIA,	GWINNETT COUNTY.
	(0)
Know all Men by these Presents:	That we, A. Q. Sammon and
principal and	, securities, are held and firmly bound unto
-7	ssors in office and assigns, in the just and full sum of  L (2000,00) Dollars  Ordinary and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said	Ordinary, and his successors in office, we and ourselves, our heirs,
and administrators in the whole	and for the whole sain, jesses
Scaled with our seals, and dated this	at Lawrenceville, Fa.
march and 19	
The Condition of the above Obligation	I, Sammon
	do make actrue and perfect inventory of the goods, chattels,
rights credits lands and tenements of	S. Thompson late of
Gwinnett County, deceased, which have	or shall come into the hands, possession, or knowledge of the
said H. J. Samm	or , or
	rsons, for. ham, and the same, so made do exhibit unto the
	to required; and such goods, chattels, credits, londs, and tenements
	w, and do make a just and true account of. has actings and
doings therein when he shall there	unto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be enti- last will and testament was made by the deco	itled to the same by law. And if it shall hereafter appear that any cased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate t	hereof, and V. Q. Dannon
in such case, if required, render and deliver u else to remain in full force.	up the said Letters of Administration, then this obligation to be void;
Signed, sealed, and acknowledged in	
,	J. Q. Sammon (L.S.)
	J. Jo Boggett (L.S.)
	(L. S.)
	OATH
	OATH.
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that.	C. Thompson deceased, died
intestate, so far as I know or believe, and t	hat I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law re ministrator. "So help me God."	equires, and discharge to the best of my ability all my duties as Ad-
ministrator. So help me God.	J. D. Sammon
Sworn to and subscribed before me,	
	E, Swager, Ordinay
	· · ·
Recorded March 6	L 1931
*dixiv=M. & B. Co.	E. Swog - Ordinary.
The beautiful state of the stat	Ordinary.

Know all Men by these Presents: That we & . a. lales and hand
Know all Men by these Presents: That we, E. a, Cales, as puncipal and W, O, Cales as
the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and the Ordinary for said County and
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of One Thousand (\$1000.00) Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our hoirs
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at Lawrenceville, Gal
1111
The Condition of the above Obligation is such:
That if the above bound &, Q, balea adm.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of U. W. Coli late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said E, Q, bales
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when he
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and leater
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.  E. Q. Balea (L. S.)
W. Q. Cotion (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that L. L. L. L. L. L. L. L. L. L. L. L. L.
I do solemnly swear that
the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."  E, Q, lo aler  Sworn to and subscribed before me, this  Sworn to and subscribed before me, this  L day of April ,193/
2 ch day of april 1931
Sworn to and subscribed before me, this
C, X, Wog T
Recorded april 7 if 193/
Recorded when E, Swag or Ordinary.
*61857=M. & B. Co.

Know all Men by these Presents: That we, J. M. Moore, July 1
Know all Men by these Presents: That we, J. Moreover Company and Manyland Casualty Company, securities, are held and firmly bound unto
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
7 1) (94,000,00) Pellare
ordinary and his successors in onice, we and ourselves, our neits,
executors, and administrators, in the whole and for the whole sun, joinery and administrators,
presents.  Sealed with our seals, and dated this
Scaled with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound 4 m. moore
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of D. R. McDaniel late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said. I m. moore, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Je m. moore (L. S.)
manyland Casualty Company S.S.)
Manyland Casualty Company S. S.) By Lindley U. Bade, atty in Fred
OATH.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this
Recorded
*61-5-M. & B. Co. Ordinary.

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we, Ray MC Connell Mix, Laurenceville Georgia as Phrapal, and United States Frolety and Georgia, as courities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with our seals, and dated this. at allumba, bloomy 3.1
The Condition of the above Obligation is such:  That if the above bound Roy Mc Connell In adm.  do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Oscar a, Mix late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said. Roy Me Connell Mix, or the hands or possession of any person or persons, for, and the same, so made do exhibit unto the said Ordinary when
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Oscar a My , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."  Sworn to and subscribed before me, this day of June 193/
Recorded June 4 l 193/

*6185-M. & B. Co.

Know all Men by these Presents: That we, L. P. Walker, promapal and
Know all Men by these Presents: That we, & 20
Sala Wallace Lundy
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said for the whole sum, jointly and severally and firmly, by these
designifications in the whole and for the whole
presents. S 4 1/93/
presents.  Sealed with our seals, and dated this.
The Condition of the above Obligation is such:
That if the above bound L. P. washen
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mrs., May & Belin late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have of small county of small differences of the county of the coun
said × 1 0 1 20 20 20 20 20 20 20 20 20 20 20 20 20
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and S. P. Waefu
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.  Signed, sealed, and acknowledged in open Court.
of a realist
, ,
ms, Emma Bolo Walloce (L. S.)
(L. S.)
OATH.
<del></del>
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mo, Many Boles , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God." L. G. Walfu-
Sworn to and subscribed before me, this
Sworn to and subscribed before me, this 6 day of 193/
W. J. J. J. J. J. J. J. J. J. J. J. J. J.
Recorded Cyre 6 th 1931
Recorded frame 6 th 1931.  *61-51-51. & B. Co. Ordinary.
61. Dellary.

GEORGIA, O	WINNETT COUNTY.
Know all Men by these Presents: T	That we, Mrs. Telen Phun
Kroncipal and h	rary land Passe OT. Porch
b may cons, en	, securities, are held and firmly bound unto
the Ordinary for said County, and his successe	ors in office and assigns, in the just and full sum of
aught Thousand	(\$8000.00) Nallar
for the payment of which sum to the said C	ordinary, and his successors in office, we and ourselves our hoirs
executors, and administrators, in the whole	and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this	6 th day of July 1931
The Condition of the above Obligation is	s such:
That if the above bound Mis.	Helen Ohan
	do make a true and perfect inventory of the goods, chattels,
	V. N. Phan late of
	or shall come into the hands, possession, or knowledge of the
said Mrs. Helen Of	or , or
the hands or possession of any person or per	sons, for the same, so made do exhibit unto the
said Ordinary when She shall be thereunt	to required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to lav	v, and do make a just and true account of he actings and
doings therein when shall thereu	into be required by the Court; shall deliver and pay to such person
	tled to the same by law. And if it shall hereafter appear that any
	ased, and the same be proven before the Court of Ordinary, and the
	p the said Letters of Administration, then this obligation to be void;
else to remain in full force.	,
Signed, sealed, and acknowledged in o	
	mo, Kelen Phan (L.S.)
E. Swager and M.	Mary land Casually Company
, A	of Lindey W. Bode. ally-nethor
	OATH.
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that.	, deceased, died
intestate so far as I know or believe, and th	nat I will well and truly administer on all the estate of the said de- quires, and discharge to the best of my ability all my duties as Ad-
ceased, and disburse the same as the law recomministrator. "So help me God."	ms. Helen Phan
ministrator. So help me sou.	1 mas 1
Sworn to and subscribed before me, t	his 9 day of July 1931 E, Swager, Ordinary
Dela 94	19.3 /
Recorded	19.3 / 8. 8 co - Ordinary.
*61-35-M. & B. Co.	/

*61-55-M. & B. Co.

Know all Men by these Presents: That we, Mrs. S. J. lelower and
Know all Men by these Presents: That we have
() and to by
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County, and his successors in the Ordinary for said County for said County for said
the Ordinary for said County, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, and the said Ordinary is the said Ordinary in the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly is the said Ordinary in the whole and for the whole sum, jointly and severally a
administrators in the whole and for the whole
presents.  Sealed with our seals, and dated this. at Laurenceville Sa. 3 nd.
Scaled with our seals, and dated this.
day of august 1931
The Condition of the above Obligation is such:  That if the above bound
do make a true and perfect inventory of the goods, chattels,
h · f B. J late of
rights, credits, lands and tenements of Miss of you Baken late of
Compared County deceased, which have or shall come into the hands, possession, or knowledge of the
said Mrs. S. Is Clause , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of here actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. S. & Clever
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
mr. S. I blace (L.S)
A
J. J. Jaylon (L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Miso Lynie Baken, deceased, died
intestate, so far as I know or believe, and that I will had and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."  Mos. S. D. Coure
20 Deace
Sworn to and subscribed before me, this 3 nd day of Quy, 193/
E A. Worden and
J. Wana
Recorded Dug 5 ch 193/
GING-M. & B. Co.

Know all Men by these Presents: That we, L. M. Adams and G. P.
Adams Ormapalo and vom allen, N. D. allen,
Ruch. A. D. allen,
Securities, are held and fermly bound
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Only
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presenta.
Sealed with our seals, and dated this at Lawrence le, ta 3-1
day of august 1931
The Condition of the above Obligation is such:
That if the above bound L, M, Adam and B. P. adams
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Paul lo Adam late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said L. M. Adam and B. P. adamo , or
the hands or possession of any person or persons, for this, and the same, so made do exhibit unto the
said Ordinary when hey shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when Theyshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and L. m. adam + B. P. adam.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
B.P. Adams (L.S.)
B.P. Adam (L.S.)
W-D. allen (L.S.)
- N.W. West
OATH.
GEORGIA, GWINNETT COUNTY.
We deceased, died
The same and that I will well and truly administer on an the estate of the same of
the same as the law requires, and discharge to the best of my ability and
B. O. Harry all any 193/
Sworn to and subscribed before me, this.  3. R. Adams day of dug day of dug 3. Sworn to and subscribed before me, this.  3. Sworn to and subscribed before me, this.
G, ou my
Recorded ling or the 193/
le loce 7

GEORGIA, GWITTE
Know all Men by these Presents: That we, Al. Carley as
Know all Men by these Presents: That we, The and The Co. Com/ e
(Various al and 10 12, leavy
1
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and day (\$16.00.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and for the
presents.  Sealed with our seals, and dated this at Lawlenceville Fa 3.2
day A aug. 1931
The Condition of the above Obligation is such:  That if the above bound A Carley
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Miss M, V. Covey late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
40 lander
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
the hands or possession of any person or persons, for the hands or possession of any person or persons, for the same, so made do extract dite the said Ordinary when the said Ordinary
do well and truly administer according to law, and do make a just and true account of actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Al Carley
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Al harles
(L. S.)
W. d. Carley (L.S.)
H. C. Carley (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Miro M, V, Corley deccased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
A) Carly
Sworn to and subscribed before me, this
E. Selone Ord and
Jan Jan Jan Jan Jan Jan Jan Jan Jan Jan
Recorded Ung, 6ik 193/
60:5-31. & B. Co. Ordinary.

Know all Men by these Presents: That we, J. E. Heard Principal and G. W. Thead, G. Baurna
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  Now Hundred (& Kou. ov) Daller  for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with our seals, and dated this. at Laurenceville, L. 3.2  Any 2 ang. 1931
The Condition of the above Obligation is such:  That if the above bound
rights, credits, lands and tenements of Mis. Ollio Heard late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said, or
the hands or possession of any person or persons, for and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and doings therein when when when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.  2. E. Heard (L. S.)  2. Weard (L. S.)  4. L. Baurman (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Mrs. Collio Hland, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."  Sworn to and subscribed before me, this day of Aug. 1931  E Lew of June 1931
Recorded any, 5th 183/ P. Sevano Ordinary.

#### GEORGIA, GWINNETT COUNTY. Know all Men by these Presents: That we. I V, Hood as unequel, and b. M. Sware Y W. M Wo , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of \$20,000.00) Dalla for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Sealed with our scals, and dated this at Laurenewille, Ga 3 presents. The Condition of the above Obligation is such: That if the above bound & V. Hoo .....do make a true and perfect inventory of the goods, chattels. rights, credits, lands and tenements of Oscar a Mix late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court. OATH. GEORGIA, GWINNETT COUNTY. I do solemnly swear that O. Q. M' , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God." Sworn to and subscribed before me, this....

8145-M. & B. Co.

E. Sev og Ordinary.

Administrator's Bond

	~	7.0
GEORGIA,	<b>GWINNETT</b>	COUNTY.

V
Know all Men by these Presents: That we, Thompson B. Ray, Privingal
Know all Men by these Presents: That we, Thompson B. Ray, Principal and Frank Robertson, Surety
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Hour Hundred CAHOA AGI 10
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole are initial and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this Sept. 10, 1931
The Condition of the above Obligation is such:
That if the above bound Thompson B. Pay
V 19
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of margaret arendell late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said Thompson B. Ray , or
the hands or possession of any person or persons, for Lim, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of. Rie actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Thompson B. Ray
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
approved by Thompson B. Ray (L.S.)
E. S. wages, Frank Robertson (L.S.)
6. S. Wagle,
Ordinary (I. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
The relevably gives that the deceased, died
to take as far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
" Cod"
Sworn to and subscribed before me, this
Shorth & alle
Recorded19
Ordinary.
*G(*5

a fuller Principa
Know all Men by these Presents: That we, J. a. Fuller, Principal
Know all Men by these Presents: That we be and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1 (1700.00)
the said Ordinary and his successors in office, we are successors out hells,
executors, and administrators, in the whole and for the whole sum, joining and administrators, in the whole and for the whole sum,
presents.  Sealed with our seals, and dated this.  Sealed with our seals, and dated this.
Scaled with our sears, and dated this
The Condition of the above Obligation is such:
That if the above bound
That if the above bound.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of ms. Ruthey Fueler late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said J. a. Huller , or
the hands or possession of any person or persons, for Aim, and the same, so made do exhibit unto the
said Ordinary when Lee shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of hie actings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
L. a. Fuller (L.S.)
E. S. wages, J. S. Roberson (L. S.) Ordinary (L. S.)
Os dinami
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded19
*61-5-M. & B. Co.

Administrator's Bond.

CHORCIA	CTTTT	Adr
GEORGIA,	<b>GWINNETT</b>	COUNTY

Know all Men by these Presents: That we, miss namice Rodgers and I. L. Rodgers, Principal + Fidelity + Deposit Company of maryland, securities, are held and firmly bound unto
of maryland Company
the Ordinary for said County, and him
and his successors in office and assigns in the just and full
for the payment of which sum to the said Only
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound miss namie Rodgers and I R.
Rodgers do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of L. J. Rodgers late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said namie Rodgers + I. L. Rodgers or
the hands or possession of any person or persons, for. There, and the same, so made do exhibit unto the
said Ordinary when Livey shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of their actings and
doings therein when. Shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Nannie Rodgers & J. L. Rodge in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  Signed, sealed, and acknowledged in open Court.
namie Rodgers (L.S.)
I L. Rodgers  Fidelity and Deposit co of many and By Fred L nesbett, agt, rations
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
I do solemnly swear that.  I do solemnly swear that.  I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- interpretate the best of my ability all my duties as Ad-
intestate, so far as I know or believe, and that I will well and they are desired, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and the law requires are the same as the law requires are the law requires and the law requires are the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requ
ministrator. "So help me God."
Sworn to and subscribed before me, this
RecordedOrdinary.
*6)*5~M. & B. Co.

1 & Shelnull, Ringer
Know all Men by these Presents: That we, R, E, Shelmull, Risseps and W. a, Adams T) a. Bower as
a la Ma Adams follows
in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and the Successors in office, we and ourselves, our heirs.
Viven Standard (18/00.1) March of and ourselves our heirs
executors, and administrators, in the whole and for the whole said, justice,
presents.  Scaled with our scals, and dated this at Lower well. You
Scaled with our scals, and dated this.
Sept 5 & 1931
The Condition of the above Obligation is such:
The Condition of the above Obligation is such:  That if the above bound. R. E. Shelmell Solmo.
de make a true and perfect inventery of the goods, chattels.
S. El Lied Stelmill
rights, credits, lands and tenements of Mis. Elysteeth Shelnull late of
Gwinnett County, doccased, which have or shall come into the hands, possession, or knowledge of the
said R.E. Shelnuth , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and RE. Shelmult
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Signed, sealed, and acknowledged in open court.  RE. Shulrell (L. S.)
W.a. adama (L.S.)
•
J. a. Biscon (L. S.)
O A TYLL
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mrs. Collyolies Obelnul, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
ME. Shulner
Sworn to and subscribed before me, this day of Oak , 193/
6 1 011 - 0
or ogen, ordina
Recorded Oct 62 1931
Recorded 0 CP 193/
*61-5-M. & B. Co. Ordinary.
Ordinary.

Know all Men by these Presents: That we
Runce fral and Elo. L. Webl, AD. Welland
Securities are held and C. I. I.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Baugard Baugaul 10all
for the payment of which sum to the said Ordinary, and his successor, in office
execution, and definition and for the whole sum, jointly and severally and firmly by these
presental.
Sealed with our seals, and dated this at Lawrenceville &.
2 = U, 2 m (1931
The Condition of the above Obligation is such:
That if the above bound Ressie Lumphin
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said mo Bessie 7 Kumphies , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when Line shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of the actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and True. Bease Herrificate having
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed speed and acknowledged in open Court.
mio Bessie Neumph (L. S.)
E. L. Webb. (L.S.)
(L. S.)
A.D. William (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
) Mariban XILLY , deceased, died
intestate, so far as I know or believe, and that I will well and truly databased as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the law requires, and discharge the law requires are the law requires as Adceased, and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are
ceased, and dispurse the same of the same
ceased, and disburse the same as the law requires, and discharge to the description of the ministrator. "So help me God."  Sworn to and subscribed before me, this description day of the d
Sworn to and subscribed before me, this day of day of
Sworn to and subscribed before me, this
Recorded 2200, 4th 193/
Recorded 6. Swage Ordinary.

*61*5--M. & B. Co.

7: 6 Russille, Remed a.
Know all Men by these Presents: That we, M. E. Russic,
a filely T Weboart
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assign, the fity for said County, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Ordinary, and his successors in the severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in the whole and for the whole and
presents.  Sealed with our seals, and dated this at Chamber nov. 26, 1931
Sealed with our sears, and dated vind
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Machan Russell late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
Gwinnett County, deceased, which have or shall come into the manay possession,
said N.E. Russell , or
the hands or possession of any person or persons, for hand, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and M. E. Russell
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
n. E. Russell (L. S.)
Fudelity and Deposit Compay (L. S.)
O)
Maryland (I. S.)
by Jed J. Weslert
OATH.
CEORGIA CWINNETT COUNTY
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Machine Rusall deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
ministrator. "So help me God."  N. E. Russell
Sworn to and subscribed before me, this 2 day of Nov. 193'
Sworn to and subscribed before me, this 2 day of Nov. 193'
Sworn to and subscribed before me, this. 2 day of Nov. 193'
Sworn to and subscribed before me, this 2 day of Nov. 193'
Sworn to and subscribed before me, this & day of Nov. 193'
Sworn to and subscribed before me, this 2 day of Nov. 193'

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we. B. A. Harmer and C. b. Knight as Principal and f. R. Harmer and Yearge C.  Harmer———————————————————————————————————
The Condition of the above Obligation is such:
That if the above bound B. a. Lamer and C. S. Knight
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of J. B. Hamer late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said B. A. Hamer and C. B. Junight or the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, for the hands or possession of any person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and B. A. Hamer C. B. Mugher in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  Signed, sealed, and acknowledged in open Court.  B. A. Hamer (L. S.)  C. B. Wages, (L. S.)  C. L. Starrer (L. S.)  Letters of C. Barrer (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this. day of
Recorded

*600 - 11. & B. Co.

alma minor, Principal
Know all Men by these Presents: That we, mrs. alina minor, Principal John J. Craig and G. P. Craig securities, are held and firmly bound unto
I has I Chair and I. Cary
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successful and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors, and administrators, in
presents.  Sealed with our seals, and dated this.  7th day 7 Dec. 1931
Scarca William
The Condition of the above Obligation is such:
That if the above bound mus. Alma minar
do make a true and perfect inventory of the goods, chattels,
A Million of Into of
rights, credits, lands and tenements of f. A. Missar late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said mrs. acma miner , or
said.
the hands or possession of any person or persons, forher, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of her actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and muse. alma minar
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
6. S. Wages, Pris. Velia Private (L.S.)
6. S. wages, ms. alma minar (L. S.) Ordinary John J. Craig (L. S.)
y P Paris
Y. P. Craig (L.S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this
Recorded19
19
'61x) = 1/ A B Co

securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lua Thaual (2, 000.00) Delaw (12, 000.00) Delaw (12, 000.00) Delaw (13, 000.00) Delaw (14, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00) Delaw (15, 000.00)
for the payment of which sum to the said Ordinary, and his successors in office and assigns, in the just and full sum of  for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with our seals, and dated this Such. 7, 1931  The Condition of the above Obligation is such:  That if the above bound Go make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Robert rew late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said Ordinary when Reshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Rectings and doings therein when Reshall thereunto be required by the Court; shall deliver and pay to such person
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with our seals, and dated this
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our seals, and dated this Scaled with our seals, and dated this Scaled with our seals, and dated this Scaled with our seals, and dated this Scaled with our seals, and dated this Scaled with our seals, and dated this Scaled with our seals, and dated this Scaled Without Scaled Wi
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Sealed with our seals, and dated this Bec. 7, 1931  The Condition of the above Obligation is such:  That if the above bound B. 12. Your do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Roled Year late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said M. 12. Year and the same, so made do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of he actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
The Condition of the above Obligation is such:  That if the above bound  do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of  Roled rew  late of  Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said  H. W. rew  nor the hands or possession of any person or persons, for for any person, and the same, so made do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of he actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
That if the above bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Robert New late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said N. D. New ,, or the hands or possession of any person or persons, for Line, and the same, so made do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of his actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Robert New late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
rights, credits, lands and tenements of Robert New late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
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said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
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doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
else to remain in full force.
Signed, scaled, and acknowledged in open Court.
E. S. wages, B. D. new (L.S.)
E. S. wages, B. D. new (L.S.) Ordinary E. m. new (L.S.)
<i>V</i>
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
the said design and that I will well and truly administer on all the estate of the said des
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
RecordedOrdinary.
*61-5 M. & B. Co.

Know all Men by these Presents: That we,
Know all Men by these Presents.
, securities, are held and firmly bound unto
disc and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole
presents. Scaled with our seals, and dated this.
Scarca was out
The Condition of the above Obligation is such:
That if the above bound.
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
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doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
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last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L. S.)
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, thisday of
day of
Recorded 19
Ordinary

Know all Men by these Presents: That we,
Securities are held and God I
of country for said Country, and his successors in office and assigns, in the just and full sum of
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executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements oflate of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
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the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L. S.)
(L. S.)
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
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I be an ar believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability and my dates as the
ministrator. "So help me God."
Sworn to and subscribed before me, this
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RecordedOrdinary.

Know all Men by these Presents: That we, S. L. Beutley, Principal
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Know all Men by these Presents: That we, S. L. Better Manyland and Fidelity and Depasil Company of Manyland and Fidelity and Depasil Company of Manyland and firmly bound unt
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
6 1 V (81, 000 00) Coccore
and his successors in office, we and ourselves, our news
for the payment of which sum to the said Ordinary, and and severally and firmly, by thes executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
presents.  Sealed with our scals, and dated this.  January 4, 1932
The Condition of the above Obligation is such:
That if the above bound b. L. Boutley
do make a true and perfect inventory of the goods, chattels
rights, credits, lands and tenements of f. N. Beutley late o
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of th
said S. L. Beutley, on the said of the sai
the hands or possession of any person or persons, for firm, and the same, so made do exhibit unto th
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenement
do well and truly administer according to law, and do make a just and true account of hisactings and
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that an last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and th
Executor obtain a certificate of the probate thereof, and A. L. Beulley
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
S. L. Baulley (L. S.
Fidelity & Deposil Co., of manylog
on Fred L. neshil agent and
Judelity Deposit Co., of manylos, By: Fred L. nesbit, agent and
OATH.
<del>-</del>
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad
ministrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded
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Ordinary.

Administrator's Hund

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Know all Men by these Presents: That we, S. L. Beutley, Principal and Fidelity + Depart Company of manyland
and Fidelity & Bancoil Co
maryland of maryland
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns in the just and full sum of
One Thousand (81,000.00) Dallare
for the payment of which sum to the said Ordinary and bi
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our seals, and dated this farmany 4, 1932
The Condition of the Landson
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattels,
rights credits lands and tenements of Man Man Man A The
rights, credits, lands and tenements of mrs. many arch Beutley late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said S. L. Beutley , or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and S. L. Beutley
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
S. S. Beulley (a. s.)
By: Fred L. reshit agent and (L. S.)  OATH
By: Fred of restil agent and (L.S.)
attorney in-fact
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this
540.1.00
Recorded
Ordinary.
*61×5>=M. & B. Co.

	- To Pale la Remain
	Know all Men by these Presents: That we, Glern Roberts, Rrings
	1 a Chan land Cousalty to
	, securities, are held and firmly bound un
	in office and assigns, in the just and full sum of
	the Ordinary for said County, and his successors in office and allowed for said County for said Ordinary and his successors in office, we and ourselves, our heir
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
	for the payment of which sum to the said Ordinary, and his successful and severally and firmly, by thes executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
-	executors, and administrators, in the whole and lost the
	presents.  Scaled with our scals, and dated this Lawrencevelle Jan. Jan. 21.
	1937
	The Condition of the above Obligation is such:
	That if the above bound Blem Roberts
	do make a true and perfect inventory of the goods, chattels,
$\parallel$	rights, credits, lands and tenements of W, R, Robust
	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
11	said Glass Roluito , or
$\parallel$	the hands or possession of any person or persons, for Land, and the same, so made do exhibit unto the
,	said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenements
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	loings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
"	or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
	ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
E	Executor obtain a certificate of the probate thereof, and Slenn Roberts
ir	a such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
el	se to remain in full force.
	Signed, sealed, and acknowledged in open Court.
	(D. 0.1
	Maryland Causalty Company S.)
	By Lindley Book ally- in Jock S.)
-	
	OATH.
G	EORGIA, GWINNETT COUNTY.
	1
int	I do solemnly swear that
	and disburse the same as the law requires, and discharge to the best of my shillers at
mi	So help me dod.
	Sworn to and subscribed before we thin
	Sworn to and subscribed before me, this day of , , 19
	Recorded 19
	*61-5M. & B. Co.

Know all Men by these Presents: That we, J. E. Johnson, Principa and a. a. Johnson
, securities, are held and firmly bound unter the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this march 7th 1932
The Condition of the above Obligation is such:
That if the above bound J. E. Johnson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of many buyder late of Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said.  J. E. Johnson or possession of any person or persons, for him, and the same, so made do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of his actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and J. E. Johnson in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  Signed, sealed, and acknowledged in open Court.  A. A. Johnson (L. S.)  E. Landson (L. S.)
OATH.
EEORGIA, GWINNETT COUNTY.  I do solemnly swear that, deceased, died testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Recorded19
Ordinary

Know all Men by these Presents: That we, w. a. Henderson,
Know all Men by these Presents: That we,
trucusal and W. H.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
(8/ pp.00) Notice
A the gold Ordinary and his successors in office, we and outserves, our news
executors, and administrators, in the whole and for the whole sum, jointly and solvering and
presents. Sealed with our seals, and dated this mach 7, 1932
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound w. A. Henderson
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of ms. u.a. Heudinau late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said w. a. Henderson, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
lo well and truly administer according to law, and do make a just and true account of actings and
loings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
lse to remain in full force.
Signed, sealed, and acknowledged in open Court.
approved: W. a. Hendersen (L.S.)
& Luges and. W. R. Lietch (L. S.)
(L. S.)
(L. S.)
OATH.
OAIH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ninistrator. "So help me God."
Suram to and sub-selled by
Sworn to and subscribed before me, this
Recorded 19.
** SF-M. & B. Co. Ordinary.

- COUNTY.
Know all Men by these Presents: That we, S. Sheelman an
Mode Rellaid + H. m. Jayle , securities, are held and firmly bound unto
securities, are held and firmly have
Three 1 (\$3 (000.00))
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Scaled with our seals, and dated this mach 9th 1932
The Condition of the above Obligation is such:
That if the above bound & S. Stuelman
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for home, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of Live actings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
. ( )
Executor obtain a certificate of the probate thereof, and
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
L. S.)
a su street
mack Relland (L. S.)
W. M. Jaylo (L.S.)
OATH.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that W, W, Sheelman, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
the same of the law requires and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
ministrator. "So help me God."  Sworn to and subscribed before me, this 3/02 day of 21/01/01 193
Sworn to and subscribed before me, this
/ > 1.2
Recorded 2/2 1932
E Sellary Ordinary.

*61859-M. & B. Co.

Know all Men by these Presents: That we, a. P. Hombuckle, as
Roow all Men by these treatment of Raculing and Elmer a. Pale
Know all Men by these Presents: That we, U. J. Homeway and Elmer a. Pali
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
J. 1 ( X K000,00)
the said Ordinary, and his successors in onice, we and outserves, our news,
for the payment of which sum to the said Ordinary, and whole sum, jointly and severally and firmly, by these executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents.  Sealed with our seals, and dated this at Lawrencestille La spiel
74, 1932
The Condition of the above Obligation is such:
That if the above bound A. V. Karnbuckle
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of J. W. H. Karnluckle late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said 4. P. Hornbuckle ,, or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of his actings and
. //
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and A. C. Kambuckle
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
A. T. Varrhuckle (L.S.)
$\partial \mathcal{L}$
J. Rawlina (L.S.)
OATH.
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that & W, Sambuckle deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
Sworn to and subscribed before me, this.  A.P. Harrhurchele.  Sworn to and subscribed before me, this.  A.P. Harrhurchele.
il of the second
Sworn to and subscribed before me, this. day of April 19.3 Z
A.V. Famluble
Recorded afz it 8 \$ 1932
E. Levose

- COUNTY.
Know all Men by these Presents: That we, Frank Summersur, Principal
and maryland Casualty Company
- Company
Populit.
the Ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County, and his successors in office and the ordinary for said County for the ordinary for said County for the ordinary for the
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
J / Man A A A A A A A A A A A A A A A A A A A
tot the payment of which sain to the said Ordinary and L:
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this april 4, 1932
The Condition of the above Obligation is such:
That if the above bound Frank Lummerour
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Lim Flenning late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
I come into the hands, possession, or knowledge of the
said Frank burnnersur, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Frank Summerour
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
Frank Summerour (L.S.)
maryland Larvally Companys.)
Transland Casualty Companys.) Lindley W. Bode, arty in Fact (Son
OATH.
GEORGIA, GWINNETT COUNTY.
. 11.1
I do solemnly swear that
intestate, so far as I know or believe, and that I will well all dely hand the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and discharge the same as the law requires, and discharge to the best of my ability all my duties as Adceased, and the law requires are the same as the law requires and the law requires are the same as the law requires and the law requires are the same as the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires are the law requires and the law requires are the law requires and the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the law requires are the
ministrator. "So help me God."
doy of
Sworn to and subscribed before me, this day of, 19
and the second s
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Recorded 19 Ordinary

- COUNTY.
Know all Men by these Presents: That we, W. S. Thomas, Principal,
J. J. Hass and H. R. Il.
Sponsiti
Those Thousand (8)
Three Thousand (33,000.00) Dallars
or the payment of which sum to the said Ordinary, and his guessian
the whole sum, jointly and severally and control of
resents.
Sealed with our seals, and dated this
The Condition of the above Obligation is such:
That if the above bound w. L. Thomas
do make a true and perfect inventory of the goods, chattels,
takes are ditable and tenements of the second tenement
ights, credits, lands and tenements of S. W. Thomas late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
aid w. L. Thomas , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
aid Ordinary when. Le shall be thereunto required; and such goods, chattels, credits, lands, and tenements
lo well and truly administer according to law, and do make a just and true account of his actings and
<b>A</b>
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
ast will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W. L. Thomas
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
w. S. Thomas (L.S.)
W. J. 27007
J. J. Dasa (L. S.)
H. R. Thomas (L.S.)
37. 1. 6.00
OATU
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that deceased, died
I do solemnly swear that  I do solemnly swear that  I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the
ministrator. "So help me God."
. 19
Sworn to and subscribed before me, thisday of
Sworn to and subscribed before me, enaments
The second secon
Recorded 19 Ordinary

Know all Men by these Presents: That we, L, R, Kerlin, Principal
Know all Men by these Presents: That we, and R. E. Kerlin and B. R. Kerlin
securities, are neid and irring bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1 0 (- 1: 12 1 ) (88600.00) Haller
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this at Lawrenceville Ju May 2 2
/932
The Condition of the above Obligation is such:  That if the above bound A. R. Keulin
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Reslin
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when
do well and truly administer according to law, and do make a just and true account ofactings and
doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and S. Ry Kellson.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
C. L. S.)
E. Swages, Ordinay R. E. Kerlin (L. S.)
(L. S.)
B. R. Kerli (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, thisday of
Recorded 19
**************************************

Know all Men by these Presents: That we, R, J. Duran, and
Know an Men by these Presents: That we, M. F. Duncan and
Annagal, and allert Jardan
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of One  (8/0000.00) Pallary  for the payment of which are the last and full sum of One
to the payment of which sum to the said Ordinary, and his suggestion in a con-
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this at Lawrenceville, La May
1 7 1/982
The Condition of the above Obligation is such:
That if the above bound R. F., Durman
do make a true and perfect investor of the
rights, credits, lands and tenements of Slephens Belleu late of
Cryinnett County descreed which have as shall assist at the state of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said 1. J. Derncan, or
the hands or possession of any person or persons, for. him, and the same, so made do exhibit unto the
said Ordinary when. Lashall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of actings and
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. F. Neurcan
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
approud by R. J. Duncam (L.S.)
approud by alluis B. Jardom (L.S.)
E. Aller ex. W. dr. man.
(I. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intertate on far or I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Recorded
Recorded Ordinary.

*6185-M. & B. Co.

Know all Men by these Presents: That we, & E . Pagne, Verney al
Know all Men by these Presents.
Know all Men by these Presents: That we, A & Company of the Boggutte and be Boggutte , securities, are held and firmly bound unto
in office and assigns, in the just and full sum of other
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Zwo
executors, and administrators, in the whole and for the whole
presents.  Sealed with our seals, and dated this of Sawrenceville, Elas June
Sealed with our seals, and dated this.
64 1932
The Condition of the above Obligation is such:
That if the above bound \( \frac{\chi}{\xi},  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}  \frac{\chi}{\chi}                                                                                                                                              \qu
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of $\alpha, \beta$ , $\beta$ so late of
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said $\mathcal{L}$ , $\mathcal{E}$ . $\mathcal{C}_{\sim \gamma}$ , or
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of
doings therein when shall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and S. E. Pay no
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.
L. S.)
J. J. Boggutt (L.S.)
, ,
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that $\mathcal{Q}$ , $\mathcal{R}$ , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."  8, E, Ray ne
Sworn to and subscribed before me, this 6 of day of 0 - 10.3 2
Sworn to and subscribed before me, this 6 of day of 1932
of occor en any
Recorded Jame 6 of 1952
^ -
*60-5-M. & B. Co.

Administrator's Bond.

-	
Know all Men by these Presents: T	That we, W. L. Cooper + N. E. Cooper
Omneyoal & mary la	mi Casually Company of
mary land	, securities, are held and firmly bound unto
•	ors in office and assigns, in the just and full sum of
	ou) Thousand
	Ordinary, and his successors in office, we and ourselves, our heirs,
	and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our seals, and dated this	at Lawrenceville, Su. June 70
1932	
The Condition of the above Obligation is	
That if the above bound	Cooper + X, S. Cooper
rights, credits, lands and tenements of	6.6, 6 ooken late o
	or shall come into the hands, possession, or knowledge of th
said 70. & Coope + 3	4. S. Cooper
the hands or possession of any person or per	ersons, for deem, and the same, so made do exhibit unto the
said Ordinary when they shall be thereun	nto required; and such goods, chattels, credits, lands, and tenement
do well and truly administer according to la	aw, and do make a just and true account of their actings an
doings therein when Liver shall there	eunto be required by the Court; shall deliver and pay to such perso
or persons, respectively, as they may be ent	titled to the same by law. And if it shall hereafter appear that an
last will and testament was made by the dece	eased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate t	thereof, and Wis Cooper Y H. S. Cooper
in such case, if required, render and deliver t	up the said Letters of Administration, then this obligation to be voi
else to remain in full force.  Signed, sealed, and acknowledged in	open Court.
	2. L. Coope as
1	•
	Maryland Country Company 1.5
	By OATH. W. Rise ally Zai
GEORGIA, GWINNETT COUNTY.	
Wdo solemnly swear that 6.	, le ,
intestate, so far as I know or believe, and t	that I will well and truly administer on all the estate of the said equires, and discharge to the best of my ability all my duties as A
ministrator. "So help me God."	21. a. Gorpe
ministrator. So help me ood.	this & day of Jac 143
Sworn to and subscribed before me,	this day of
	E. Swager, Ending
N . C.	( 19.3 2
Recorded Sca	2 Folker - Ordens
ec 5 — H. & B. Co.	3. Accept

020	W 2
Know all Men by these Presents: T	hat we, N. M. Jones as armega
Know all men by	10 Sammon
and Wim Wage and	hat we, N.M. Jones to Ermepal
	Grand assigns, in the just and full sum of.
the Ordinary for said County, and his successor	\$3,00000 and his successors in office, we and ourselves, our heirs,
to the said O	rdinary, and his successors in office, we and ourselves, our heirs,
and administrators, in the whole a	ind to: the
presents.  Sealed with our seals, and dated this	at Lawrence Ma, Ga. aug. 21, 1935
The Condition of the above Obligation is	such:
That if the above bound M.	· Jones
rights credits lands and tenements of	, R. Jane late of
a downton donoused which have o	or shall come into the hands, possession, or knowledge of the
24 2	-/
the hands or possession of any person or per	sons, for and the same, so made do exhibit unto the
La shall be thereun	to required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to la	w, and do make a just and true account ofactings andactings and
1 -11 41 ones	into be required by the Court; shall deliver and pay to such person
	itled to the same by law. And it it shall herearest appear
i	pased, and the same be proven before the Court of Crambally
	horsel and n. M. Jones
Executor obtain a certificate of the product	up the said Letters of Administration, then this obligation to be void;
else to remain in full force.	
Signed, sealed, and acknowledged in	open Court.
Biglied, scaled, and assured	V. M. D. (L. S.)
opposed by',	n. m Jour (L. S.)
01.	W. M. Waged (L. S.)
6. Second	J. D. Sommon (L. S.)
	OATH.
	<del></del> .
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and t	hat I will well and truly administer on all the estate of the said de-
	quires, and discharge to the best of my ability all my duties as Ad-
ministrator. "So help me God."	
	thisday of
Recorded	
Recorded	Ordinary.
*Also=M. & B. Co.	Orumary.

Know all Men by these Presents: That we,
, securities, are held and firmly bound un
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents.  Sealed with our seals, and dated this.
The Condition of the above Obligation is such:
That if the above bound
do make a true and perfect inventory of the goods, chattel
rights, credits, lands and tenements of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said
the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
said Ordinary whenshall be thereunto required; and such goods, chattels, credits, lands, and tenemen
do well and truly administer according to law, and do make a just and true account of
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such persor persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that are last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be voicelse to remain in full force.
Signed, sealed, and acknowledged in open Court.
(L. S
(L. S
(L. S
OATH.
GEORGIA, GWINNETT COUNTY.
Like colomby ewear that the colomby ewear that the colomby ewear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me God."
Sworn to and subscribed before me, this day of , 19
Recorded19
Ordinary.

	GEORGIA, GWINNETT COUNTY.			
	Know all Men by these Presents: That we, Mrs. E. V. Thamlon,  Harles Wilbards and Olney Thamlon, as Principle  and E. a. Wilbards & C. Siwell, securities, are held and firmly bound unto  the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Swo  Thousand and English (Lunched & 78000)  for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,  for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,  executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these  presents.  Scaled with our scals, and dated this Law Lenewalle Law. Any Law.  1937			
	The Condition of the above Obligation is such:  That if the above bound Mr. E. V. Thornton, Fraslell Wellbal.			
til sa de de de de la la la la la la la la la la la la la	do make a true and perfect inventory of the goods, chattels, ights, credits, lands and tenements of S. P. Shound late of swinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the hands or possession of any person or persons, for Shum, and the same, so made do exhibit unto the haid Ordinary when They, shall be thereunto required; and such goods, chattels, credits, lands, and tenements to well and truly administer according to law, and do make a just and true account of Shumactings and coings therein when they, shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any st will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the executor obtain a certificate of the probate thereof, and Administration, then this obligation to be void; see to remain in full force.  Signed, sealed, and acknowledged in open Court Thousand Laboratory (L. S.)  Oracle Thousand C. S.)			
OATH.				
GEORGIA, GWINNETT COUNTY.				
inte	I do solemnly swear that, deceased, died state, so far as I know or believe, and that I will well and truly administer on all the estate of the said deed, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Adstrator. "So help me God."			
	Sworn to and subscribed before me, this day of , , 19			

Ordinary.

*81-5-M. & B. Co.

Ordinary.

47.11

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents: That we Fig. 8
Runcipal, and W. M. Way - ar
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary and his successor is a
executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our seals, and dated this at Sawnenceville, Ga.
Syplember 7 Ct, 1932
The Condition of the above Obligation is such:
That if the above bound 7. D. Sammon
do make a true and perfect inventory of the goods, chattels,
rights, credits, lands and tenements of Mrs., Idullie Melion late of
Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
said 31, Q. Samo, or
the hands or possession of any person or persons, for him, and the same, so made do exhibit unto the
said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands, and tenements
do well and truly administer according to law, and do make a just and true account of.
doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person
or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and H. Quinnella Ville of the probate thereof, and H. Quinnella Ville of the probate thereof, and H. Quinnella Ville of the probate thereof, and Letters of Administration, then this obligation to be void;
else to remain in full force.
Signed, sealed, and acknowledged in open Court.  H. A Cannowledged (L. S.)
Willi Wager (L.S.)
/
(L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de- eased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
similar to the second of the s
Sworn to and subscribed before me, this
Recorded19

*01-5 -M. & B. Co.

C

- 1	Pinas Principal
	Know all Men by these Presents: That we, R. G. Luckey,
1	La Lairl Sunty
1	Know all Men by these Presents: That we, R. G. Liusey, Principal and J. B. Smith, Surety, securities, are held and firmly bound un
١	
1	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1	1 0 1 0 1 (\$2
ı	Ordinary and his successors in onice, we and outserver,
	for the payment of which sum to the said Ordinary, and his section of the said ordinary, and his section, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
	presents.
	presents.  Scaled with our seals, and dated this Lept. 5, 1932
$\parallel$	
	The Condition of the above Obligation is such:
	That if the above bound
I	do make a true and perfect inventory of the goods, chattels
I	rights, credits, lands and tenements of C. Linsey late o
I	rights, credits, lands and tenements of
II	Gwinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the
$\parallel$	said R. J. Liusey , oi
	the hands or possession of any person or persons, for, and the same, so made do exhibit unto the
•	
	said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands, and tenements
I	do well and truly administer according to law, and do make a just and true account of his actings and
	doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person
	or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any
	last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
	Executor obtain a certificate of the probate thereof, and R. G. Linsey
	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void;
"	else to remain in full force.
	Signed, sealed, and acknowledged in open Court.
	(L. S.)
	L. S. Linsey (L. S.)
	·
=	(L. S.)
	OATH.
	——————————————————————————————————————
G	EORGIA, GWINNETT COUNTY.
in	I do solemnly swear that , , deceased, died testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said de-
cca	ased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Ad-
mi	inistrator. "So help me God."
	Sworn to and subscribed before me, this
	i
-	
	Recorded 19
7	01-5-м. к п. co. Ordinary.