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THE RESERVE OF THE PROPERTY OF THE PARTY.

. . . . .

Know all Men by these Presents, That we, Sarah A Browk as Princepal and g A Sonaler 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 Four Handred

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 10 day of Are 1897

The Condition of the above Obligation is such. That if the above bound

Rednumstrater

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of James A Brooks

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Sarah A Brooks

hands or possession of any person or persons, for her and the same, so made, do exhibit unto the said Ordinary when Shy 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 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 decrased, and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

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.

tificate of the probate thereof, and Sarah A Browks

in Presence of John & White

SA Bravks

(L. S.)

J & Denalson

(L. S.)

(L. S.)

Recorded Just

day of See

189 ^

John & Orell , Ordinary

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	10 11 9 2 11 6
,	Know all Men by these Presents, That we, Jane I Dans Good
1.J.A	Sentencis Promeful and JA Porto
	, securities, are held and firmly bound unto
	rdinary for said County, and his successors in office and assigns, in the jus
1	ull sum of Three Hiersand Sollar
for the	e payment of which sum to the said Ordinary, and his successors in office, w
bind o	ourselves, our heirs, executors, and administrators, in the whole and for the
whole	sum, jointly and severally and firmly, by these presents.
S	caled with our scals, and dated this Listary of Sex 1897
	the Condition of the above Obligation is such, That if the above bound
Jun	w M. Lavis Gued J. A. Ecation
do ma	ke a true and perfect inventory of the goods, chattels, rights, credits, lands, and
teneme	ents of fame Il Sacri Le , late of Greenedt
	y, deceased, which have or shall come into the hands, possession, or knowledge
of the s	wild from At Savi and JA Seaton , or the
hands	or possession of any person or persons, for the same, so made, do
exhibit	unto the said Ordinary when Zhy shall be thereunto required; and such
	chattels, credits, lands, and tenements do well and truly administer according
	and do make a just and true account of Their actings and doings therein
	shall thereunto be required by the Court; shall deliver and pay to such
	or persons, respectively, as they may be entitled to the same by law. And if it
	errafter appear that any last will and testament was made by the deceased,
	same be proven before the Court of Ordinary, and the Executor obtain a cer-
	of the probate thereof, and To Laid gill Sais Ding A Section
in such	case, if required, render and deliver up the said Letters of Administration,
	is obligation to be void; else to remain in full force.
	gned, sealed, and acknowledged in open Court.
	film to the Variation of St.
	A Scalar (L. S.
	Janes Il Sani (L.S.)  JA Scatar (L.S.)  J & Parks (L.S.)
Re	corded 14 day of 9

John P. McCake , Ordinary.

Know all Men by these Presents, That we, of tainfell On Principal and of MISness Dend of Wleamptell

, 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 Thomasul Sullais

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 15-olary of how 1897

The Condition of the above Obligation is such. That if the above bound

of A Complete administrates of the estat of It Campbell do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of & A Compbell late of fremmett County, deceased, which have or shall come into the hands, possession, or knowledge

of the said of the implett 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 when It 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 cer-

1 1 Campbell tificate 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 themspoell 1 P Abobb Ordanay of M. General (L.S.)

Different wind

day of March

22 Recorded

solven & Mell . Ordinary.

ADMINISTRATOR'S BOND

# GEORGIA, GWINNETT COUNTY.

İ	
	Sind Hen by these Presents, That we, Olinius Presente as princes
	, 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 Leas Houndled Sulley
-	for the payment of which sum to the said Ordinary, and his successors in office, we
-	bind 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 Flu 10 day of Alas ch
	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 his way of American, late of Aminosta
	County, deceased, which have or shall come into the hands, possession, or knowledge of the said Chineses Renewa
	hands or possession of any person or persons, for him, and the same, so made, do
	exhibit unto the said Ordinary when Lees shall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according
t	o law, and do make a just and true account of his actings and doings therein
	when Aze—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
S	hall hereafter appear that any last will and testament was made by the deceased,
	ind the same be proven before the Court of Ordinary, and the Executor obtain a cerificate of the probate thereof, and Cartainers Residence
	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, scaled, and acknowledged in open Court.

Aften & Meth Chemin Renew (L. S.)

(L. S.)

(L. S.)

Recorded 22 day of Mach

189 F

achen Parte be , Ordinary.

Know all Men by these Presents, That we, It Desimpsen 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 Eight - Herreleas Salling for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

Scaled with our seals, and dated this The Telay of March

The Condition of the above Obligation is such, That if the above bound

whole sum, jointly and severally and firmly, by these presents.

Or P. Simpson.

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Jelly Jenn late of Livinstell County, deceased, which have or shall come into the hands, possession, or knowledge of the said Dr D Lingson 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 he 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 Destruction 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.

Syptemen (L.S.)

Syptemen (L.S.)

Geling At Relie (L.S.)

Colling (L.S.)

Recorded 22 day of Aler 1898

galin Pletet . Ordinary.

Know all Men by these Presents, That we, of A Scounfbell as Principal IR M'Daniel GA Complete A M Complete of M Complete , securities, are held and firmly bound unto and & D golowon the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Eight-Thendand Sallais for the payment of which sam to the said Ordinary, and his successors in office, we bind 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 6 th play of May 1898 The Condition of the above Obligation is such, That if the above bound I I Compbell Administrates I do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of IN Campbell , late of Swinist County. deceased, which have or shall come into the hands, possession, or knowledge of the said of Thampbell 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 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 of I Compbell

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. t. Campbell A M. Complete Exe (L. S.) In Compressed & & Me Daniel (L. S.) GA Campbell (L. S.)

Recorded

day of Mary

John & Mall , Ordinary.

Know all Men by these Presents, That we, Or Blumpson as 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 Six Aumobred Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 The 6 th May of June 1898

The Condition of the above Obligation is such, That if the above bound

A P Limpson administration of the estate of Frank Tuence

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Jirank Then , late of Aurunett

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Paintsen, 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 dowell 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 cer-

tificate of the probate thereof, and It P Simpson

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.

Join & Mill Ordinary It P Singson (L.S.)

STurne (L.S.)

(L. S.)

Recorded & day of June 189 8

John PMell , Ordinary.

ADMINISTRATOR'S HOND

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, No P. Serrefed en as Principal

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Six Newwardsed Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Fire 6 the slay of fune 1898

The Condition of the above Obligation is such, That if the above bound

At P Scingson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of fixandelic Turne , late of function or knowledge of the said Of Plantson

nands 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 It P. Somboon

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.

John Postebb arding of Streem (L.S.)

(L. S.)

the Ames Revested from Doballe, Ordinary.

Know all Men by these Presents, That we, & to Attains on and MM Blann an ow principal and SW Huff PT A Thinson and And & P Brooks, 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 Thousand Sellars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 5 th day of puly 1848

The Condition of the above Obligation is such, That if the above bound A A Stannen

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of MAThinson, late of Swiness

County, deceased, which have or shall come into the hands, possession, or knowledge of the said A HAThinson and MM Branson, or the hands or possession of any person or persons, for Themand 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 hey 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 HARE LOSS IN BRAILESS 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.

John Pheld Ordinay M. H. Beannan (L. S.)

Approved S. J. Mithinson (L. S.)

Recorded 4 day of

John Phello . Ordinary

Know all Mon by these Presents, That we, facob & Lawrey as

Bruncifal Orned A M Itelan send M Modineth,

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 Thousand Solcars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 I Lay of Ang 1898

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 Lastin Linght, late of Caid

County, decrused, which have or shall come into the hands, possession, or knowledge

of the said I a col E Lowey

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

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 facely Charry 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.

> J C Loursey (L.S.) SH Victor (L.S.) KM Smith (L.S.)

Recorded 10 day of Array 1898

John Wille , Ordinary.

Know all Men by these Presents, That we, of A Survett As Remechal Dis Lined of the Bearly And Now Philson Des , 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 These Thomas

and full sum of Meer Heres well for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 28 Day of June 1898

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 Many J Burnett , late of Level mett County, deceased, which have or shall come into the hands, possession, or knowledge

of the said I long of Lun will 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 IS A Lunciff 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.

JA Burnett (L.S.) JA Bealy (L.S.) Mr. Otelson (L.S.)

Recorded 20 day of Sept-

1898

John PMebb

. Ordinary.

Know all Men by these Presents, That we, I house the Twee principal and My Nix And Luis of Loules as

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Tivo Thousand Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 5-The Olay of Left -1898.

The Condition of the above Obligation is such, That if the above bound formers M Hord Administrates

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Ab Lord , late of Lover with County, decreased, which have or shall come into the hands, possession, or knowledge

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 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 Almes My Hord

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.

of the said friend for Ford

Janus / Ford (L.S.) It thit (L.S.) Levi of Grales (L.S.)

Recorded 20 day of Seft - 1898

John & Melb, Ordinary.

Know all Men by these Presents, That we, INR HOOKIN as Bringer

, 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 Lix Floward Dollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this b day Tell 1899

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 MR Arthu So late of Lumnett

County, deceased, which have or shall come into the hands, possession, or knowledge of the said In the factorial for the hands or possession of any person or persons, for his , 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 his actings and doings therein

when To 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 White the said Letters of Administration, 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 Hrofer Jr (L.S.) LM Brind (L.S.)

Recorded 18 day of Eck 1899

Com P. Mister .

ADMINISTRATOR'S HOND

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, John Al Mills Des fris copal Diver & Al Brances Des

, 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 Hemstell Dallaw

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 The 5-12 play 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 Nancy Brackfield, late of Levent

County. deceased, which have or shall come into the hands, possession, or knowledge of the said John M Hills

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

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 cer-

tificate of the probate thereof, and folice MALICS 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.

Julin M. Slills (L.S.) & Al Brand (L.S.)

Recorded 20 day of Seff

1898

John P Stelet, Ordinary.

Know all Men by these Presents, That we, John Mills a											
Bincipal on a H Hallound.											
, 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 Hundred Dullans for the payment of which sum to the said Ordinary, and his successors in office, we											
whole sum, jointly and severally and firmly, by these presents.											
Scaled with our seals, and dated this 4 day of Oct 1898											
The Condition of the above Obligation is such, That if the above bound											
John In Dullo administrator											
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and											
tenements of Mr. M. & Patridge , late of Swinnets											
County, deceased, which have or shall come into the hands, possession, or knowledge											
of the said John On Wills , 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											
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 cer-											
tificate of the probate thereof, and John Drills											
in such case, if required, render and deliver up the sata Letters of Manitestration,											
then this obligation to be void; else to remain in full force.											
Signal and arknowledged in open Court.											
John Mills (L.S.)											
(I H Hallound (L.S.)											

Recorded ON 7 day of Out 1898

John P Welt , Ordinary.

(L. S.)

Know all Men by these Presents, That we, WH and E. V. Mahaffey as Brincipal If Erics name and J & Byrd

, 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 Twelve Hundred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 4 Lay of Oct 1898

The Condition of the above Obligation is such, That if the above bound

20 H and & W Mahaffey administrator do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Martin Mahaffey, late of winnest

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Martin Markey, or the hands or possession of any person or persons, for Herr, 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 Luyshall thereunto be required by the Court; shall deliver and pay 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,

tificate of the probate thereof, and WHPEVING haficy in such case, if required, render and deliver up the said Letters of Administration,

and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

WHHILL offey

& VIII ahaffey

day of 60 m - 8 count 1898

Recorded day of OCF 11 -8 court 1898

John P Wilt, Ordinary.

(L. S.)

(L. S.)

Know all Men by these Presents, That we, Mary & Spence Brief

, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Orce I-Vicadeeral Sollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 17 Olay of Oel-1898

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 John Ho Spenel, late of Lovennett County, decrased, which have or shall come into the hands, possession, or knowledge of the said Mary Defenel, or the hands or possession of any person or persons, for her 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 her actings and doings therein when Lee 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 decrased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mary Defenel 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.

May Sopence (L.S.) My Born (L.S.)

(L. S.)

Recorded 19 day of Qel 1898

John PAtell, Ordinary.

ADMINISTRATOR'S BOND.

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, Il Carker and I'd Comby as princapal and Illkner and RM Wheeler , 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 Dalians

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Day of Low 1898

The Condition of the above Obligation is such, That if the above bound

P. L. Barker and J. H Crumley

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Margarett Barker late of Swinnett County, deceased, which have or shall come into the hands, possession, or knowledge of the said DI Barker and IN Commile

hands or possession of any person or persons, for Line, and the same, so made, do exhibit anto 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 Alexactings and doings therein

when Ilicy 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 itshall hereafter appear that any last will and testament was made by the deceased,

and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and IS Barker and IH Crimling

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.

itius and approved By John P Well

(L. S.) (L. S.)

(L. S.)

day of Por

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1898

Recorded

Jana Cellett , ordinary.

Know all Men by these Presents, That we, All Hilson usual 114
Stendon us prenafal and John & Espy
, 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 dollars
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 5th of Detenter 1898
The Condition of the above Obligation is such. That if the above bound
W. Wilson and 11 H Benson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of Jolin Calany , late of Swimett
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said William and in H Berson , or the
hands or possession of any person or persons, for Tours, 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 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 cer-
tificate of the probate thereof, and W. W. St. 11. A Denset
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.
Those Bofinson WWWilson (L.S.)
Motary Resultion MH Milson (L.S.)
John F Gefry (L.S.)
1899
Recorded 1. 11: 28 day of Innuary 1899  Recorded 1. 11: 28 day of Innuary Ordinary.

Know all Men by these Presents, That we, & & Monday and F. Hamlanton as Principal and WI bolmson and IF Gry , 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 Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 22011 12 1898 The Condition of the above Obligation is such, That if the above bound of Manly and FL Hamilton do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Stacy & amelton , late of Swimet County, deceased, which have or shall come into the hands, possession, or knowledge of the said of franky and F. S. Hameltone hands or possession of any person or persons, for Zhen, and the same, so made, do exhibit unto the said Ordinary when Zluy 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 Try 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

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.

shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and CCMintly and FLH amulton

Signed, scaled, and acknowledged in open Court.

My Michaely (L. S.)

Recorded (m 30 day of January 1899

(L. S.)

Manual (L. S.)

Manual (L. S.)

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Manual (L. S.)

Manual (L. S.)

Manual (L. S.)

Manual (L. S.)

Know all Men by these Presents, That we, Floring Smith and and

, securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and ussigns, in the just and full sum of Twenty Frankel Collars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 2th Jan 1899

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 Catiourn Moore , late of Swinnet

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Area Smith and Wredwa Well, or the hands or possession of any person or persons, for Then, 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 Then 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 Thomas Smith and Court of Administration, 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.

Tomas Smith (1.8)

Andrew J Hebb (L.S.)

ML Rockmon (L. S.)

Recorded 30 day of Communy 1899.

John O Met , Ordinary.

I	
	Know all Men by these Presents, That we, If a Princer as Principal
l	, 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 Liature Hernaluck Doolars
	for the payment of which sum to the said Ordinary, and his successors in office, we
	bind 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 6 day of march 1899
	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 Kinny & Minos , late of Swinnett
	County, deceased, which have or shall come into the hands, possession, or knowledge
	of the said A Sohnaon 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
	o law, and do make a just and true account of his actings and doings therein
	ohen 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
	hall hereafter appear that any last will and testament was made by the deceased,
	and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
	ificate of the probate thereof, and a Calofinson
	n such case, if required, render and deliver up the said Letters of Administration,
	hen this obligation to be void; else to remain in full force.
	Signed, sealed, and acknowledged in open Court.
	01100

All Grandon (L.S.)

Stantin (L.S.)
(L.S.)

Recorded This the 18 day of March " 1899

John PWebt , Ordinary.

Know all Men by these Presents, That we, H Q Character to Principal & L andrews

, 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 Hundred Dallars for the payment of which sum to the said Ordinary, and his successors in office. we

bind 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 La 17 Day of Mosth 1898

The Condition of the above Obligation is such, That if the above bound HA Chandler

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Hickard Chandler , late of Livingett

County, deceased, which have or shall come into the hands, possession, or knowledge Ha Choundler

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 when K. 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 cer-

tificate of the probate thereof, and HA Chandles 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. Join Butt Buling

HA Chambler & Landrews

(L. S.) (L. S.)

(L. S.)

Recorded this the 18 day of Mosel

John Q Webl.

. Ordinary.

ADMINISTRATOR'S BOND

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, I be secretified and firmly bound unto for the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thirty Time Hondinary, and his successors in office, we bind 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 I play of April 1899

The Condition of the above Obligation is such. That if the above bound

I how There are a fire a fir

tificate of the probate thereof, and Show. Them It fames OF Food 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.

James A Five (L.S.)
Co M Cooper (L.S.)

Recorded 22 day of April 1899

John Mebb

Ordinary.

and of a Herris and & Duttle as

, securities, are held and firmly bound unto

Marshall & Bruce Co., Stationers, Nachville, Tenn

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Sit Theresand Gellers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 I day of April 1899

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 A A A Cario, late of A Cario at Tournet County, deceased, which have or shall come into the hands, possession, or knowledge of the said of the said of the said 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 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 for the said Letters of Administration, 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.

alling of Barlings

1 MA Harris

grande V L'III

S Little (L.S.)

of de Harris

(L. S.)

(L. S.)

Recorded 22 day of April 189 9

....

John P. Mebl , Ordinary.

GEORGIA, GWINNETT COCKTT.
Know all Men by these Presents, That we, John & South 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 O120 Thousand Olollars
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 & day of April 1899
The Condition of the above Obligation is such, That if the above bound
- John L Smith
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of Chercle Burson, late of Lawinsutt
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said John & Smith , or the
hands or possession of any person or persons, for fire, 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 his actings and doings therein
when Acc 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,
ind the same be proven before the Court of Ordinary, and the Executor obtain a cer-
ificate of the probate thereof, and John & Smith
n such case, if required, render and deliver up the said Letters of Administration,
hen this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.
i
games @ Whitewth(L. S.) (L. S.)
Jums Wirhelmann ( 1. 6.
Recorded 2.2

day of Africa 1899

John Potekt Ordinary.

Know all Men by these Presents, That we, do P per whison ses promise Lours Ined A M Orisma Des

, 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 Thensand Stallers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 2 or stay of May 1899

The Condition of the above Obligation is such, That if the above bound

6 P grekson

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Sucah Jahren , late of Swining to County, deceased, which have or shall come into the hands, possession, or knowledge of the said & P Jerekson administration hands or possession of any person or persons, for fine 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 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 Executor obtain a certificate of the probate thereof, and to p quekers a 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.

le De gackson (L. S.) (L. S.) (L. S.)

Recorded

day of 1 189 9

Auto Date Co., Ordinary.

Know all Men by these Presents. That we, It It foliosece as principal Fred Virk Simpour De ....., 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 - Hundred Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 & Slay of Dec 1899 The Condition of the above Obligation is such, That if the above bound Il a Johndon do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of None ay & Midlock , late of Savinnets County, deceased, which have or shall come into the hands, possession, or knowledg of the said de la Johnson hands or possession of any person or persons, for frame, 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 Line actings 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 Executor obtain a cer-

tificate of the probate thereof, and It It Johnson

then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

DAR Leinpron (L. S.)

(L. S.)

Recorded 12 day of See

189 9

John Milot , Ordinar

John Do

Know all Men by these Presents, That we, of M. Metchell as principal and of Adams and I A Corbin 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 Thire Is uncled Mollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Holay of See 1899

The Condition of the above Obligation is such, That if the above bound

of Mitchell

Signed, sealed, and acknowledged in open Court.

of Adams (L.S.)

Recorded

day of

189 . -

, Ordinary.

#### ADMINISTRATOR'S BOND

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, It the Elicectes as Principal and Or of Extender to 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 Livelve Homestreel Low Con.

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 first - day of upic

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

County, deceased, which have or shall come into the hands, possession, or knowledge of the said It the & Christal

hands or possession of any person or persons, for Line, and the same, so made, do exhibit anto 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 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 ver-

tificate of the probate thereof, and MM Christy 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.

Or Oh Ethredge (L.S.)
Or g Ethredge (L.S.)
(L.S.)

Recorded April 10 day of A frie 1,500/

John & mell Ordinary

Know all Men by these Presents, That we, l'Us All & Black Des principe and of Yang to W Brownlu 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 Twenty Firm Humber Plans

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 8 21 stay of Lift 1804

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 R & Black , late of Liwin with

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Man All & Sha Ac

hands or possession of any person or persons, for here, and the same, so made, do exhibit unto the said Ordinary when Lhe 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 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 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 Exceutor obtain a cer-

tificate of the probate thereof, and AIUI AIL B Islands
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. Line /2

Mrs III Xty Stucks (L.S.)

Je J Brownlee (L.S.)

Recorded 3 day of Lyrs -1906 189

John Mith. ordinary.

ADMINISTRATOR'S BOND.

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, I & firing as Presented and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Twenty From Hundred Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 nd olay of four 1800

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 Sanford Mathews, late of Swinns County, deceased, which have or shall come into the hands, possession, or knowledge of the said L & King

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 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,

in such case, if required, render and deliver up the said Letters of Administration,

and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

then this obligation to be void; else to remain in full force.

Signed, sealed, and acknowledged in open Court.

Recorded . 2

open Court.

L & /Eing (L. S.)

of & /Einnacy (L. S.)

of H Harris (L. S.)

of An 1900 180

of when I theche, ordinary.

Know all Men by these Presents, That we, A A Governglowed Principal and I & Purner, Mr Tigoungblevel and P. G. Humitte , securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just

Two Thomand Sollers and full sum of

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 hipth elay of Fil 1900

The Condition of the above Obligation is such, That if the above bound

RA youngblood

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Hardeway young bloud, late of frements County, deccased, which have or shall come into the hands, possession, or knowledge of the said Il A you nyblood 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 when Ac 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 Said & A youngblobel 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.

AH Achmson a a Simpson AH Mertin IM A uning

189 U Recorded

Inon P Well- Ordinary.

B A (young blood L. S.)

M & Hounghood (L. S.)

Know all Men by these Presents. That we, John M Beaty Brusque and Jemes A Husers and Rechard M Wheeler , 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 Fren Thousand Rollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 5they of Mar 1900

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 John & Harris, late of Lounniss County, deceased, which have or shall come into the hands, possession, or knowledge

of the said John Or Lealy , 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 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 cer-

tificate of the probate thereof, and folm M Beaty in such case, if required, render and deliver up the said Leiters of Administration,

then this obligation to be void; else to remain in full force.

Signed, sealed, and acknowledged in open Court.

James & Hureis (L.S.) Richard M Mheele (L.S.)

Recorded 5- day of May 1900 189

John Plobb, ordinary.

Know all Men by these Presents, That we, of M Harris as Principal and James A Harris and Sicon Brown 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 Six Thousand dallars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6 1900

The Condition of the above Obligation is such, That if the above bound

of M Harris

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of A & Harris , late of Granius

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said of M Harris 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 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 cer-

tificate of the probate thereof, and of M. Harris 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.

JA Harris (L.S.) Deton Brown (L.S.)

gomes H Harris (L. S.)

adm Phell , Ordinary.

Recorded

ADMINISTRATOR'S BOND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, Alrey & Stenton as

Principal and M 16 Masone les

, 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 Thousand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 June 41900

The Condition of the above Obligation is such, That if the above bound

May & Stanton

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of a Islantone , late of Sevenus

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mary & Stanton

hands or possession of any person or persons, for here, 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 here 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 ver-

tificate of the probate thereof, and May & Stanton in 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.) Mary & Stanton M M Muson (L. S.) (L. S.)

day of Aug 1200 Recorded

, Ordinary & Mein

Know all Mon by these Presents, That we. H M Ma easter as Principal and H & Hays 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 Englishmedres dale as for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

Sealed with our seals, and dated this Any 6 th 1900

The Condition of the above Obligation is such, That if the above bound

to M Macanta

tenements of Rebrea Macastio late of Frommers County, deceased, which have or shall come into the hands, possession, or knowledge of the said & M Macustin hands or possession of any person or persons, for himand 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 certipleate of the probate thereof, and HM Macus Lis 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.

H & Hays (L. S.)

(L. S.)

(L. S.)

day of Any 1900 189 Recorded

, Ordinary.

ADMINISTRATOR'S BOND

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, of Is Etherdaye 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 One Thousand Hollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 May 7 1 1900

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 An ey M Janua, late of Assimulation County, deceased, which have or shall come into the hands, possession, or knowledge of the said 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 to well and truly administer according

to law, and do make a just and true account of his actings and doings therein when his 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 cer-

tificate of the probate thereof, and A Letteringe 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.

Mg Elhredge (L.S.)

Recorded T day of June 1900 189

John Fittell , ordinary.

Anow all Men by these Presents, That we, I crea Her Tehrin Res prin

, 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 Livelve Horredzeel Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this 6 Day of Rugust 1900

The Condition of the above Obligation is such, That if the above bound

Dora Hatelins

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Role Photochers, late of American.

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Sora Antehna, or the hands or possession of any person or persons, for hee, and the same, so made, do

exhibit unto the said Ordinary when Ane 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 Luz actings and doings therein when Luz 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 cer-

tificate of the probate thereof, and Doza Hutching 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.

Deffronce Anguar & Dasa Halchins (L.S.)

Le 1900 & John B Bragdon (L.S.)

J Welch

Ording

Recorded and day of Aug 1 goe 180.

Sohn D Ol'colo . Ordinary.

ADMINISTRATOR'S BOND

## GEORGIA, GWINNETT COUNTY.

Rnow all Men by these Presents, That we, Milleamden 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 Twelve Hundred Gallers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Seff 3 1900

The Condition of the above Obligation is such, That if the above bound

Williamson Johnson

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of genus & gohnson, late of feminist

County, decrased, which have or shall come into the hands, possession, or knowledge

of the said Williams on Johnson, 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 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 cer-

tificate of the probate thereof, and Allemson Johnson in such case, if required, render and deliver up the said Leiters of Administration,

then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

affrance (L. S.)

Johnson (L. S.)

Johnson (L. S.)

Recorded 16 day of Ost

18000

(L. S.)

John Derett , ordinary

Know all Men by these Presents. That we, John M Beerly Des Principal and Emary & Brugelen Des , 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 Thomsand and Third Himselved Dullar, for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Left - 3 19 00

The Condition of the above Obligation is such, That if the above bound

John OV Berly

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Itiliam le Iturio late of Iswini

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of the Acada , 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 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 cer-

tificate of the probate thereof, and John Or Beaty
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.

John Massaly (L.S.) Encry & Brogdon (L.S.)

Recorded 16 day of Seft

18000

Jelin Plicto Ordinary.

Anow all Men by these Presents, That we, of I Smith as Asincepes and to Kilgore and Tryon Smith 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 Twelve Hundred dollars for the payment of which sum to the said Ordinary, and his successors in office, we

whole sum, jointly and severally and firmly, by these presents.

Scaled with our scals, and dated this I olay of Uctoba 1900

bind ourselves, our heirs, executors, and administrators, in the whole and for the

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 H Deorge, late of Lumin

.County, deceased, which have or shall come into the hands, possession, or knowledge of the said of th

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 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 A. Marieta.

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.

Recorded 22

29 Kilgare (L.S.) Tryon Smith (L.S.)

day of Qel-

John DMebb , Ordinary

Know all Men by these Presents, That we, Orilliam Orilson as Principal and Att Sudderthe aus

, 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 There may Floren Hamilton Rollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Qef-1 1900

The Condition of the above Obligation is such, That if the above bound William Wilson

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Annanda golchewrony, late of Iseverice

County, deccased, which have or shall come into the hands, possession, or knowledge. of the said Miller Milson

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 when Lee 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 cer-

lificate of the probate thereof, and Milliam 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.

Milliam Milson Of Do Sudderth

(L. S.) (L. S.)

(L. S.)

18,00 Recorded har 12 day of Low

Aghn Plheble, Ordinary.

ADMINISTRATOR S BOND

### GEORGIA, GWINNETT COUNTY.

Rnow all Men by these Presents, That we, at particles on Driver feel and glad Beries and to Placeslo , 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 Teverely Trocor Hundred Olvelius

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 5 The May of Nov 1900

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 Agree & December 1

county, deceased, which have or shall come into the hands, possession, or knowledge of the said A Rannels

hands or possession of any person or persons, for king, 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 A A Recuselo

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.

Jet MeDaniel (L.S.) Jet MeDaniel (L.S.) La Draw (L.S.)

Recorded 12 day of har 1800

John Mach , Ordinary.

K	′пож	all	Men	ьу	these	Presents,	That	we, M.	8	Adams	Ocs	Prince	æ
an	n	u	1	2.	6	Tari		Dis				,	

, 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 Finduc Handre Dollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 \_ O e1-1 1900

The Condition of the above Obligation is such, That if the above bound.

M D Adams

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Rechin Acland, late of Security County, deceased, which have or shall come into the hands, possession, or knowledge

of the said M & Acleurs , 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

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 MS Gelmus

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.

16 D Adams (L.S.)

116 Januar (L.S.)

(L.S.)

Recorded / 2 day of OUT

18000

Motora P Ghet ho, Ordinary.

ADMINISTRATOR'S BOND

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, It A Julian

sis Brunespal emer of A Tulles les

, 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 Hundrey Stallers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Dee 3 1900

The Condition of the above Obligation is such, That if the above bound

HA Jeckon

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Larack & Country , late of Source

County, deceased, which have or shall come into the hands, possession, or knowledge of the said If I guhan

hands or possession of any person or persons, for Lee, 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 cer-

tificate of the probate thereof, and AA pickem 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 Tullis (L.S.)

(L. S.)

day of Sep Recorded

2 ohn & Mell , Ordinary

Know all Men by these Presents, That we, Rebet - 6 Dometin

, 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 Legen-Hamilton deleus for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 Acre 27 19 acr

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Ty butting T Hamilton, late of Second

County, deceased, which have or shall come into the hands, possession, or knowledge of the said. Reht & Donnelton , 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

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 MM- & Loweller

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.

John D Belo Rolle (L. S.)

My Rome (L. S.)

Recorded Der 5 day of Dere 15000

of of no och , Ordinary.

GEORGIA,	GWINNETT	COUNTY.
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	Know all Men by these Presents, That we, I I livy is glan upal
	, securities, are held and firmly bound und
	the Ordinary for said County, and his successors in office and assigns, in the jus
	and full sum of One Thomsand Soilars
l	for the payment of which sum to the said Ordinary, and his successors in office, w
l	bind ourselves, our heirs, executors, and administrators, in the whole and for th
ľ	whole sum, jointly and severally and firmly, by these presents.
	Sealed with our seals, and dated this _ / May of fich 1401
	The Condition of the above Obligation is such, That if the above bound
	to key
	do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
-	tenements of him wint he Bowles , late of From non
	County, deceased, which have or shall come into the hands, possession, or knowledg
1	of the said II Izry , or the
1	hands or possession of any person or persons, for him, and the same, so made, de
	exhibit unto the said Ordinary when his shall be thereunto required; and such
	foods, chattels, credits, lands, and tonements do well and truly administer according
	o law, and do make a just and true account of his actings and doings therein
ı	when he shall thereunto be required by the Court; shall deliver and pay to such
	erson or persons, respectively, as they may be entitled to the same by law. And if i
s	hall hereafter appear that any last will and testament was made by the deceased
	nd the same be proven before the Court of Ordinary, and the Executor obtain a cer
t	fleute of the probate thereof, and I I /wy
	a such case, if required, render and deliver up the said Leiters of Administration
t	ten this obligation to be void; else to remain in full force.
	Signed, scaled, and acknowledged in open Court.
	, state, and acknowledged in open Court.

day of April 1500)

Recorded & day of Apri

John Athib . ordinary.

Know all Men by these Presents, That we, A No Victor as Christian and Christian and Straining aconst of Melson and of Long aconst of Melson and former and unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Twenty Live Hundred Dallars for the payment of which sum to the said Ordinary, and his successors in office, we

Scaled with our scals, and dated this 4 play of Fich 1901

bind ourselves, our heirs, executors, and administrators, in the whole and for the

The Condition of the above Obligation is such, That if the above bound

whole sum, jointly and severally and firmly, by these presents.

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Surface I Kilgon late of Surface

County, deceased, which have or shall come into the hands, possession, or knowledge of the said & Months or continuous or the

hands or possession of any person or persons, for And, 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 cer-

tificate of the probate thereof, and A Moleculus on 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 Shilliam (L.S.)

16 Melson (L.S.)

1 M Melson (L.S.)

Recorded day of Tich 150)

John Mell, ordinary.

ADMINISTRATOR'S BOND

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, Emanuel Eilleyas

Principal and R O Kedlock 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 Two Hundred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6 May of May 1801

The Condition of the above Obligation is such, That if the above bound

Emanuel Elly Helmes

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Loneinda Careoll , late of Swinn

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said tom and Kelley 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

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 Executor obtain a certificate of the probate thereof, and & Manne Kelly

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.

Energy (L. S.) 1 B O Hecleck (L.S.)

day of Kay 1901 184 Recorded \.

of whi D Well , ordinary.

Know all Men by these Presents, That we, AM Ethicle as numerful

, 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 Rossleen Hundred Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we
bind ourselves, our heirs, executors, and administrators, in the whole and for the

Sealed with our seals, and duted this 3nd day of June 1901

The Condition of the above Obligation is such, That if the above bound

whole sum, jointly and severally and firmly, by these presents.

Am Ethrielge administration

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of J & Ethnistye , late of Gevennets

County, deceased, which have or shall come into the hands, possession, or knowledge of the said M. In Elkerelge 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

when Acceshall thereunto be required by the Court; shall deliver and pay 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. Sthridge

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 No Ethnedge (L.S.)
BA Ethnolge (L.S.)

(L. S.)

Recorded 18 day of June 1901

John Altell, Ordinary.

Know all Men by these Presents, That we, NH Harrington and MA know all Men by these Presents, That we, NH Harrington and MA know as sometimed. The Suddell AT knot of Nheuborn was 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 Low Thomsand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 17 day of June 1901

The Condition of the above Obligation is such, That if the above bound

WH Hereington and MH Kine + Administrators

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of Mrs Mg Herington, late of Secretary

county, deceased, which have or shall come into the hands, possession, or knowledge of the said NF Herring ten HNHKer + , or the hands or possession of any person or persons, for Frem, 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 cer-

tificate of the probate thereof, and MT Horsing for HM H Knet 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.

I Mebb Ordinay Mr H Erringe

WH Enct

(L. S.)

(L. S.)

Recorded 19 day of the Known

John Proebb

, Ordinary.

guine 7

STATE OF THE PERSON OF THE PER

Know all Men by these Presents, That we, Paul & Linchery as Principal and C. D. Branan as

, securities, are held and strmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Sit Houndred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 xirst clay of May 1901

The Condition of the above Obligation is such, That if the above bound

Paul & Lindsay

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Land H Linessay late of Revision to Country, deceased, which have or shall come into the hands, possession, or knowledge of the said Dane & Linesay hands or possession of any person or persons, for fine, 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 his actings and doings therein

when 1/2 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 cer-

tipleate of the probate thereof, and Paul & Directs ay

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 CX Souman

Doul & Dendery (L. S.)

(L.S.)

Recorded

day of Gragust

1801

John DAkell

, Ordinary.

Know all Men by these Presents, That we, Jeims a Thornton en

Amurciped and I A Smith les

..., 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 Dall sers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 7 olary of Oet- 1901

The Condition of the above Obligation is such, That if the above bound

Jennes a Thornton administrates. do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of Merry a Thornton , late of Sevenment

County, deceased, which have or shall come into the hands, possession, or knowledge of the said James A Thereten

hands or possession of any person or persons, for thim, 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 Lis. actings and doings therein

when An 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 ver-

tificate of the probate thereof, and James & Thereten 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.

Recorded

Erres A Thornton (L. S.)

of A Smith (L.S.)

(L. S.) day of Ox

1830/

29 Meca

, Ordinary

Know all Men by these Presents, That we, Lote Camp as pernequel
and Ja Camp Res
, securities, are held and firmly bound unto
Ondingry for said County and his suggestion in office and assigns in the inst

and full sum of Freeze Handred Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 7 day of Oct-1901

The Condition of the above Obligation is such, That if the above bound

do the Camp do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Nancy & Camp, late of Awinett

County, deceased, which have or shall come into the hands, possession, or knowledge of the said A E Camp, or the hands or possession of any person or persons, for him, and the same, so made, do

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 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 hereof.

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.

Ckear (L.S.)
gacamp (L.S.)
(L.S.)

Recorded & day of Qel . 1801

John PALCE , Ordinary.

ADMINISTRATOR'S BOND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, D & Exerner Orner E. S. Kinner De Principal and ghileain & A Perseul , securities, are held and firmly bound unto and Il Raine the Ordinary for said County, and his successors in office and assigns, in the just Five Hundrell Dollars for the payment of which sum to the said Ordinary, and his successors in office, we

bind ourselves, our heirs, executors, and administrators, in the whole and for the

Scaled with our seals, and dated this Stor 14 1901

whole sum, jointly and severally and firmly, by these presents.

E & Lecencer allines deliveres mone with well annual do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Jane Show show , late of frairent

The Condition of the above Obligation is such, That if the above bound  $\mathscr{S} \mathscr{L} \not\to$ 

County, deceased, which have or shall come into the hands, possession, or knowledge of the said & & & & Shanner

hands or possession of any person or persons, for Fig. , 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 hig 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,

tificate of the probate thereof, and 9 2 4 & S Lauren in such case, if required, render and deliver up the said Letters of Administration,

and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

then this obligation to be void; else to remain in full force. Signed, scaled, and acknowledged in open Coart.

(L. S.) 8 & Garner (L. S.)

ES Lann

day of how & 11 General 1881

goran Al Tello , ordinary

Recorded 20

#### Marshall & Bruce Co., Stationers, Nachville Tenn.

### GEORGIA, GWINNETT COUNTY.

Mow all Men by these Presents, That we, Alecolo & Larvey as principal Read A No Wilson as

, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Pres Thereward Julieus

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 And 4 1901

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 AM Estherielys , late of Accounts

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Roccity, 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 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 cer-

tificate of the probate thereof, and A Courry 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 Lorevery (L.S.)
(N.M. Chilson (L.S.)
(L.S.)

Recorded 20 day of Fer 1901 189

John Wilher- Condinary.

ADMINISTRATOR'S BOND

## GEORGIA, GWINNETT COUNTY.

	Presents, That we, I I Hava d lis	Pare
Know all Men by these	Presents, Track	- some
Bull gerice	16 Misson les	· · · · · · · · · · · · · · · · · · ·

, 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 bight Hundred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6 May of Jany 1902

The Condition of the above Obligation is such, That if the above bound

J A Hood do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of Abary Hutehins, late of Lewinsent County, deceased, which have or shall come into the hands, possession, or knowledge

of the said of A Accol

hands or possession of any person or persons, for Arm, and the same, so made, do exhibit unto the said Ordinary when Arm 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 would be the court it is to be a first it.

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 cer-

tificate of the probate thereof, and I Lovel 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.

genus Sib Milson (L.S.)

Recorded 12 day of Frob 1802

John Meble, Ordinary

Know all Men by these Presents, That we, JE Johnson as Principal Devel TA Pale De Liverry

, 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 Phosper & Sollers for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 21902.

The Condition of the above Obligation is such, That if the above bound

J. E. J. Clipson

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Antonicy & Johnson , late of Liver and County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Leviner , 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 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 for Jerminet.

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.

g & Johnson (L.S.) of & Pale (L.S.)

(L. S.)

Recorded 10 day of June 1882

of Meal . Ordinary.

Know all Men by these Presents, That we, Janus It Bennett as Genical and Malhan Semment and J D Corner , 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 Thorsand Dollers for the payment of which sum to the said Ordinary, and his successors in office,  $w_{
m c}$ bind 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 Seft-1 1902

The Condition of the above Obligation is such, That if the above bound. Thomas it dannets - admes with will amund do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of John Bennett , late of Greenents County, deceased, which have or shall come into the hands, possession, or knowledge of the said James M. Bernett 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 when he shall thereanto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if  $^{
m il}$ shall hereafter appear that any last will and testament was made by the deceased. and the same be proven before the Court of Ordinary, and the Executor obtain a certipicate of the probate thereof, and James Ar Bennett in such case, if required, render and deliver up the said Leiters of Administration. then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court. - If mace of a Mille cray Janus Ar Benness (1.8) halkan Bennett (1.8) John D. Cosson Recorded 10 duy of Lex

94010ebb

, Ordinary.

Know all Men by these Presents, That we, Laure L Rvelgees as femane and The Dimercun Surety of new york 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 Forty Five Hundred Dollars for the payment of which sum to the said Ordinary, and his successors in office, we

Sealed with our seals, and dated this 14 day of July 140 2

whole sum, jointly and severally and firmly, by these presents.

bind ourselves, our heirs, executors, and administrators, in the whole and for the

The Condition of the above Obligation is such, That if the above bound Lanea L Rodyers administration do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Andrew Fiver , late of Sevenists County, deceased, which have or shall come into the hands, possession, or knowledge

of the suid Laura L Rvelyers hands or possession of any person or persons, for his , 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 her 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 certipicate of the probate thereof, and Lemen L Rollyers

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 guy 14 1902 Lanzu & Rodgers (L.S.)

2 D soul ording annecem durity Company. S.)

of New York Byble benest S.) Recorded

1 PHOUGH . Ordinary.

Know all Men by these Presents, That we, of A Habiels as Brinseper and If Bethe MA wilsin and My how 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 Two Thousand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Wel-/1902

The Condition of the above Obligation is such. That if the above bound 11 Roberts do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Graffin Roberts , late of Greinment

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of 11 12 oberts

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

hands or possession of any person or persons, for him, and the same, so made, do

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 A Noberts 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.

Recorded Car 15-

Ag Dickle (L.S.) Ir W Wilder (L. S.) my nowe

gotice Il the Ob, ordinary.

Know all Men by these Presents, That we, John 16 Rove as Remarker and TA Maynaed le B Rad and of W Frair es

, 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 Dollus

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 of Day of Deman 1202

The Condition of the above Obligation is such, That if the above bound

John Ab Pool

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Adam Dool , late of Savinnits County, deceased, which have or shall come into the hands, possession, or knowledge

of the said John M Dovl

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

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 cer-

lificate of the probate thereof, and John M Pool 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

Dec 1 1902 99 hebb ording

Jod Dool

JA Maynard

JA Rale

Joe 1902 140

Recorded

John Plebl, Ordinary.

(L. S.)

(L. S.)

(I. S.)

Know all Men by these Presents, That we, Iles & Hamme entras Arineyal Sud The American Survey Company of , securities, are held and firmly bound unto Nuo york the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thive Thousand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 I day of Secure 1902

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 De S. Kaadman, late of Levenis County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Mrs & Danments -

Mrs & Danneuts

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 his actings and doings therein

when My 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 & Hunmeull 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. and affected leg

Mes & Humicans (L. S.) John A Mobile Orin

american devety company of (I. S.)

new york by bolo bewein (1.8.)

day of De lack answer feelow

John Mely , Ordinary

16

Recorded

Know all Men by these Presents, That we, Mathew Cain as Princepe and f M Ovely and I Fi Duneus 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 Two Thousand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we hind 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 2nd olay of Fub 1903,

The Condition of the above Obligation is such, That if the above bound Mathew Cain

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of J FIM Cain , late of Givenment

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mathew Cain hands or possession of any person or persons, for hime, 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 cer-

lificute of the probate thereof, and Mathew Coin 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.

Mathew Cain (L. S.) Evelous I & Meble Ording JA Dully (L. S.)

Feb 12 day of 1903 185 Recorded

John A Steble . Ordinary.

(L. S.)

Anow all Men by these Presents, That we, It & Johnson as Munged Anat & General W & Hammer and M & Benain 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 Nine Hundred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.

Sculed with our scals, and dated this 24 olay of Mach 1903,

The Condition of the above Obligation is such, That if the above bound.

It & Johns on belinmittation

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Aucella Wilson late of Aucenti-

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Or & Johnson , 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 when he shall be small to

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 A 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 the sealed are to be sealed as a sealed and the sealed are to be sealed as a sealed as a sealed are to be sealed as a sealed as

Signed, scaled, and acknowledged in open Court.

H V Jens my & S sahmen

of Furyen coming It's Gracell

(L. S.)

approved John A Belle My

~ (L. S.)

Recorded 99

day of Sprice

1903 189

John D Mobb, Ordinary.

#### \_\_\_\_

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, S. I Encoling and Andrew fileble les Principals and My Rawlins & TA Rate les , 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 Thousan.

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this Helay of May, 1903,

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Janus N Resolins, late of Francis

County, deceased, which have or shall come into the hands, possession, or knowledge

County, deceased, which have or shall come into the hands, possession, or knowledge of the said & Recurling and Andrew J Will , 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 Them 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 cer-

tificate of the probate thereof, and I Shewlins and Af Probbins 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 John P Hell & Lol A awlins (L. S.)
Ordinay Andrew of thele (L. S.)

My Nowling (Less)

Recorded // day of Slay 1903 -180

John D. O. Mell . Ordinary.

ADMINISTRATOR'S HOND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, & T Cain as firm expel

Sind John A lain and TA Huelett les
, 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 Rive Handred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 soals, and dated this .... I day of July 1903,

The Condition of the above Obligation is such, That if the above bound

I Lain
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of Theres Lee \_\_\_\_\_, late of Levinin \_\_\_\_\_.

County decreased, which have or shall come into the hands, possession, or knowledge

of the said I Seain , 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 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 DI Leain

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.

John R Leain (L.S.)

John R Leain (L.S.)

J. H. Kraslett (L.S.)

Recorded 9 day of July 1903 189

Jahn P Nebbe , Ordinary.

Know all Men by these Presents. That we, & O Sharpton, Kh Rainey, D & Sharpton and R 26 Moore , 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 Jim Thousand Dallare for the payment of which sum to the said Ordinary, and his successors in office, we hind 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 Winder Sa The 10 th day of December 1903. The Condition of the above Obligation is such, That if the above bound I B Oliverpton administrator do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Richard Sharpton, rate of Quinnet County, deceased, which have or shall come into the hands, possession, or knowledge of the said & B. Charpton hands or possession of any person or persons, for Liud, 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 his actings and doings therein when It 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 Rail Colombian 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. L Q Sheerfton (L. S.) no premer of ) & & Sharpton B B Peanery Wood D (L. S.) (L. S.)

day of sois Recorded 19 2 John P. 15.66

, Ordinary.

(& S)

Know all Men by these Presents, That we, IN Kennillow as principle .... is I to million as recurity, 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 Fintern Kennello Ballane for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Thomas of Deer 1903.

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 lenements of March Transcriptory of the goods, chattels, rights, credits, lands, and lenements of March Transcriptory of the goods, possession, or knowledge of the said Decreased, which have or shall come into the hands, possession, or knowledge of the said Decreased, which have or shall come into the hands, possession, or knowledge of the said Decreased.

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 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 hereofted.

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 a contraction.

Recorded

Join O Well Decision open Court.

John O Well Sceniston

Ording J 26 Henri Story

day of See 1903 to

(L. S.)

(L. S.)

(L. S.)

John @ Webl - Ordinary

Know all Men by these Presents, That we, Me 2) Longual principal
and The Deague, Hh Deague, and I Me Beneath 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 Dollane,
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 Lawrences ille No.
The 7th day of Deer 1903.
The Condition of the above Obligation is such, That if the above bound
12 2 Ceague administration.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of George W Deague , late of Devinett
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said Mrs LJ Jeagen , or the
hands or possession of any person or persons, for, and the same, so made, do
exhibit unto the said Ordinary when Nw shall be thereunto required; and such
deads should available lands and tenements do well and truly administer according
to law, and do make a just and true account of fier actings and doings therein
when Mal 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 bereafter appear that any last will and testament was made by the acceased,
and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
liftcute of the mobile to the roof and More & League
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.
$(L. \delta)$
John Owell Man J. Jeagen (L.S.) Oneinany J. G. Jeagen (L.S.)
of by Transac (L. S.)
g in idelimette (63)
Recorded 19 to day of Deer 1703 ###
Recorded 19 day of Dolw PANSell Ordinary
Youw Ome

ADMINISTRATOR'S BOND

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, Iles Clevies Jackson Minerpal and The American dending Commeny of , securities, are held and firmly bound unto Ballimer as the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thive Thousand It Six Humslead Stollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Buford lan The 7 th olay of inay 1904. The Condition of the above Obligation is such, That if the above bound Also Olevia Je cham do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Tolbert & Strickland, late of Growing County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mrs Olevia Jackson hands or possession of any person or persons, for here, 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 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,

tificate of the probate thereof, and Mrs Olevies gackson in such case, if required, render and deliver up the said Letters of Administration,

and the same be proven before the Court of Ordinary, and the Executor obtain a  $\epsilon\epsilon$ 

then this obligation to be void; else to remain in full force.

Signed, sealed, and acknowledged in open Court.

Wilson Olivies Olivies

HH Johnston annuces Suddy Empany of ma the Jr P. Bellines by HB Shadburs (L.S.)

atter- 10 H Brown ass- Secty (L.S.)

Recorded Mily LH day of May

1804

John of Treble, ordinary

Marshall & Bruce Co., Stationers, Nashallie, Tenn

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, The deais. It Tandy & Cain as Principals and of A beain and LA Winn as dienerly , 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 Lit Thousand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 7 th May of March 1904

The Condition of the above Obligation is such, That if the above bound

IN leain and Tunely & Cain do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of DT Cain , late of Georgett

County, deceased, which have or shall come into the hands, possession, or knowledge of the said TA leain and Tandy & Seam hands or possession of any person or persons, for Hum, 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 cer-

lificate of the probate thereof, and THA PS Cain 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. 19 thebb Ording

XIR lean (L. S.) ATD Cair (L. S.)

1 12 lain ( I. S.)

day of Recorded

> 200 Hour , Ordinary.

Know all Men by these Presents, That we, A I Elbridge as Principal and AA Review and A & Hardegree 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 Rively Five Hundred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 .. 8 13 Olay of De cemer 1903.

The Condition of the above Obligation is such, That if the above bound.

A P Ethredge administrative

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Savid Ethridge , late of Growings -

County, deceased, which have or shall come into the hands, possession, or knowledge of the said & T Ethridge

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

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 cer-

tificate of the probate thereof, and HI Chridge

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 4 Kamas AP+11. H & Ethridge (L. S.)

HA Rainy (L. S.)

Ag Hardyrn (L. S.) Recorded

John & held ordinary

24 day of May

Know all Men by these Presents, That we, I'M Turner, as Principal and A T Martin 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 One Hundred and Rify Sollars.

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 The 5- day of May 1904

The Condition of the above Obligation is such, That if the above bound

SA Tursue

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Elizabeth Turne , late of Swinists County, deceased, which have or shall come into the hands, possession, or knowledge of the said SA Turner , 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 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 certificute of the probate thereof, and & A Turne 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.

SATurna

At Martin (L.S.)

(L. S.)

(L. S.)

Recorded 18 day of any 1904 180

John P Mehlo, Ordinary.

Know all Men by these Presents, That we, Mrs Ikraice Bartles as principal and IM Please Dead Bliss Maroduraed es , 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 Lix Thousand Dollar

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6th Day of June 1904

The Condition of the above Obligation is such, That if the above bound Mrs Araes Sartes

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of J Harter , late of Awinsin Tounty, deceased, which have or shall come into the hands, possession, or knowledge

of the said Mrs Israe Sertler , or the hands or possession of any person or persons, for her , and the same, so made, do

exhibit unto the said Ordinary when An 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 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 cer-

tificate of the probate thereof, and Mrs Israel Baster

in such case, if required, render and deliver up the said Leiters of Administration, then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Coart.

Strace Butter (L.S.)

Blin Moodward (L.S.)

, Ordinary.

Recorded 4 day of June 1904 155

Know all Men by these Presents, That we, ED Lively as Runcipal and & TME Elroy 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 Hour Handrey Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 any 7 6404

The Condition of the above Obligation is such, That if the above bound to P Lively

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of ME Lively , late of Iswinness

County, deceased, which have or shall come into the hands, possession, or knowledge of the said & D Levely , or the

hands or possession of any person or persons, for Arin, and the same, so made, do exhibit unto the said Ordinary when he shall be thereunto required; and such south shorted and truly and tenements do well and truly administer according

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 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 cor-

tificate of the probate thereof, and GN Lovely 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.

Sof Me Eling (L.S.)

(L. S.)

Recorded 14 day of Loft 1904

John Pithell, Ordinary.

Know all Men by these Presents, That we, of A Amberre and I & ambere as Brine fal and TA Smith and of the Melkee Des., 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 Phousand Dollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Lucy 24 1904,

The Condition of the above Obligation is such, That if the above bound

Ja Armbrose and T& Ambrose do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

to make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Jacob M America, late of Islamina County, decreased, which have or shall come into the hands, possession, or knowledge

of the said JA Ambeere Bend T & Ambeere, 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 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 cer-

tificate of the probate thereof, and JA Arribeous & TL Amberse 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.

JA Simbour (L.S.)

The Simon (L.S.)

A Megae (D.S.)

Recorded 19 day of Sept - 1904 189

John P, Nebb , Ordinary

Know all Men by these Presents, That we, A & Suncan Do Penergal and I I Dan eun Dis

. 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 Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we hind 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 duted this 5 th Ray of Seft- 1904

The Condition of the above Obligation is such, That if the above bound

I & Sungen

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Hugh Demeen , late of Sevin mets

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Il & Dancem

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 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 cer-

lificate of the probate thereof, and A & Suncan 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.

RH Suneam (L. S.)

J F Duncan (L. S.)

(L. S.)

26 day of deft - 1904 189 Recorded

nohn P Nebb , Ordinary.

ADMINISTRATOR'S ROND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, of I Forester or end

, 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 Hundred Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 5 the Sept - 1904

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 A Floristis SR, late of Aministra

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Fronting n , 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 tenements.

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 cer-

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.

Recorded

24

J. Francister (L.S.) La M. Paul (L.S.)

, Ordinary

day of Sept 1904 1800 1 P P Mach

Know all Men by these Presents, That we, Mr & Revestin as Previete and MA Bearwell es

, 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 Flourties Handred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this I day of Del- 1904

The Condition of the above Obligation is such, That if the above bound

ME Fromelie

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of IrMI Cain , late of Swinniss

County, deceased, which have or shall come into the hands, possession, or knowledge of the said AY & Fiorester

hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said-Ordinary when  $\mathscr{A}_{\mathcal{C}}$  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 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 certipicate of the probate thereof, and Ar & Flourelis

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 & Florestin (L. S.)

Ma Braswere (L. S.)

(L. S.)

day of Qe1 - 1404 Recorded

ohn P Mach Ordinary.

Know all Men by these Presents. That we, Is A Horeff as the in repar

and lib of Cornell as

, securities, are held and firmly bound  $u_{nlg}$ the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Phree Thousand Dollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Qet 34/904

The Condition of the above Obligation is such, That if the above bound

It A Heef

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and 

- GX Heyf , 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

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 certipleate of the probate thereof, and LA Haff

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 Coart.

GA Hagh MS. Cornell-(L. S.)

(L. S.)

day of Cer-1904 +

John & Melb

Recorded

3

Know all Men by these Presents, That we, I It Hade and

A Jacobs as Reinerful and g A Mekels

, 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 Foresteen Hardeed Sollers for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 nd Ly of Oet 1904

The Condition of the above Obligation is such, That if the above bound of Male and of Agarenes.

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Thompson Hale , late of Lavinnets

County, deceased, which have or shall come into the hands, possession, or knowledge of the said 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 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 cer-

tificate of the probate thereof, and of A Hale and of A Jucobs

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 N Hale (L.S.) g N Jacobs (L.S.) g H Melzee (L.S.)

Recorded B day of Cet 1904 100

John P Weble. Ordinary.

Know all Men by these Presents, That we, of A Chandles do Perrayal 2111 The Ausein from & Athilianth and HH Brambles - 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 This Thomsand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 . T Olay of Mou 1904

The Condition of the above Obligation is such, That if the above bound

All Chanelles

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of of the hornor challenged, 2. ..., late of Levingies

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 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 he 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 AMD hangeller

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.

wicker of A shebb Groting

The Aurris

Recorded of day of in court

1 Duteva

, Ordinary.

(L. S.)

Know all Men by these Presents, That we, AV Thed hil as principal and O Chimpers Cos Lexarity

, 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 There of Normand & aller of for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 / Play of Orlales 1904

The Condition of the above Obligation is such, That if the above bound

At Mashit

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Abory & Ales bit , late of Leviziet County, deceased, which have or shall come into the hands, possession, or knowledge of the said Alary & Ales bit , 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 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 Ar Alis bit

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.

Of Simple (L.S.)
(L.S.)

Recorded 21 day of New 1904 185

Jahren Theble , ordinary.

Know all Men by these Presents, That we, Jelin A Microlin as granupal Dina It A director as granupal

, 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 Rifleen Hundred Dollars

for the payment of which sum to the said Ordinary, and his successors in office,  $w_{
m c}$ bind 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 Fly 5 Oling of 1904

The Condition of the above Obligation is such, That if the above bound

which Martin administration

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Mary de Perso , late of Gerinuts-

County. deceased, which have or shall come into the hands, possession, or knowledge

of the said gotin A Martin

hands or possession of any person or persons, for him, 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 his actings and doings therein when Lu-shall thereanto be required by the Court; shall deliver and pay 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 ver-

tipicate 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, scaled, and acknowledged in open Court.

John a Muslin (L. S.) (L. S.)

(L. S.)

789 -

Recorded duy of Dee 1204

9 1 Dareble

Ordinary.

Know all Men by these Presents, That we, And of Beyand or los of Beyand on the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thru Thomsons Bollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Solvey of Dee 1404.

The Condition of the above Obligation is such, That if the above bound

Mrs & A Bryando make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of 6 M Drygum , late of - Previnnets -County, deceased, which have or shall come into the hands, possession, or knowledge of the said Also & H. Bryanshands or possession of any person or persons, for hee, and the same, so made, do exhibit unto the said Ordinary when Mu 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 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 Exceutor obtain a certificate of the probate thereof, and Mrs & H Bug has 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 H. Loyani (L.S.)

Af Johnson (L.S.)

Recorded 10 day of Dec 1904 180

John Atheble Ordinary.

VIMINISCH VIOR'S ROSO

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, flines & Colocal and Sille Remindered son 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 Thomas and Ordinary and his successors in the just

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this Jan 2 /905

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 heart is to that is ..., late of hereines

County, deceased, which have or shall come into the hands, possession, or knowledge of the said frame & Cherch Archive as are the lack of or the hands or possession of any person or persons, for The 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 Lizin actings and doings therein when Lizy 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 James & Court of Little to contain 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.

Recorded

Signed, sealed, and acknowledged in open Court.

At Malereney J. C. Court

M. Poy . G. C. Lillie Born Pharle

At & Shadhan

(L. S.)

(L. S.)

(L. S.)

day of Fech 1805

John & Theble, ordinary.

and of do Lowery ers

, 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 Lix Hundred Aolless for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this to the day of Reb 1905-

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Alro Harset & Search, late of Revision County, deceased, which have or shall come into the hands, possession, or knowledge of the said All Search, 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 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 All Search

then this obligation to be void; else to remain in full force. Signed, sealed, and acknowledged in open Court.

of to Lowery (L.S.)

Recorded & day of Feet 1905 100

of go thebe

. Ordinary.

ADMINISTRATOR'S BOND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, Janus & Selones or Lilli Som Adode as General and The Burlin and , securities, are held and firmly bound  $u_{nl_0}$ JFI Gapy Dis the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Two Thousand Dallass

for the payment of which sum to the said Ordinary, and his successors in office, we . bind 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 13 stery of Fich 1905-

The Condition of the above Obligation is such, That if the above bound

Janus & Cloud and Lillie Born Schooles (/ do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of & Mn Donn late of Swinners

County, deceased, which have or shall come into the hands, possession, or knowledge of the said James Edelous & Lillie Born Moches hands or possession of any person or persons, for Them, and the same, so made, do exhibit anto 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 <sup>it</sup> shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

tificate of the probate thereof, and James & Seloud & Lillie Born Rhos 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.

James & beloved Lillie Bom Rhodes

(L. S.) I le Bueton (L. S.)

27 Estry

golin & Whether

Recorded 15

Ordinary.

(L. S.)

Know all Men by these Presents, That we, Of I Policele as Principal and A H Duneau and John B Dugger 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 Twelve Hundred Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and strmly, by these presents.

Scaled with our seals, and dated this ... 4 the play of Acusch 1901

The Condition of the above Obligation is such, That if the above bound

Mr & Patrick

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Larah & Patrick . late of Swimment County, deceased, which have or shall come into the hands, possession, or knowledge of the said M & Patrick hands or possession of any person or persons, for him, and the same, so made, do exhibit anto 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 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 certipleate of the probate thereof, and M & Patrick

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.) John B Tagger (L. S.) (L. S.)

16905day of march Recorded

John Allhold , Ordinary.

Out of E Lowe De Lecurity

, 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 Poses Promonul Gallers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 . I llay of may 1905-

The Condition of the above Obligation is such, That if the above bound

A Strickland

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Henry Strickland , late of Free interior

County, deceased, which have or shall come into the hands, possession, or knowledge

H Strickland , 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 he 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 Alrichland

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.

g P Wheth Ording & Strick land (L.S.)

g & Lawe (L.S.)

Recorded H day of may 1903- 185

John De Be Gla , Ordinary.

Know all Men by these Presents, That we, FI Il Juhan Des Remapal and OR Juhan as Leavery

, 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 There Thousand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 I Dlay of many 1901-

The Condition of the above Obligation is such, That if the above bound

Fi Fi Jechan

Fill Juhan

of the said

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of & & Medaniel late of Gerinsuis County, deceased, which have or shall come into the hands, possession, or knowledge

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 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 ITA Juhan

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 F Juhan (L. S.) affron

of Parella Oreling (L. S.)

(L. S.)

day of may 1905. Recorded

John Parelle . Ordinary.

AND STRAIGHT BOND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, of when all pleads as pringer

, 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 Threesand Societies

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 15' Day of Miny 1605-

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 A M Serialle , late of American are knowledge.

County deceased, which have or shall come into the hands, possession, or knowledge of the said of when the factors , 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

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 It 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 cer-

tifleate of the probate thereof, and John M Ja colo in such case, if required, render and deliver up the said Leiters of Administration.

then this obligation to be void; else to remain in full force.

John & Webb John Ar Selower (L. S.)

Ording It M Selower (L. S.)

Recorded 16 day of may 1991

Jahn A Gdovis Ordinary

11

Know all Men by these Presents, That we, Ilantery - A Legent Cos Principal and a le Simpson and a 4 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 Phree Thousand Sollers for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 5 the Oley June 1801

The Condition of the above Obligation is such, That if the above bound

Robert - a Succe

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and late of Grommet tenements of W A Specie

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Robert - A Greek hands or possession of any person or persons, for lime, 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 certiplcate of the probate thereof, and Rober - A Grun 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. Robert G Free (L. S.) affrances

60 Sunper (L.S.) Direi.

a a Johnson (L. S.)

day of June Recorded

John & Mello ordinary.

#### ADMINISTRATOR'S BOND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, of MI BLOSCILL - as Pringer Dad James & Conseplace and Tof Higgins

, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lit lier Handled Bolless for the payment of which sum to the said Ordinary, and his successors in office, we

whole sum, jointly and severally and firmly, by these presents.

Scaled with our seals, and dated this I see Day of Orf 1901 -

bind ourselves, our heirs, executors, and administrators, in the whole and for the

The Condition of the above Obligation is such, That if the above bound

gan Blown -

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Lilas Higgins Live ..., late of Live in the

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of AH Blowns , or the hands or possession of any person or persons, for him, 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 Lis actings and doings therein when Lee shall thereanto be required by the Court; shall deliver and pay 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 Coart of Ordinary, and the Executor obtain a certificate of the probate thereof, and AN ISCOUNT.

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.

g M Blown (L.S.)

J & Compbell (L.S.)

T g+Higgins (L.S.)

Recorded 1, day of Oct 1905 to

John P Mebh

, Ordinary.

Know all Men by these Presents, That we, M. L. Benzen as Reinapal and M & Benzen 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 Lix Handled Dollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this Our 2 1901 -

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Morga Fields , late of General

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said ML Le Lenson , 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 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 cer-

tificate of the probate thereof, and M. Lo Borson 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.

withing it Muse NPHIP (Mile Benson

(L. S.)

(L. S.)

(L. S.)

Recorded le day of Oet 1905- 185

John P Meble. Ordinary.

Know all Men by these Presents. That we, & fi Phane as the conseque Ind Thomas Robinson and LA Dallices as

, securities, are held and firmly bound  $u_{nl_0}$ the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Two Thousand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 and Diagof Nov 1802

The Condition of the above Obligation is such, That if the above bound

W. F. Pliane

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of hes & A farms , late of Lewinners

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Of Please administrates 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

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 OH Phare

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 Coart.

DMel-O Ordy OT Phane (L.S.) Thumas a Robinson L. S.

X Poutlelle

Recorded duyof Novo 1802

J. D Theolo

Ordinary.

and M & Rerry since M & Rerry as Remapal

, 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

bind 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 22 day of See 1902

The Condition of the above Obligation is such, That if the above bound

James A Kerry do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and late of Shevenut tenements of Nin Rerry County, deceased, which have or shall come into the hands, possession, or knowledge of the said James A Rerry 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 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 cerlipeate of the probate thereof, and formes & Perry 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.

James & Perry 110 Derry (L. S.) in princing of (L. S.) (L. S.)

day of Feb 1903 189 12 Recorded

Aohn Phole . ordinary.

Know all Men by these Presents, That we, Janus & Johnson as Brings

, 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 Four Hundled Gallers for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 1 olary Fich 1804

Janes & Johnson

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of father of Julian , late of Source with

tenements of Malhan & Jukan , late of Saven with County, deceased, which have or shall come into the hands, possession, or knowledge of the said James A Jahnaon , 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

to law, and do make a just and true account of his actings and doings therein when shall thereanto be required by the Court; shall deliver and pay 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 force A followers in such case, if required, render and deliver up the said Leiters of Administration,

then this obligation to be void; else to remain in full force. Signed, scaled, and acknowledged in open Court.

J. N. Johnson (L.S.)
g N. D. woodon (L.S.)

Recorded Tue 18 day of teno

1904

John Il machinery.

and & P Williams 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 Rouncest Huncisco Sollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this 7 Day of Red 1404

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of bliza Johnson , late of Swin nuts

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said. James & Jahuan, 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 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 cer-

tificate of the probate thereof, and Johnson A 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.

James A Johnson (L.S.) IS D Melliams (L.S.)

(L. S.)

Recorded 19 day of Tw

John I helb , Ordinary.

ADMINISTRAÇÕES ROND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, I I Brown and M le Rong as Anim copal out of L Brown M. I Brown A L Robinson and County and his successors in office and assigns, in the just and full sum of Two Thousand Dallars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 & day of Dec 1663

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 Sterling is recording to the hands, possession, or knowledge of the said of Is were small come into the hands, possession, or knowledge of the said of Is were small the same, so made, do exhibit unto the said Ordinary when It 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 The perfect and pay 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 Is Brown and Mc Rom

in such vase, 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.

> J& Brown (L.S.) HA Ross (L.S.) 1 & B. (L.S.)

Recorded 19 day of Dear No Rollings

Who Theat Ordinary

Know all Men by these Presents, That we, I of Finderelesting as Asmufal And AN Smith Do

, securities, are held and firmly bound unto

Marchael A. Brace Co., Statisciers, Nastonile, Tene

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Three Thoms once Delears

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Lawrencies her Feb / 1904

The Condition of the above Obligation is such, That if the above bound

I flunder busy domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said I founder lung , or the hands or possession of any person or persons, for him fand the same, so made, do

exhibit unto the said Ordinary when he show 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 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 cer-

tificate of the probate thereof, and I of Francis least 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 of French long (L.S.)

(L. S.)

Recorded 1 & day of Tea 18004

Leton alleve . ordinary.

ADMINISTRATOR'S ROND

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, & & Ratterson as

Louseque and James M. Patterson es

, 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 Pewery Time hundred Dallers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 I Day of Free 1804

The Condition of the above Obligation is such, That if the above bound

B & Ralliesen

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of MA Pattersen , late of Levinnets

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said of Dallerson , 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

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 certiplcate of the probate thereof, and A & Returden

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.

Lain & Both gome Matteren Cerein any (L. S.) (L. S.) (L. S.)

Recordedday of Free

188 NK

of orbor D Mely Ordinary.

Know all Men by these Presents, That we, It & Whelley as 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 Over Thomsand Dollars.

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 22 day of Speil 1904

The Condition of the above Obligation is such, That if the above bound A & Whelly

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of There & Okcelly, late of Iscoinces County, deceased, which have or shall come into the hands, possession, or knowledge

of the said A & Okelly, 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 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 cer-

tificate of the probate thereof, and It & Okelly

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.

Nober- & Okelley (L.S.) 16 H Carmone (L.S.)

(L. S.)

Recorded \$30 day of any 1904 185

nohn & Wheleh Ordinary.

## ADMINISTRATOR S B NO

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, James A Doctgen as

Inmerged and gohn A Mellere 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 One Phousand Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 June 22/904

The Condition of the above Obligation is such, That if the above bound.

to make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of TA Dodgen, late of Living

tenements of A Dodgen , late of Learners .

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said genus A Sulger, 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 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 its shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a ver-

tipicate of the probate thereof, and James A Sodgen 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 of Deneutr games A Dadyer (L.S.)

Greling g M M Leluer (L.S.)

Recorded Day 1 day of Roy 1904 -1889

John & Meble , ordinary.

Know all Men by these Presents. That we, of T Nowe as principal and To Nowe and My Nowe Des

, 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 Theory fear Hundred Lallers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 4 Olay Fub 1904

The Condition of the above Obligation is such, That if the above bound

omake a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of Ern Rowe , late of General

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Moure, 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 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  $\int \int \Lambda_{vvv}$ 

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 slowe (L.S.)

If slowe (L.S.)

Recorded & day of July 18,01/

, Ordinary.

Reincifal and AT Hanton Level of H Brits Des , securities, are held and firmly bound un the Ordinary for said County, and his successors in office and assigns, in the just

Know all Men by these Presents, That we, Aucherson & Melliams as

and full sum of Litlien Hundred Sollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

Scaled with our seals, and dated this . 14 Play of July 1205-

The Condition of the above Obligation is such, That if the above bound

whole sum, jointly and severally and firmly, by these presents.

Anderson A Milliams

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of IN Welkee , late of Levin meta County, deceased, which have or shall come into the hands, possession, or knowledge of the said hallers ... , 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 when Meshall thereunto be required by the Court; shall deliver and pay to such

person or persons, respectively, as they may be entitled to the same by law. And if shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a ver-

tificate of the probate thereof, and Anderson A Milliams 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.

Anderson AxA hilliams. S.)

Oh of Henden (L. S.)

g H Brill (L.S.)

Recorded 14 day of July 1905- 184

John & Medic

Know all Men by these Presents, That we, JM Milchell as Principal and of M Patterson and B & Pallerson 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 Twenty Frier Handeel Dollars for the payment of which sum to the said Ordinary, and his successors in office, we hind 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 H day of dept- 1801-

The Condition of the above Obligation is such, That if the above bound g Ar Milehile

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and , late of Savinnito tenements of John Teapue County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Mitchell hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said-Ordinary when  ${m Me}$  - 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 cerlipicate of the probate thereof, and JM Mitchell

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.

(L. S.)

Offream Syr 4 1901 ( g M Mitchell g & Mebb Ording ) g M Pallisson B L Patrison (L. S.) (L. S.)

25 4 day of Sept - 1905 100 Recorded

of phill

, Ordinary.

Know all Men by these Presents, That we, My Ouker as Princepal And Orto Onko B Smith and gt Ooks a.

the Ordinary for said County, and his successors in office and assigns, in the ju

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this Oct - 2 1905-

The Condition of the above Obligation is such, That if the above bound

Of A Ocho

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of N & Dance. , late of Proximity

County, deceased, which have or shall come into the hands, possession, or knowledge of the said It of Oaks, , or the

hands or possession of any person or persons, for him, and the same, so made, describit 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 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 shall hereafter appear that any last will and testament was made by the deceased and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

tificate of the probate thereof, and My Oaks in such case, if required, render and deliver up the said Leiters of Administration then this obligation to be void: else to remain in full force.

Signed, scaled, and acknowledged in open Court.

My Dako (L.S.)

My Dako (L.S.)

A Smith Del- 1905 1

(L, S

Recorded 4

John Gabello , ordinary.

Know all Men by these Presents, That we, John Houndles as Principal and I M Hadaway and S' li Glage Dis

, 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 Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Acre 6 1901-

The Condition of the above Obligation is such, That if the above bound

John Hamellen

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and late of Savinaciti tenements of Ix M Hamilton County, deceased, which have or shall come into the hands, possession, or knowledge of the said John Hamelton 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 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 certipleate of the probate thereof, and John Hamellow 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.

gothebo ording John Humelin SA Sklage (L. S.) (L. S.)

(L. S.)

1905day of Show 16 Recorded

John Parcol Ordinary.

Know all Men by these Presents, That we, A MIL Herrical Loss as Permupa

securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the ju

for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for twhole sum, jointly and severally and firmly, by these presents.

Scaled with our scals, and dated this 7 Play of Dec 1901-

The Condition of the above Obligation is such, That if the above bound

A HA Hancellon

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of Archabald Humelton , lute of Seven note

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said A lift Acceptation , or the hands or possession of any person or persons, for him, and the same, so made, deathbit anto the said Ordinary when he shall be thereunto required; and such

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 the good to be 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 shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and AM Herrin Low Cort

in such case, if required, render and deliver up the said Leiters of Administration then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

All Hamelton (L.S.)

9. S. Grun (L.S.)

Old Sumpson (L.S.)

Recorded & day of Dex 1903- 189

gorin Pikeun , ordinary.

, or the

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, 11216 Le Flaver as frincipe and Will Richers and MA Carroll 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 Provo Thomann Sallars for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 I Play of gan 1804

The Condition of the above Obligation is such, That if the above bound

Just le Filowers sections with will do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

late of Livering tenements of About y & Phillips County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Juste be Placerers 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 Leer actings and doings therein 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 certipicate of the probate thereof, and fire to Titories 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.

J & Tienens (L. S.) 24/revery

Ar Mu Hickory 1 P Theolo areling (L. S.)

it a Euroll (L. S.)

day of File 1904 185 27 Recorded

gotin 44 ebb. ordinary.

Know all Men by these Presents, That we, in Janualite cath of A

Weblacath Briegas Durig M Milliams & P Martin M

A Graing Ser , securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 to lup of Mouch 1904

The Condition of the above Obligation is such, That if the above bound

Janu Al Elrenthe and Is H All Elecates

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of J. C. Me & Creath , late of Levining

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of his file lecoth of the hands or possession of any person or persons, for Fluenand the same, so made, do exhibit unto the said Ordinary when Fly 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 Jenne H & H // E Creath

in such case, if required, render and deliver up the said Leiters of Administration, then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

gan il alleath gin orcheams ge soon e philarin

Recorded & day of May 1906 184

J. P. Wheale

, Ordinary.

(L. S.)

(L.S.)

(45)

Know all Men by these Presents, That we, Atl TWO run as premine

, 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 Front There is and Sollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 & to day of May 1906

The Condition of the above Obligation is such. That if the above bound

m T Verne

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Janey le Brown late of Swinner County, deceased, which have or shall come into the hands, possession, or knowledge Marine of the said hands or possession of any person or persons, for firm, 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 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 Mit 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.

MIT verna (L.S.)

(L. S.)

Recorded /V day of my 1906

John Pilet Grordinary.

Know all Men by these Presents, That we, & lig a beth Rucelin as Anneque HAY Rawlin And J R Limenton es , 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 Time Hundred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this . T Jay of may 1906

The Condition of the above Obligation is such, That if the above bound Mr. Elizabeth Rawling

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of G A New Jorn , late of Levinner County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Olizabeth Rawlin hands or possession of any person or persons, for here, and the same, so made, do exhibit unto the said Ordinary when My 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  $\mathscr{A}_{oldsymbol{\omega}}$  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 certipleate of the probate thereof, and Eligabeth Secolis in such case, if required, render and deliver up the said Leiters of Administration,

then this obligation to be void; else to remain in full force. Signed, scaled, and acknowledged in open Court.

Recorded

Elizabeth Mantin (L. S.) (L. S.) At of Rowlin. of B dimenter (L. S.)

, Ordinary John & Mich

Know all Men by these Presents. That we, Moss & Akrigher & MT/Englisas Principal and a MI Wilson and I be Lowey les

, 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 Phoneand Solines

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 11 Dlay of ferre 1906

The Condition of the above Obligation is such, That if the above bound Mes N # Kright - Sound ON / Crught -

tenements of John & Kright — , late of Green into the hands, possession, or knowledge of the said find for freeze or shall come into the hands, possession, or knowledge of the said find for freeze or persons, for the find 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 Mil A hand he said Letters of Administration, in such case, if required, render and deliver up the said Letters of Administration,

Signed, scaled, and acknowledged in open Court. for single of Mrs Axt

then this obligation to be void; else to remain in full force.

Mr A Lift / Criegh 7 (L. S.)

Of M Wilson (1.8)

Recorded 12 day of June 1906 100

John Pheble Ordinary.

ADMINISTRATOR'S BOND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, It I Silver as Princepal and ferryin Pille. Ifucuantors Company of Trutten Co Sea

, 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 Handred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 H. Olay of June 1904

The Condition of the above Obligation is such, That if the above bound

M& Luow

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Nach Sucon , late of Society.

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said No Source , or the hands or possession of any person or persons, for him , and the same, so made, do

exhibit unto the said Ordinary when  $M_{\star}$  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 hereings and doings therein

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 cer-

tificate of the probate thereof, and Mr & Swan

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.
Witness & M. Meley ( Mr 1 f.

Dibb Co

cerung of & Ord Snow

Surpia Tille Guaranters (L.S.)

(L. S.)

Combas by Cg Huchen (L.S.)

Recorded 12 day of June 1806 189

John Pheolo, ordinary.

Know all Men by these Presents, That we, M. a Lockwell as persega and Mary leach 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 Oue Themand Sullees
for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 25 slay of gene 1806

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 Mazgie A Lockwell , late of Kevinnett

County, deceased, which have or shall come into the hands, possession, or knowledge of the said M A Lockwell

, 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 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 vertificate of the probate thereof, and MAA Leck 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.

& Heard Ording , walter comment

M A Lockwell (L. S.)

May Levok (L. S.)

(L. S.)

Recorded 27 day of June 1906 189

John Phebl . Ordinary.

Know all Men by these Presents, That we, John All Jacobs frincipes Desired T. A. Smith and Is At Celawer les

, 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 Fleur Thousand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 29 Olay of June 1906

The Condition of the above Obligation is such, That if the above bound

when MI facolo

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Sallie gacobs Me Sonald , late of Swin nets

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said John MI Jaeobs 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 Lin 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  $^{
m it}$ shall hereafter appear that any last will and testament was made 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 M Jacols

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.) John Myacobs (L. S.) IM Clower (L. S.)

Recorded 29 day of June 1906 150

John Phelolo, ordinary.

Know all Men by these Presents, That we, If & Descriptor lell as 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 Forty First Hundred Sollars for the payment of which sum to the said Ordinary, and his successors in office, we hind ourselves, our heirs, executors, and administrators, in the whole and for the

Scaled with our seals, and dated this 6 15. Olery of Ding 1906,

The Condition of the above Obligation is such, That if the above bound

whole sum, jointly and severally and firmly, by these presents.

of & beaughell

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of gM Blown -, late of Levin will County, deceased, which have or shall come into the hands, possession, or knowledge of the said of & Compbell 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 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 g & Learn full 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.

JE Campbell (L.S.) JH Millsker (L.S.)

Recorded &

day of Ging 1906 185

John Pakert Ordinary.

Know all Men by these Presents, That we, Til regisered & Sudderth and Mi & Rinkle

, 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 Pen Phonesand Plesse Hundred and Sixty Fire Dela for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Driguet, 6,1906

The Condition of the above Obligation is such, That if the above bound

With Margaret & Suddent to

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of A Ho Luclibette late of Levin mit

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mangaret & Suddenth

hands or possession of any person or persons, for here , and the same, so made, do exhibit unto the said Ordinary when Hee 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 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 ver-

tificate of the probate thereof, and Mung and & Suddesth 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 Coart.

Allargaret & Suddith 1. S. A & Pirkle

(L. S.) (L. S.)

Recorded

day of

189 .

, Ordinary.

Know all Men by these Presents, That we, John Willery han James IVBlittle cylon and Leel see Tillaughon as Pringer & & & Willer,
gohn Hulehim It a Russien 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 Hour Thousand Sollars
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 The Lay of Dupus 1-1406

The Condition of the above Obligation is such, That if the above bound John IV Manghon James MB Wangher & Seding T Mangher t domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Sidney Dillaughers , late of Levinsuits County, deceased, which have or shall come into the hands, possession, or knowledge of the said of A bilanghor of the Billinghor or deiling T Many hum, 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 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 vertipeate of the probate thereof, and Jir. 1 AVB. A. S.T. Mingher 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. John of Many homes (L. S.)

ST Many home (L. S.)

gohn Hutching &

Recorded any 28 15 Milay of

John Mach , Ordinary.

ADMINISTRATOR'S HOND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, Mistal Benetly as 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 The Theresaid Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Jungust - 29, 1906,

The Condition of the above Obligation is such. That if the above bound

Mrs C & Bentley

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of 1120 111 & Harris , late of Levinnett

County, deceased, which have or shall come into the hands, possession, or knowledge of the said //LIS O & Partly

hands or possession of any person or persons, for Lea, 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 here 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 cer-

tificate of the probate thereof, and CL Lewilly in such case, if required, render and deliver up the said Leiters of Administration. then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

Mers & & Bently (1.8) Est Bently (1.8) C & Marthy (1.8)

Recorded

day of

189

Know all Men by these Presents, That we, to bit interench in Aminga

, 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 Plans and Scales Scales for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 th play of Get-1906

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of ills Alice Viria Refle , late of Ecoin 12211 County, deceased, which have or shall come into the hands, possession, or knowledge of the said Cillereall , 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 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,

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.

<sup>and</sup> the same be proven before the Court of Ordinary, and the Executor obtain a cer-

Signed, sealed, and acknowledged in open Court.

Mil Moreock (L.S.) Minni Hir Ruple, (L.S.)

(L. S.)

Recorded

day of .....

189

ADMINISTRATION'S BOST

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, of Smith Des frais exact since The Similar 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 Vill Mirusaill Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 5 th slary of 1100 1904

The Condition of the above Obligation is such, That if the above bound

2 / Liville

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Min All Q & Richer , late of Levensuits

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of fireth , 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 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 ISANCTA

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.

of Lenth (L.S.)

If A Smith (L.S.)
(L.S.)

Recorded 9 day of No 1904 189

1 Parella , Ordinary.

Anow all Men by those Presents, That we, The Les Owner Jy Jurdan as Ormerpals owner MM pordan Ar a Lee owner of By Lee as

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lix Phonogena Dullar,

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 9 Mey of Dec 1906

The Condition of the above Obligation is such. That if the above bound

The Lee and of J fordam
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of Themas Lu, late of Lucinnets

County, deceased, which have or shall come into the hands, possession, or knowledge of the said. The Lee and J. Jordan, or the hands or possession of any person or persons, for Then, 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 The Lee It I I forester

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 Debb Cereling of gorden (L.S.)

An in Jurelan (L.S.)

At a Lee

Recorded day of . 2 & Lec. " 18

. Ordinary.

In Somety and I M Clower Know all Men by these Presents. That we, & W. Letter H and

and full sum of the ardinary for said County, and his successors in office and assigns, in the just 1 A Rail The Phousand , securities, are held and Armly bound unto Sallar

whole sam, jointly and severally and firmly, by these presents. bind varselves, our heirs, exceutors, and administrators, in the whole and for the for the payment of which sum to the said-Ordinary, and his successors in office, we

Scaled with our scals, and dated this . 3 May of See

The Condition of the above Obligation is such, That if the above bound Adveton and Redderlin

tenements of & rellians on dexten domake a trac and perfect inventory of the goods, chattels, rights, credits, lands, and , lute of Levinnets

County, deceased, which have or shall come into the hands, possession, or knowledge El det lin # 11 of det lin , or the

person or persons, respectively, as they may be entitled to the same by law. when  $\mathcal{M}_{oldsymbol{\mathcal{F}}}$  shall thereunto be required by the Court; shall deliver and pay to such to law, and do make a just and true account of Lacis actings and doings therein goods, chaltels, eredits, lands, and tenements do well and truly administer according exhibit unto the said Ordinary when  $\mathcal{T}_{\mathcal{U}_{oldsymbol{\gamma}}}$  shall be thereunto required: and such hands or passession of any person or persons, for Acon, and the same, so made, do

then this obligation to be void ; else to remain in full force. in such ease, if required, render and deliver up the said Letters of Administration, lificate of the probate thereof, and & R Setton of Al Aleton and the same be proven before the Court of Ordinary, and the Executor obtain a cershall hereafter appear that any last will and testament was made by the deceased,

Signed, sealed, and acknowledged in open Court.

Recorded 1 Plhob Ording day of esus

(L. S.)

(L. S.) (L. S.)

140 PM

THE PROPERTY OF

Know all Men by these Presents, That we, It I Lester us principal and MI Mobile 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 Three Thousand Dalcers for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 6 5 play of 1200 1904

The Condition of the above Obligation is such, That if the above bound Ha Lester

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Archiam De Lester , late of Sevin note

County, deceased, which have or shall come into the hands, possession, or knowledge Al Lester

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 lo 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 cer-

tificate of the probate thereof, and H & Lister

<sup>in such case, if required, render and deliver up the said Letters of Administration,</sup> then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

I Pheblo Croling Al & Lister AV P. Hoberts

(L. S.) (L. S.)

(L. S.)

RecordedSec 4 day of

1 P Mille , Ordinary.

ties . We by these Presents, That we, of douting Wellerin as and of the Hill Will WAlle was In , necestities, are held and percy bound and and tounty, and his nuccessure in office and assistants to pay and die Housand Gellers per execution, executors, and administrators, in the whole and for the partly and severally and firmly, by these presents. were the mar reals, and dated this 23 they of Nov 1966 To Let to of the above Obligation is such, That if the above bound 1 torning Williams was a reand perfect inventory of the goods, chattels, rights, credits, lands, and Jate of Pedica Melliams Jate of Fewinate and the have or shall come into the hands, possession, or knowledge " was gloring Milliams 1 186 a Son of any person or persons, for him. and the same, so made, do who said Ordinary when he shall be thereunto required; and such [so recorpt, endits, lands, and tenements dowell and truly administer according actings and doings therein we had thereunto be required by the Court; shall deliver and pay to such in the same by law. And if it in after appear that any last will and testament was made by the deceased, ender same he proven before the Court of Ordinary, and the Executor obtain a cer-Leading the product thereof, and of Centing Millian to the one if required, render and deliver up the said Leiters of Administration. encine obligation to be void; else to remain in full force. Sirned, scaled, and acknowledged in open Court.

Mr. & A A Milliams (L.S.)

Recorded day of

189 ..

Know all Men by these Presents, That we, Econ Howell Per fringful well gotten Howell it & Joses and & Lowe Les

, 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 Pircl Phenesical Socials
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 Oley of face 1967,

The Condition of the above Obligation is such, That if the above bound

Ever Howell

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Land Milles Lies , late of Reversion

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Even Servel . or the

hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said Ordinary when here 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 thereanto be required by the Court; shall deliver and pay 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 cer-

tificate of the probate thereof, and SATOLI HAROCECL 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.

John Howell (L.S.)

John Hofmard (L.S.)

1/ 6 Jilles (L.S.)

Recorded //

A Shen Fileto Ordinary.

COMMISSION OF SHOWING

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, de It Tred be to se preciones

, 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 Mit Flancibell Solliers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 \_ Jin 7 1407,

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Accounty Miller Line , late of Francisco

County, deceased, which have or shall come into the hands, possession, or knowledge of the said 6 // /2.666

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 Alia 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 cor-

tifleate of the probate thereof, and by Trobble 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.

6 lt techber (L.S.)

(L. S.)

Recorded // day of Flat 1907 189

John A Mel Jordinary

Know all Men by these Presents. That we, Lee Courall as Principal Durid Q Q Limpsen Dury a a Martin en

, 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 Thom Thomand Dollar Dollar for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

Scaled with our scals, and dated this 4 2 play of Feb 1906

The Condition of the above Obligation is such, That if the above bound

whole sum, jointly and severally and firmly, by these presents.

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of John Carrole, late of Fivinisms

County, deceased, which have or shall come into the hands, possession, or knowledge of the said La Carroll , or the

hands or possession of any person or persons, for Ima, and the same, so made, do exhibit anto the said Ordinary when ILL 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 ILD actings and doings therein when In 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.

Lu Eurroll (L.S.) Ol Leingson (L.S.) De G Martin (L.S.)

Recorded 2 V day of Fich 1909 100

John Offel Cordinary.

Know all Men by these Presents. That we, 9 6 Lovin les principal sind ge har Pille oil and hit & Anown es

, 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 Fine Phonesens Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 sculs, and duted this Followy Africe 1907

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 gotin de Aliton , lute of Savinnits

County, deceased, which have or shall come into the hands, possession, or knowledge 16 Hellen

hands or possession of any person or persons, for die, 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 dowell and truly administer accordingto 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 cer-

tificate of the probate thereof, and of Lavin in such case, if required, render and deliver up the said Leiters of Administration,

then this obligation to be coid; else to remain in full force. Signed, scaled, and acknowledged in open Court.

Recorded

John Throad Wh Arrive (L. S.) (L. S.)

(L. S.)

day of sipare 1907 189

John Ofreble Ordinary

Know all Men by these Presents. That we, of the Cair, as Brunched Grant I'r Moved of It Dancan, of bill Danies, of the Cair and 1 h Dealon , 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 Level Housand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 Lifrie 1.1907

The Condition of the above Obligation is such, That if the above bound

Ja Cain

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of It De Cair late of Given will

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said of he Caire hands or possession of any person or persons, for him, 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 his 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 cer-

lifleate of the probate thereof, and Ja Cain 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.

1 2 Carie A M Moore (L. S.) day of Jih Ender 18

(L. S.)

Recorded

Know all Men by these Presents, That we, Ar A Dickers Principal Ind Odimpson and

, securities, are held and firmly bound unto a la Johnson the Ordinary for said County, and his successors in office and assigns, in the just

and jull sum of Sighteen Hundred Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

Scaled with our scals, and dated this 6 day of May. 1909.

The Condition of the above Obligation is such, That if the above bound Ar A Dielecco

whole sum, jointly and severally and firmly, by these presents.

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Lanantha of Dickens , lute of Twin net

County, deceased, which have or shall come into the hands, possession, or knowledge of the said At A Dickens , or the hands or possession of any person or persons, for him, 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 his actings 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 Executor obtain a vertificate of the probate thereof, and M. A. Bicker 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 Coart.

AVA Diction (L. S.) O O Limpson (L. S.) a a granthe (L. S.)

day of Mey 1909 180

Ashere Ale Con ordinary.

Recorded

and of the Slevenson and of Davis Des 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 Firm Phonesis Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 4 olay of may, 1407.

The Condition of the above Obligation is such, That if the above bound

Mrs M & Dais

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of MA Davis, late of Awins

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mrs My Davis

hands or possession of any person or persons, for her, and the same, so made, do exhibit unto the said Ordinary when here 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 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 MMS My Lawis

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 M & Davis (L.S.)

g D Anstin (L.S.)

g H Stevenson (L.S.)

Recorded 4 day of May 1907. 180

John P Mebb , Ordinary.

## ADMINISTRATOR STOPS GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we. of Baxter was from expect

Qual It & Maborn as

, securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and jull sum of Fivertien Henrolred Dollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 & Red slay of June 1907

The Condition of the above Obligation is such, That if the above bound

1 A Ba+lo ashumestracit

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and lute of Geninati

tenements of Relieve All Burter County, deceased, which have or shall come into the hands, possession, or knowledge

111 Baxter . 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 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 ver-

tificate of the probate thereof, and IN Bustin 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 Coart.

of Barter (L. S.) (L. S.)

(L. S.)

3rd day of opene 1907 Recorded

Achin Athetolo , Ordinary.

as principals and of A Bryant-les

, 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 Flows Thomsend Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 nd slay of gune 1407,

The Condition of the above Obligation is such, That if the above bound

WM Hometon & FM Hamilton

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of TX Hamilton , late of Firm nuts

County, deceased, which have or shall come into the hands, possession, or knowledge of the said W W Herreller and HM Herrellers, or the hands or possession of any person or persons, for There 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 W W Hameston H HM Hameston 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.

WW Hamelton (L.S.)

FM Hamelton (L.S.)

JH Aryani (L.S.)

Recorded . .

day of June 1807

.

John & Meble

, Ordinary.

Know all Men by these Presents. That we, Manhillouthe, of Cheeks.

And & Pillactin Do Principal & J & breight - O & Check , securities, are held and firmly bound unto

ithlived and fallows the Ordinary for said County, and his successors in office and assigns, in the just

und jull sum of Litty Fier Hundled Sallers for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 5 Tollary of Day 1909.

The Condition of the above Obligation is such. That if the above bound l'estitue Tha g Schuk Y & P Martin

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and , late of Samuel tenements of 419 dehuk.

County, deceased, which have or shall come into the hands, possession, or knowledge of the said i cout the of behal A & DMartin

hands or possession of any person or persons, for They, 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 G actings and doings therein when My 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 ver-

tipleate of the probate thereof, and Months of Scheele It & PM outen 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.

(L. S.) My dehuk (L. S.) E P Martin (L. S.)

189

Recorded so clay of gang

John & Mille

, Ordinary.

### Matchad & Brane Co. State of the Nachtale, Tenn.

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, lites land to formelles as principal facility Denet it of the rest Learneties, 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 Lit Thereon not Serling

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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/ May of angust-1907

The Condition of the above Obligation is such, That if the above bound

Min Roxie Hamelton

tenements of JIV H Hamellers, late of Levisies and tenements of JIV H Hamellers, late of Levisies or knowledge of the said Hirs Levi controllers, late of Levisies or knowledge of the said Hirs Levi controllers, and the hands, possession, or knowledge hands or possession of any person or persons, for hir and the same, so made, do exhibit unto the said Ordinary when Hir 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 hir actings and doings therein when Hir 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, shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and his hard the said Letters of Administration, 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.

Ma, Notey Harmeton (L. S.)

Ty Smith (L. S.)

Mry Dermit (L. S.)

Recorded 31 day of Ligg 1907 -180 . Ordinary.

Know all Men by these Presents, That we, OMI Reissell as francis Vivi R. Philantes as decerity

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 Twee Handred Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 11 th Dlay of Suf 1 1 8 07

The Condition of the abore Obligation is such, That if the above bound Will Dennell

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

, late of Levinness tenements of Just Linuit County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Vall Bearing

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 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 cer-

tipicate of the probate thereof, and OMI Beautist 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.

OMI Bennett (L.S.) AT Martin (L.S.)

Recorded day of Legs - 1509 189

John Melle, ordinary.

Know all Men by these Presents, That we, Lee Crezzole Des Principa and IN Piralker as Lecurity

, 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 Phonesand Solcars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 30 May of Left- 1407

The Condition of the above Obligation is such, That if the above bound

Lu Euroll

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and , late of Lewinnits

tenements of Outin Corroll

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Lee Carroll

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 200ds, chattels, credits, lands, and tenements do well and truly administer according

to law, and do make a just and true account of Lis actings and doings therein

when Are 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 cerliplcate of the probate thereof, and Lee Cenroil

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. (L. S.) appreview

> Lu deurrou (L. S.) John Pilleill

(L. S.)

189

day of Recorded

, Ordinary.

Know all Men by these Presents. That we, grate the Heat cheire her princepas

De sul # & Willeller Dense 2 9 Clack ex 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 Place Moresand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 7 Olay of Qel-1909

The Condition of the above Obligation is such, That if the above bound

John Hatchens

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and late of Lewinners tenements of Rities Maryes County, deceased, which have or shall come into the hands, possession, or knowledge of the said John Hutchins hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said Ordinary when Fix—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 ver-

tificate of the probate thereof, and John Autolins in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be cold; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

(L. S.) John Hutelins J & Clack (L. S.)

H& Mucus. Recorded day of let 1909 189

John & Moch, Ordinary.

(L. S.)

(L. S.)

(L. S.)

BNAVilian

· John Phebb , Ordinary.

day of Show 1907 100

Recorded

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, fine All Habres Once Gette It bonant AUwilswas Duncapul and Is Place of Watti Hood. Essidemany of thele and to Merain Des , securities, are held and strmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Eight There and Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 2 mil play of Left-1908.

The Condition of the above Obligation is such, That if the above bound

of MWilson a M. Wilson and B. W. Wilson , do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and , late of Swinnell tenements of J Or Wilson County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Me Wilson a MI Shelson to B W Wilson 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 zoods, 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 certipleate of the probate thereof, and JAH Itelsen QM Welson & Ba Milion 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. In Wilson -(L. S.)

## GEORGIA, GWINNETT COUNTY. APRINISTICATION STANS

Know all Men by these Presents. That we, all Pour well as Kriney

Quel John it har ice les , 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 Thomsend Sollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 theolog of theo 1809

The Condition of the abore Obligation is such, That if the above bound

Si My Dounds

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of I' A Bracewell , late of Levinnets -

County, deceased, which have or shall come into the hands, possession, or knowledge of the said & M. Dounels

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

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 ver-

tiplcate of the probate thereof, and Or & 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.

g It learner (L.S.)

Recorded 4 day of Aco 1907

, Ordinary. John Phebb

Know all Men by these Presents, That we, Fixed Mitchely as Principal and O Simpson On Scenny

, 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 Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Lecond day of Musch 1908

The Condition of the above Obligation is such, That if the above bound

Fred Mitchell

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Mes R le Mitchell late of Sewin mill County, deccused, which have or shall come into the hands, possession, or knowledge of the said Fired Mitchell

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 Loods, chattels, credits, lands, and tenements do well and truly administer according tolaw, 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 cer-

lificute of the probate thereof, and Thud Mitchell

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.

Fired Mitchell (L.S.)

( O Simpron (L.S.)

24 day of Munual 19085 Recorded

John P Heath. Ordinary.

Know all Men by these Presents, That we, Or & Bunton as Pan upas and H Adavis Louis Pleans and Ry Buston 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 Three Herneleel Sultars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this Third day of Musch 1508

The Condition of the abore Obligation is such, That if the above bound

AS Burton adminuteates Sebreus mon

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Abram Miorie , late of Provincent

County, deceased, which have or shall come into the hands, possession, or knowledge

Ad Quelon 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 fenements 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 ver-

tificate of the probate thereof, and AS Aucton in such case, if required, render and deliver up the said Leiters of Administration.

then this obligation to be void; else to remain in full force. Signed, scaled, and acknowledged in open Court.

A S Burton

HIL &avis (L. S.) LA Cross

(L. S.)

, Ordinary a P Meble

Recorded

whole sum, jointly and severally and firmly, by these presents.

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, I be Byrel as Principal and ANT Verner and JR Levere

, 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 bollers for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

Sealed with our seals, and dated this 2 nd May of Mench 1908

The Condition of the above Obligation is such, That if the above bound of de 12 years

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of MY Little late of Gaving

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Carrol

hands or possession of any person or persons, for Line 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 List 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 certipleate of the probate thereof, and of Lynd

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.

gle Byrd MITWERNER (L. S.) (L. S.) of Il Devore (L. S.)

day of Mun 1908 The Recorded

John P Meil Ordinary.

## ADMINISTRATOR'S BOND

# GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, I A Finewice as Aninegal

and a g Root and g M Ethredge 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 Twelor Thousand Dollers. for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 nd day of march 1908

The Condition of the above Obligation is such, That if the above bound

TA Mowler

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of W le Williams , late of Sewin nuts -

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said TA Flowler , 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

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 vertipleate of the probate thereof, and TA Flowler

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.

TA Flower (L. S.) (L. S.)

I of Road of Me & Theredays ( L. S.)

Recorded duy of Munch 1908 180

John P Sheble , Ordinary.

Know all Men by these Presents, That we, GH Meleur - of MM Wheles as Principal H M Wills and Is M Fringerson 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 Fire Thousand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6 th slay of Afric 1908 E # Meleur - and M M N M Mhuly 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 Jesse Fi Mclears , late of Lewinsin County, deceased, which have or shall come into the hands, possession, or knowledge

of the said & H McLears-line W M Whaley hands or possession of any person or persons, for him, and the same, so made, do

exhibit unto the said-Ordinary when  $h_{oldsymbol{k}}$  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 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 cer-

lipleate of the probate thereof, and & HME leurs - 17 M M brhaly 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.

6 H Mcleurs-(L. S.)

fr m Whaly (L. S.) HM Wells eg er Fungeren april 1908 1 (L. S.)

Recorded

2 p Mobile

, Ordinary.

Know all Men by these Presents, That we, of PMEleonnell as Principal and of Myaney 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 Three Thousand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 4 day of May 1908

The Condition of the abore Obligation is such, That if the above bound 1 9 Mc Leonnell.

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Tilford M'Leannell , late of Lewis mis-County, deceased, which have or shall come into the hands, possession, or knowledge

of the said of A McLeonnell 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 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 I D Mcleonnell

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.

JA yan sy (L. S.) (L. S.) (L. S.)

Recorded

John P Mell, ordinary.

Know all Men by these Presents, That we, lit & Muches as Principus lund Lillie B Rhades and of A Server les

, 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 Thoms and Dollars for the payment of which sum to the said Ordinary, and his successors in office, we hind ourselves, our heirs, executors, and administrators, in the whole and for the

Sealed with our seals, and dated this 4 Lay of July 1808

The Condition of the above Obligation is such, That if the above bound

whole sum, jointly and severally and firmly, by these presents.

4 M Rhodes

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of M. G. Rhools , late of Livin suitaCounty, deceased, which have or shall come into the hands, possession, or knowledge of the said HM Moods , 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 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 he had he had he had here in such case, if required, render and deliver up the said Letters of Administration, 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.

Henry A Rhods (L.S.) In Lelli B Rhods (L.S.) g 11 Deporte (L.S.)

Recorded 6 day of July 1908 185

Ar hu D Meble , Ordinary.

Know all Men by these Presents. That we, Esser is Miellock and

OD Hals as principal. Secul The Source can

Bording Estipany 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 Micely Two Plous and Solless
for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 5th clay of Congume - 1908

The Condition of the above Obligation is such, That if the above bound

Emma Mullock and O & Hall

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Il Williellock , late of Guinsutt

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Exercise Medicole It & Leall , or the hands or possession of any person or persons, for Them, and the same, so made, do exhibit anto 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 Elience Weedlock & W.D. Hall

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.

Enina Mulock (L.S.)

O D Hall (L.S.)

Hecorded Octionaly of & M. Wanne Caroling de chy

. Ordinary.

Know all Men by these Presents, That we, RJ to JH Mc Keeley as Drinegal Dance Q a Leinfron Des

, securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just und full sum of Fourtien Handres Dellas,

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Bolay of Anguar-1808

The Condition of the above Obligation is such, That if the above bound Kg Ap & ME/Eirly

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Lamenthe ME/Eerly late of Sevin with County, deceased, which have or shall come into the hands, possession, or knowledge of the said AJN AH Mekierly hands or possession of any person or persons, for The , 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 This 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 vertipicate of the probate thereof, and RJAJH Mikerlig 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.

JHO/Eurly (L.S.) JH 110/Eurles (L.S.) O Odingson (L.S.)

14 day of Carry 1908 100 Recorded

Jahre DHette Ordinary.

Know all Men by these Presents, That we, Q & Johnson Es fringer and TE Johnson es 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 Hundred Gollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 7 May of august - 1908

The Condition of the above Obligation is such, That if the above bound

a a Johnson

y do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of Harngthis Jours , late of Grownests

County, deceased, which have or shall come into the hands, possession, or knowledge

a a robuson

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 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 procen before the Court of Ordinary, and the Executor obtain a certipleate of the probate thereof, and It Or Nohuson

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.

> (L. S.) a a Johnson TE Johnson (L. S.)

(L. S.)

Recorded

, Ordinary. 10km Pheale

Know all Men by these Presents, That we, Or of Africa De 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 Oin Phono and Loller, for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 7 the Oling of Oct 1404

The Condition of the above Obligation is such. That if the above bound

A g Or hite

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Riley White late of Livernett County, deceased, which have or shall come into the hands, possession, or knowledge

of the said & g Mhite

, 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 him actings and doings therein 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 hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a ver-

tificate of the probate thereof, and AgMulti 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.

Agarhite (1.8.)

(L. S.)

Recorded 12 day of Qui 1408 TET

John A. Mells Ordinary

ADMINISTRA DES ROND

# GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, De J Stricts us principal

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 C.12 Phonoscal Derclevo
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 To Olay of Ce 1-1908

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 shirty likely

tenements of Miles Africa , rate of The County, deceased, which have or shall come into the hands, possession, or knowledge , or the of the said of Africa

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 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 ver-

tificate of the probate thereof, and Af AFACLT in such case, if required, render and deliver up the said Leiters of Administration, then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

with for the Mills (L.S.)

Recorded 14 day of Q 1 - 1408 185

John of Thele ordinary.

#### Marsica I A Jerney Co., Starb sers Nashvelle, Jenn.

#### GEORGIA, GWINNETT COUNTY.

Blis Woodward and # & Hays 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 Soller

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 June 20 1908-

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of 1 H Ludduth Jule of Leverinie County, deceased, which have or shall come into the hands, possession, or knowledge of the said of Deston Suddenth , or the hands or possession of any person or persons, for toing, 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 olar and do make a just and true account of his actings and doings therein 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 cerlificate of the probate thereof, and - 2 Destor Sudderth 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.

John Phototo Blis Hoodward (L.S.)

gotin Phototo Blis Hoodward (L.S.)

Ording of & Hair (L.S.)

of & Hairs (1.8.

Recorded H day of See 1908

John D Shell Ordinary.

Know all Men by these Presents. That we, J. L. Zum 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 Fifteen Hundred - Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 7 St-day of

The Condition of the above Obligation is such, That if the above bound

of Le Yours, do make a loue and perfect inventory of the goods, chattels, rights, credits, lands, and , late of Frometh

tenements of & W Constant, g sed, which have for shall come into the hands, possession, or knowledge of the said & L Emm

hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said Ordinary when  $\mu \omega$  shall be thereunto required ; and such goods, chattels, credits, lands, and tenements do welf and truly administer according

to law, and do make a just and true account of this 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 ver-

tipleate of the probate thereof, and IL General 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.

& audsone

day of E Recorded J. G. Robinson

Know all Men by these Presents, That we, Mary & Gloud micefal, and american Burty crufaing. orte as Security, securities, are held and stronly bound anto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Six Thousand - Collars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Lawlensellie Jenni the 20 day I february 1909. 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 James & Cloud, late of Germette County, decelesed, which have or shall come into the hands, possession, or knowledge of the said Wary & Cloud , or the hands or possession of any person or persons, for her , 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 Kin actings and doings therein when  $\omega\omega_{\perp}$  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 cortificate of the probate thereof, and Mary 2 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.

into Ware 2 Cloud 2 Um Mary & Good (L.S.) red in the primer Recorded daiko . Ordinary.

Know all Men by these Presents, That we, Whis Watilda Williams J. W. farr 7. E. Thelgore and J. m. ringes e held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Fuelve / funded for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

whole sam, jointly and severally and firmly, by these presents. Scaled with our scals, and dated this 12 day of May 1909.

The Condition of the above Obligation is such, That if the above bound Miles Matilda Williams

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of James M Williams, rate of Georimett

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said Mys Watelda Williams hands or possession of any person or persons, for her , and the same, so made, do

exhibit unto the 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 her actings and doings therein

when Line 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 certipicate of the probate thereof, and Mis Waterla 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, scaled, and acknowledged in open Court.

Recorded

igned in herence Who Matilda William (L. S.)

When w Fare (L. S.)

(L. S.)

It day of Ma

, Ordinary.

Know all Men by these Presents, That we, & a Overby as finicipal and W. B. Shadburn

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 Touchest — Vollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 olay Thay 1909

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 Will's Overlet , late of Georgett

County, deceased, which have or shall come into the hands, possession, or knowledge of the said a market for the said of the s

hands or possession of any person or persons, for med, 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 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 cer-

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.)

At Sahim le a, Werly (L. S.)

IP Neese WPT 700

Recorded / It day of June 1909 100 Ordinar

COUNTS HE COLOR OF SEASO

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, I & Tennelly T & Fremuerly Cu TWA Corper, 29 & Tribble of PilleConnell, B. J. Brand, J. a. ea BF Both & Livery A & Livery , 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 Mine Thousand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 21 Stay

The Condition of the gbove Obligation is such, That if the above bound do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and Tennerly, lute of SWinnett County, deceased, which have, or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for them and the same, so made, do exhibit unto the said Ordinary when Tilly shall be thereunto required; and such goods, chattels, eredits, lands, and tenements do well and truly administer according to law, any do make a just and true account of MML actings and doings therein when Lilly 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 hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Seid 1275 in such case, if required, render and deliver up the said Letters of Ad then this obligation to be void; else to remain in full force. 12 L, 13

Sizpyd, scaled, and acknowledged in open Court.

Ordinary.

Recorded day of

Roow all Men by these Presents, That we, I, I Bradberry DM\_Cole, W. O. Davis, S. T. Davis and S. F. Burel, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and fall sum of Free Hoursaich Dollars, for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6" day of Mit, 1909.

The Condition of the above Obligation is such, That if the above bound December of the and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of To J. Pradberry, late of County. deceased, which have or shall come into the hands, possession, or knowledge of the said December of the said Ordinary when I make all the thereunto required; and such exhibit unto the said Ordinary when I make all the thereunto required; and such

hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said Ordinary when I make half be thereunto required; and 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 cerlificate of the probate thereof, and he same be proven before the Court of Ordinary, and the Executor obtain a cerlificate of the probate thereof, and he said Letters of Administration, 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.

Recorded

Dill, Cole (L.S.)
Will Bavis, S. H. Davis (L.S.)
S. F. Burels
of Leftenber 1909,
Ul Policies Ordinary.

Know all Men by these Presents, That we, Eli Vierens, Prenege and I. H. Stafles , 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 Voltars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Oct. 4th 1909

The Condition of the above Obligation is such, That if the above bound.

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of W.P. Vieleus , late of Gevinnett County, decrased, which have or shall come into the hands, possession, or knowledge

of the said Eli Victeria , 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, challels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of all had 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 cer-

tificate of the probate thereof, and Ele Vielzeus
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.

Eli Vienens PH Staples

(L. S.) (L. S.)

(L. S.)

Recorded 12 day of October 1909

I. & Robinson

Ordinary.

and DM, Clower W. H. Moore, fruits

, 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 Dollans for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Och- 44 1909

The Condition of the above Obligation is such, That if the above bound

7 M Moore

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Uls P. C. Moore , late of Gevinett County, deceased, which have or shall come into the hands, possession, or knowledge

of the said F. M. Moore 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 the actings and doings therein

when Fire 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 M Woore

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.

FIU Woore Du Clower (L. S.)

(L. S.)

(L. S.)

Oct 14 day of actober 1009

& Bothieser, Ordinary

Know all Men by these Presents, That we, Marwow W I mes and swah B I mks us jo Ciple on The american Swely Company, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and jull sum of fifteen thousand doclars (1/15: 000.00) for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Ochow 22nd1909

The Condition of the above Obligation is such, That if the above bound. -W. Jules w Sarah B-Junks adm do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of William D. Impos late of 4 Win County, deceased, which have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for themand 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 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 vertipicate of the probate thereof, and said admishalv 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.

Withis of the hand and seal this 22 nd day of octobe signed, sealed, and acknowledged in open Court.

(L. Sp (L. igh

Recorded 23

eyey. Robinson , Ordinary.

Know all Men by these Presents, That we, D. 7. Little raised and W. Il Little 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 Two Thous and dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 30th day of och

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and Y. H. Barken late of Ywwitt County, deceased, which have or shall come into the hands, possession, or knowledge of the said LUT Little hands or possession of any person or persons, for know, 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 has actings and doings therein when Les 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 cer-Il 7. Litt lifleate 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. If To Little (L. S.) approv

4.4 Pol

W St. Line

(L. S.)

( L. S.)

Recorded

6 cl

ey, of Robinson, ordinary.

Know all Men by these Presents, That we Lew Hopkins as prin

, securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just

and jull sum of Six hundred for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 Oct 99.1909

The Condition of the above Obligation is such, That if the above bound

HoroKuns

of the said

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of John & Hopkens, late of ywmitte

County, deceased, which have or shall come into the hands, possession, or knowledge

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 Allactings and doings therein when had 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 cer-

tiplcate of the probate thereof, and to Hapley 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.

Les Hopkens (1.8) Le. martin (1.8)

day of 6 ch Recorded

4. 4. Robinson

and J. M. M. William

, 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 Iwelve Lunched Hollow for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 6 th day of Dee, 1909,

The Condition of the above Obligation is such, That if the above bound & S\_ Ullieridge

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Davic Ulieridge, late of Jerriell County, deceased, which have or shall come into the hands, possession, or knowledge

of the said. E. S. Etheride

, 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 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 same by 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, scaled, and acknowledged in open Court.

J. M. M. Willilliam (I. S.)

(L. S.)

Recorded 23 day of Vie 1909

I & Robiume, Ordinary.

Know all Men by these Presents. That we, F. M. Moore Princopy and D.M. Clower

, 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, in Wollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6 chay of Nee, 1909

The Condition of the above Obligation is such, That if the above bound .F.M. Woore

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of John & Morre , late of Grennett County, deceased, which have or shall come into the hands, possession, or knowledge F. 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 alphactings and doings therein 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 cer-

tificate of the probate thereof, and F, W, Woole 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.

Recorded

alfrord orly ordinary D.M. Clower (1.8) (L. S.)

22 day of Dec 1900 1800 J. J. Ribning Ordinary.

Know all Men by these Presents, That we, alex livers + S. Ivens admirprin, J. T. Bradford W. H. Watson, a. T. yance J. R. yancy Se curities, 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 for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 17th day of Lie.

1904.

The Condition of the above Obligation is such, That if the above bound alex and I yours admistrators do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and late of your ette tenements of wow I wend

County, deceased, which have or shall come into the hands, possession, or knowledge of the said alexand) S. Hivers 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 thier 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 certipleate of the probate thereof, and said alex , S. Ground 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. axely, elwas

S. givens uttesled as to a. T. yan (L. S.) (L. S.)

J.T. Bradford los Roberts. Cnp &P. W. H. watson (L. S.)

23 rd day of Recorded

yy. Robinson, Ordinary. approved 4.4. Teolowson (ord)

Know all Men by these Presents, That we, & J. Nix Bruneifas, and H. a., Mit, Security

, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just

and jull sum of Two Thousand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Ht day of January

The Condition of the above Obligation is such. That if the above bound

E. J. Mi

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Europy It My, late of Gurinett County, decrased, which have or shall come into the hands, possession, or knowledge E. J. My

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 Len 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 cer-

tificate of the probate thereof, and & J. Mig 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.

E.I. My

(L. S.)

(L. S.)

L. L. Robinson ordinary.

Recorded

Know all Men by these Presents, That we, a G. Johnson Principal and S. E. Martin

, 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 Six hundred, dollars for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 January 3 24 1910,

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 tensinents of A I Marlin, late of Gwinnett

County, deceased, which have or shall come into the hands, possession, or knowledge of the said a form 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 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 A Johnson Administration, 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.

of Golding S. G. Warting (L.S.)

Recorded 14 day of January 1800/910,

of & Robinson Ordinar

ADMINISTRATOR - 1-1816

# GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, It B. Jackson Bringing and J. F. Butsen, securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just

and jull sum of Seven hundred Walland,

for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.

Scaled will our seals, and dated this January 5 1910,

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 H. B. Justerm, late of Luxuett

County, deceased, which have or shall come into the hands, possession, or knowledge

hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said Ordinary when his 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 Kee 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 cer-

tificate of the probate thereof, and H. B. Toele 1200 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.

J. F. Burson

Recorded 14 day of January 1889 1910

Know all Men by these Presents, That we, L W Nash Rincipal and W, & Garner & J, a Suith

, 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 Iwo Thousand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 January 3rd 1910

The Condition of the above Obligation is such, That if the above bound I W Nash

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Uls, Lucinda Cole, late of Levrinett County, deceased, which have or shall come into the hands, possession, or knowledge of the said L, W, Nash 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 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 cer-

lificate of the probate thereof, and L, W. Aush 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. W. Nash (L. S.) W.S. Garner, J. a. Swith (L. S.) (L. S.)

Illotuismo Ordinary.

and J. T. R. TEing

. securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and jull sum of Three Toundred for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 day of February

The Condition of the above Obligation is such, That if the above bound

74. V. Freen

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Warther & Freeman, late of Georgett County, deceased, which have or shall come into the hands, possession, or knowledge of the said H. V. Freeman

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 the actings and doings therein 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 ver-

tificate of the probate thereof, and H, U, Freens

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.

H.V. Freeman (L.S.) J.J.R. Tenny (L. S.) (L. S.)

25- day of Febry 1910 750 J. Z. Robinson Ordinary.

Know all Men by these Presents. That we, I'm wages, principle and J. a. alford

, 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 dvelaus for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 al- Lawrence Dele the 9 day of Feling 1910.

The Condition of the above Coligation is such, That if the above bound

J.m. wages

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of T. E. Wages , late of Said

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said firm wages, 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 his actings and doings therein

when Solut thereunto be required by the Court; shall deliver and pay 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 cer-

tificate of the probate thereof, and from . wages 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. wages (L.S.) J- a. alfrol (L.S.)

Recorded 22 nd day of Fely

139 0

. Ordinary.

ADMINISTRATIONS & 6 NO

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, D.S. Brownlee and W. V. Brownlee Princepaps and the united Sate, Fielding Theanty 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 Len Thousand clollars
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 21 Hday Luarale

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 Willer Mounte, late of Lemet
County, deceased, which have or shall come into the hands, possession, or knowledge

of the said N.S. Browner and W.V. Brownlee, or the hands or possession of any person or persons, for the same, so made, do

exhibit unto the said Ordinary when Ties, 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 Our 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 D. Brownler and W. Prownler

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. DS. Brounder (£5)

W. U. Brounder (L. S.)

J. & Robinson United States Fidelity Businey Go 1. 8.)

decorded 29 QUIL January January Goras

TI Robinson , Ordina

ga.

Know all Men by these Presents. That we, O a Mix Principal and I TH Ship and H. G. Vrix

, 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 Jen Thousand Walland for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

Scaled with our seals, and dated this 7 th day of Warch 1910

The Condition of the above Obligation is such, That if the above bound Q.4, Vr-4

whole sum, jointly and severally and firmly, by these presents.

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Moses Melanuelf , late of Gurimett County, deceased, which have or shall come into the hands, possession, or knowledge of the said O. a Ship 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 his actings and doings therein when  $\ell$  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 cerlificate of the probate thereof, and OA Mix 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.

(L. S.) C.a. Mig rowed J. H. Mix (L. S.) His Wehy -1910 (L. S.) Robinson H & Nits

day of March

J. G. Wobin Ordinary.

Know all Men by these Presents, That we, & C. Roulinos Principe, and A. J. Moberts, & Melornell, & S. Brend, Securities, are held and firmly bound unto the forther for said County, and his successors in office and assigns, in the just and full sum of Securities and full sum of Securities and Ordinary, and his successors in office, we for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 day of March.

The Condition of the above Obligation is such, That if the above bound

6.6. Kawlins

1910

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Marthia Strict Elachote of Turniel County, deceased, which have or shall come into the hands, possession, or knowledge of the said C. Cacelina , 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 him actings and doings therein when he shall thereanto be required by the Court; shall deliver and pay 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 beliver up the said Letters of Administration, 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.

J. Poberts
J. Roberts

1 4 day of & Toasks +

with basto 191

(L. S.) (L. S.) (L. S.)

Know all Men by these Presents. That we, & R. Devore Rinagias and It. W. Khodes

, 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 Nollers for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 7th day of March 1910

The Condition of the above Obligation is such, That if the above bound

11 Nevore domake a true and perfect inventory of the goods, chattels, rights, eredits, lands, and tenements of A W. Velore late of

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said & 12 Devore hands or possession of any person or persons, for hum, 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 his actings and doings therein  $oldsymbol{-}$  shall thereunto be required by the Court ; shall defiver and pay 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 cer-

tificate 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.) The Tholine only (L. S.)

(L. S.)

day of March of Parium Recorded

#### WMINIS, RATORS BAND

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, E, E, Gresham Pringly and W, W, Weble, W a John stern 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 French from humbled Wellers for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 6 tholay & Afril 1910

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of W. H. Worn , late of Furniste

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said 6 6 Gusleene, or the hands or possession of any person or persons, for lam, 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 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 66 General Court

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.

This 6th day of Mail W. W. Weble (L.S.)

1910. UG Struster (L.S.)

Recorded 25 day of Shif 1910 150

I & labrum . Ordinary

Kapw all Men by these Presents, That we, & L. Martin , 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 Nine thousand for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 5 The day of Mil 1910

The Condition of the above Obligation is such, That if the above bound 6, Wartin

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of & 6. Wartin , late of Lur

County, deceased, which have or shall come into the hands, possession, or knowledge of the said & 6. Wartin

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 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 cer-

tificate of the probate thereof, and J. C. Wartins 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.

J.C. Wartin approved G. Johnson

(L. S.) (L. S.)

April 1910, 140 day of G Protinene. Ordinary. Recorded

(L. S.)

188 Optivistic Cores is a Se

# GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, IS Raulline Crinque and L. P. Etteridge

. 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 Hundred

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 The 4th day aprif

The Condition of the above Obligation is such, That if the above bound S- Mawlins

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Samue Hawkins , late of Germets

County, deceased, which have or shall come into the hands, possession, or knowledge

Jawlins hands or possession of any person or persons, for thin, 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 his 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 cer-

tifleate of the probate thereof, and D.S. Rawlins

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 Cour In 4th day of ofice L. O. Etheridge (L. S.)

(L. S.) ( L. S.)

25-4 day of Efficie 1910 180 Recorded

. I I This

Know all Men by these Presents, That we, W. W. Bullock Principal and J. a. Camp

, 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 Wallers for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 the 9th day of The Condition of the above Obligation is such, That if the above bound W.M. Bullock

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of U. a. Bullock ... late of Lurinett County, deceased, which have or shall come into the hands, possession, or knowledge of the said WW Bullock 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  ${\it goods}, {\it chattels}, {\it credits}, {\it lands}, {\it and tenements} \, {\it dowell} \, {\it and} \, {\it traly} \, {\it administer} \, {\it according}$ 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 cer-

lificate of the probate thereof, and W.M. Bullvell 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'Robinson J', a', Camp ris 9. 1011 (L. S.) affrond (L. S.) (L. S.)

26 day of april 1910 100 y & Robinson , Ordinary. Recorded

Licenter

# GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, Da Sutherla Warting quenters as Principles and J. H. Parser A Caux 4, 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 Shousand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 4th day 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 E / Wartin County, deceased, which have or shall come into the hands, possession, or knowledge Gerlas of the said

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 and the Will of the tistator to law, and do make a just and true account of This 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 Coart of Ordinary, and the Executor obtain a cer-

tificate 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. -

scaled, and acknowledged in open Court.

. Ordinary

(L. S.)

(L. S.) (L. S.)

Know all Men by these Presents, That we, O. Singlan, as

Principal and

(La Johnson , securities, are held and permy bound unto
the Ordinary for said County, and his successors in office and assigns, in the just
and full sum of Five Florescus Dolland
for the payment of which sum to the said Ordinary, and his successors in office, we
bind ourselves, our heirs, executors, and administrators, in the whole and for the
whole sum, jointly and severally and fermly, by these presents.

Scaled with our seals, and dated this GTh day of June

1910
The Condition of the above Obligation is such, That if the above bound

W a Sinh sm

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of E. Warbington, late of Guniett County, deceased, which have or shall come into the hands, possession, or knowledge of the said O D Sinform , or the hands or possession of any person or persons, for him, and the same, so made, do

hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said Ordinary when him 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 O, O. Sunform

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.

Signey in the (L. S.)

Presence of (L. S.)

Sport from 1910 Governed 28 day of July

ordin

1 -41

# GEORGIA, GWINNETT COUNTY.

bese Presents, That we, O O, Singer as Ringe . 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 Should for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. 6th day of fe Scaled with our scals, 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 shall come into the hands, possession, or knowledge of the said hands or possession of any person or persons, for the 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 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 Ordingry, and the Executor obtain a cer-

tificate of the probate thereof, and A Letters of Administration, 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.

Throved June 6-1910 G G Johnson

La Politica ordinar

(L. S.)

Know all Men by these Presents, That we.

securities, are held and strmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just undfull sum of Lighteen Studen Dollars for the payment of which sum to the said Ordinary, and his successors in office, we

hind 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 15th day

The Condition of the above Obligation is such, That if the above bound

Mucion

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and late of formet tenements of Theury Imes

y or shall come into the hands, possession, or knowledge County, deceased, which h

Whise hands or possession of any person or persons, for him, and the same, so made, do

exhibit unto the said Ordinary when by 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

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 cer-

- U fotherson tificate 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, scaled, and acknowledged in open Court

(L. S.)

(L. S.)

(L. S.)

Recorded

Know all Men by these Presents. That we, Re. E. war bington as principal. H. m. Lively, 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 eight hundred

for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.

5th . sept. 1910 Scaled with our seals, and dated this .

The Condition of the above Obligation is such, That if the above bound

Re. E. Warbington

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of anderson Windsortate of Said

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said R. E. Warblington

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 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 ver-

tipicate of the probate thereof, and R. E. Warbin glo 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. E. Warbington (L.S.) C. a. M. Daniel n. p. Swinnelle co. (L. S.) H.m. Lively

(L. S.)

28 Recorded day of Och 1800

4. 4. Robinson , Ordinary

Know all Men by these Presents, That we, I. a. Jucobs, as rcipal and 6.70. Johnson as securily , 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 hventy four hundred for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 3rd clay of oct 1910-

The Condition of the above Obligation is such, That if the above bound

Jacobs do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and Head tenements of

County, decrased, which have or shall come into the hands, possession, or knowledge Head

hands or possession of any person or persons, for humand 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 ver-

J.a. Jacobs tificate 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.)

day of 2004 1910 180 Recorded

Know all Men by these Presents. That we, a, W. Levin and G. L. Thumpson as Principal and A & Daniel

W. B. Rutledge , 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

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 October 1910.

The Condition of the above Obligation is such. That if the above bound a, M. Leiner & A. L. Thankson

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of & lumm

County, deceased, which have or shall come into the hands, possession, or knowledge of the said G, W. beines and A L Therefore, 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 Thetr 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 cer-

tificate of the probate thereof, and QM, Ruine & a.L Thoughs 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.

> (L. S.) Thank

day of OC

THE COUNTY.
Know all Men by these Presents, That we, M. a. Lewiter Crincipal and M. a. Lewiter LOGO SICV , 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 Sixteen hundred Lollars
for the payment of which sum to the said Ordinary, and his successors in office, wo
bind 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 Lawlence ville
The Condition of the above Obligation is such, That if the above bound  It is finited the administrator of the goods, charles, rights, credits, lands, and
tenements of
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said W. a. Stinton , or the
hands or possession of any person or persons, for humand the same, so made, do
shall be thereunto required; and such
the lands and tenements do well and truly daminister decorates
the significant and true account of Mis actings the country
when It shall thereunto be required by the Court; shall deliver and pay to such
when Jeeshall thereunto be required by  specially the same by law. And if it  person or persons, respectively, as they may be entitled to the same by law. And if it
Land will and testament
and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
in a language render and deliver up the said 2
· · · · · · · · · · · · · · · · · · ·
Signed, scaled, and acknowledged in open Court.  W. Jacobs W. U. Corps 2 (L.S.)  N P J. P. (L.S.)
Recorded 10th day of Nov. 1910, 189

Know all Men by these Presents. That we, A fi filled of Trincites and Sens Corasq, 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 Thousand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Scaled with our scals, and dated this Scaled with our scales, 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 North State of State of Juniouth County, deceased, which have or shall come into the hands, possession, or knowledge

of the said A Structure, 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 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 procen before the Court of Oglinary, and the Executor obtain a ver-

tificate of the probate thereof, and A. J. Shufmi in such case, if required, render and deliver up the said Leiters of Administration,

then this obligation to be void; else to remain in full force.

Signed, sealed, and acknowledged in open Court

ally recel,

ally recel,

fill foreign

(L. S.)

San Craig (L. S.)

Recorded 11 th day of Wolf 1910 100

Know all Men by these Presents, That we, J. Ja, Bowen, Bring , Bowen, H. J. Tennedy , 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 a Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. 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 Tennedy ... late of Junet County, deceased, which have or shall come into the hands, possession, or knowledge or the hands or possession of any person or persons, for his , 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 Lis actings and doings therein when Re 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 Courf of Ordinary, and the Executor obtain a certificate of the probate thereof, and D. H. Bowe.

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.

Signed, scaled, and acknowledged in open Court.

It, Bowlen (L. S.)

Jeff Mibrit few.

Oran (C. ) H. J. Ennedy (L. S.)

Recorded 12 day of Monthson Ordinary

ADMINISTRATOR'S ROND

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, Wa looper Druckey and Co oper Druckey and Co of pacetor , 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 JWelle Jacucles Dollar,
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 \_ 5-th day of

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Will McCourcly Poff, late of Jurine If

County, deceased, which have or shall come into the hands, possession, or knowledge of the said

hands or possession of any person or persons, for the 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 or persons, respectively, as they may be entitled to the same by law. And if it

shall hereafter appear that any last will and testament was made 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, A Cooker

in such case, if required, render and deliver up the said Leiters of Administration, then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

WG Gooder (L.S.) GD, factor (L.S.)

Recorded 9 day of January 19189

, Ordinary.

know all Men by these Presents, That we, W. J. Wallacen and S. C. Bowman as Principal A. T. S. Corbin J. W. E. Ger , 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 Thomsand Nollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6 the day of Dicharder 1910

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 however the goods, chattels, rights, credits, lands, and tenements of however the goods, chattels, rights, credits, lands, and tenements of however, which have or shall come into the hands, possession, or knowledge of the said WI Wallace T A O. Bownam, or the hands or possession of any person or persons, for They, 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 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 when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall thereanto be required by the Court; shall deliver and pay to such when shall the pay to such when s

then this obligation to be void; else to remain in full force. Signed, scaled, and acknowledged in open Court.

M. J. Wallace (L. S.)

A O Bownan (L. S.)

Lin Corbin (L. S.)

Trup Method

day of January 1981

J Howin , Ordinary.

Recorded

Know all Men by these Presents. That wells, Farmis I Swith, Rugge auf & B. Williams, W. Fleker, Rugge and frmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Eighteen Thousand Dellers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 5 The day of

The Condition of the above Obligation is such, That if the above bound

domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of I, Goult , late of Justicel

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said MM, Facility L Secretly , 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 Reactings and doings therein

when Sky 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 facing Levelle 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.

Ils Famil I Swith (1.8) & B Williams (1.8) W. G. Elder (1.8)

Recorded 10 day of January 19189

Johnney, Ordinary.

Know all Man by these Presents, That we, AB Jyarris, Principle, 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 bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. iled with our scals, 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 late of Heve County, deceased, which have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for Zee, and the same, so made, do exhibit unto the said Ordinary when "Kee" 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 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 cerliflcate 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.)

day of

Teller, Ordinary.

Recorded

Know all Men by these Presents. That wells, W. J. Hewett Principles of S. M. Shackerford, F. L. Williams , securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just

and jull sum of Jwo Skinchreel for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, exceutors, 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 21 Hoday Decembe

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 His, Army Hewelf, late of Frommet County, deceased, which have for shall come into the hands, possession, or knowledge

hands or possession of any person or persons, for the , 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 here actings and doings therein

when My 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,

tificate of the probate thereof, and My W.

and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

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.

Recorded

Know all Men by these Presents. That we. J. J. Termerly Principally W. Jacob, J. G. Jacobs, D. G. Bernett.

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 Thousand Doctors, for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 nd day of and formation of the above Obligation is such, That if the above bound

J. J. Termerly
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of J. E. Hernerly ..., late of Juliet

County, deceased, which have or shall come into the hands, possession, or knowledge of the said J. J. Hennery, 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 him actings and doings therein when he shall thereunto be required by the Court; shall deliver and pay to such person or parsons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made 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. J. Kennerry (L. S.) I w Jacoby (L. S.) J. G. Jacoby (L. S.)

Recorded / 6 day of January 1501/

Know all Men by these Presents, That we, M, B, Beery, Principal and S. Bowen, J. T. Tieleren , 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 Mainsauf Solar, for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 ref clay of the condition of the above Obligation is such. That if the above bound

M. K. Fledy
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of J. Hygins , late of Junious County, deceased, which have pershall come into the hands, possession, or knowledge

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 here actings and doings therein

when H 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 cer-

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.

Impres denly in My Ry

day of

S. S. Borven

, or the

(L. S.)

Recorded (6.8.)

Ja Robinson Ordinary.

Know all Men by these Presents, That weller Willie & Warting and R. a. Bailey , 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 tundred Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 .. 6-75 U The Condition of the above Obligation is such, That if the above bound 6 Wartin Mrs. Willis do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and , late of Judne tenements of & Marlin County, deceased, which have or shall come into the hands, possession, or knowledge of the said Man, Willie & Wartin hands or possession of any person or persons, for her, 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 Sty 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 Mys, Willie & Ufartin 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. Millie & Wartin (L. S.)

actey (1.8.)

[ L. D.

Recorded & day of g & Bill Och Soy , Ordinary

Know all Men by these Presents, That we, OO. Simpson
Rincipal and Ul 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 it he was for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.

whole sum, jointly and severally and firmly, by these presents.

Scaled with our scals, and dated this accordence (2)

(Lay of Jamay, 1911

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 fete Lindsay , late of Twinett

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 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 be 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 cer-

tipleate of the probate thereof, and G. G. Surfison
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 oyen Court.

Johnson (L.S.)

(L. S.)

Recorded / the day of February 1988

Know all Men by these Presents, That we, LJ. T. T. wood as Previous V. Hutchins J. J. Eilleria , securities, are held and jirmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Four Thousand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6 th day of February

The Condition of the above Obligation is such, That if the above bound IV. Wood

and perfect inventory of the goods, chattels, rights, credits, lands, and U. Urustend late of Gwints County, decelesed, which have or shall come into the hands, possession, or knowledge

hands or possession of any person or persons, for they, 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

7 IV. Wood

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,

lificate of the probate thereof, and L in such case, if required, render and deliver up the said Letters of Administration,

and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

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.)

day of Recorded To Tous on Ordinary. INSTRATOR S LONG

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, W.J. Tribbe Principa g w. 1300 A. W. N. Theringe , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Sealed jeith our seals, and dated this 6 th day 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 Prints Medicaly of tate of Guminey County, decrased, which have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for Lim, 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 Les actings and doings therein when his 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 cer-

tificate of the probate thereof, and U, J, Tubble 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. J. Iribble (L. S.)

W. J. Pribble (L. S.)

W. J. Peringe (L. S.)

Recorded & day of (Jan. 1)

of Hoorieson, Ordinar

Know all Men by these Presents. That we I, G. Carity as as friends and I, G. Itouse 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 Iwerty Four Tourdney Wollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Lawrenceville, 72 The Condition of the above Obligation is such, That if the above bound 19, 4, Garitaer

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Mily C, Januar Jr , late of Givine County, deceased, which have or shall come into the hands, possession, or knowledge of the said John G. Calither 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 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 cer-A 4 Garithers tificate of the probate thereof, and V 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 House (L.S.)

Recorded 12 day of Of Robinson Ordinary

, Ordinary.

ADMINISTRATOR'S BOND

#### GEORGIA, GWINNETT COUNTY.

Know, all Men by these Presents, That we, LJ. Wood as mincipal and J. J. Cooper, J. The B. Hudging securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just thousand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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, Thul<sub>h</sub>if the above bound Jomake a true and perfect inventory of the goods, chattels, rights, credits, lands, and Wood and hands or possession of any person or persons, for Tien, 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 My 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 hercafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a vertificate of the probate thereof, and L.J. Wood? 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.) Recorded

Recorded

### GEORGIA, GWINNETT COUNTY.

Know all Man by these Presents. That we, B. L. Patterson as Principles T.A. J. Patterson J. a Patterson, J.R. Powell 1 M. Porand and A. E. Busing , 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 Swerty five thousand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 3rd day of frif The Condition of the above Obligation is such, That if the above bound Otellerson do make a trugand perfect inventory of the goods, chattels, rights, credits, lands, and ames Ul Patterson, late of Gidn County, decoused, which have or shall come into the hands, possession, or knowledge 13 L. Vetterson 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 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. Catter 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.  $\, eta \, ar{\mathcal{L}} \, \, ar{\mathcal{L}} \, \, ar{\mathcal{L}} \, \,$ Signed, sealed, and acknowledged in open Court. W. Brand (L.S.) day of April 4 & Roberton Ordinary.

Know all Men by these Presents. That we John P. Webl Brings, and J JY, Butt, NU Ital

, 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 Jen Thousand Dollar for the payment of which sum to the said Ordinary, and his successors in office, we hind 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 23 rel day of May 1911,

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 Mary M Loopvin , late of Jurinet

of the said John P, Webl , 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 herein

when M shall thereanto be required by the Court; shall deliver and pay 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 decrased,

and the same be proven before the Coret of Ordinary, and the Executor obtain a certipleate of the probate thereof, and John R 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.

John P. Weller JY Built DU Jrolf-

Recorded 23 red day of Usay St.

If Itolorisay, Ordinary.

(L. S.)

(L. S.)

( L. S.)

Know all Men by these Presents, That we, I Stherick Brivings W. W. Ethericke Jun, Ethericke Courf, Lanier 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 Jusellan Thousand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Sty day of The Coodition of the above Obligation is such, That if the above bound

M. M. Cherielge of the goods, chattels, rights, credits, lands, and tenements of J. W. Etherielge late of Gumets

County, decoased, which have or shall come into the hands, possession, or knowledge

of the said 

\*\*Control of Control of Control of Ordinary and the same by the deceased, and the same be proven before the Court; and the Executor obtain a cerand the same be proven before the Court, and the Executor obtain a cerand the same be proven before the Court of Ordinary, and the Executor obtain a cerand the same be proven before the Court of Ordinary, and the Executor obtain a cerand the same be proven before the Court of Ordinary, and the Executor obtain a cerand the same be proven before the Court of Ordinary, and the Executor obtain a cerand the same be proven before the Court of Ordinary, and the Executor obtain a cerand the same be proven before the Court of Ordinary, and the Executor obtain a cerand the same be proven before 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, scaled, and acknowledged in open Court.
Signed, scaled, and acknowledged in open Court.

Signed, scaled, and acknowledged in open Court.

Signed, scaled, and acknowledged in open Court.

Signed, scaled, and acknowledged in open Court.

Signed, scaled, and acknowledged in open Court.

Signed, scaled, and acknowledged in open Court.

9 9 Robinson Who alma Lance

Recorded 29 day of July Pobieson Ordinary

Know all Men by these Presents, That we, W, a, Cooler Spinal and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just

and full sum of Jen Moragan & Rolling for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 The Standard day of the

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 W. P. Williams, late of Assimilt

County, deceased, which have or shall come into the hands, possession, or knowledge , or the

hands or possession of any person or persons, for hern and the same, so made, do exhibit unto the said Ordinary when he shall be thereunto required; and such

exhibit unto the said Ordinary when My shall be thereunto required; and saen goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of My 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 ver-

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.

Of x 200 for (L. S.)

GRating J. G. Pats (L. S.)

Ordy (L. S.)

Recorded 29 day of June 151/

Know all Men by these Presents, That we, F. 2. Samuele as frincipal and J. B. Totritorotts.

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 Standard Triff Delen

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 10 th day I Jul

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 A Thirtien , late of Junivett

of the said F, I, Nannua , 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 when had 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 cer-

tifleate of the probate thereof, and F. L. Samuer, 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.

Signed, scaled, and acknowledged in open Court.

June 1 Sammen (L. Sammen)

July Sammen (L. Sammen)

July Sammen (L. Sammen)

(L. S.)

Recorded // day of Profines Ordina

Know all Men by these Presents, That we, All, Dadis Principal and J. P. Byrd and L.S. Brooker and firmly bound unto

the Ordinary for said County, and his successors in office and ussigns, in the just and full sum of Jos Mousand Dollars,

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 3rd deep of the following the Condition of the prove 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 Van Alexis, late of Junior

County, deceased, which have or shall come into the hands, possession, or knowledge of the said OM David , 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 Les 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 ver-

tifleate of the probate thereof, and WM, Wases 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.

(L. S.)

(L. S.)

(L. S.)

The Robeine Ordina

Magues, loow all Men by these Presents, That we , securities, are held and firmly bound unto

the Ordinary for said Jounty, and his successors in office and assigns, in the just Sit Thousand and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and soverally and firmly, by these presents.

Scaled with our scals, and dated this ... Wigust

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 John a Huf County, deceased, which have or shall come into the hands, possession, or knowledge

L. Calles hands or possession of any person or persons, for him, and the same, so made, do

exhibit unto the said Ordinary when Kee 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

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 cer-

tifleate of the probate thereof, and S, Z, Calles in such case, if required, render and deliver up the said Letters of Administration,

then this obligation to be void; else to remain in fall force.

sealed, and acknowledged in open Court. (L. S.) (L. S.) (L. S.)

day of august Recorded

#### ADMINISTRATOR'S ROND

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we Amanda ! Williams and as principal and find for Williams and M. W. Williams and M. W. Williams and M. W. Williams and performed the Ordinary for said County and his successors in office and assigns, in the just and full sum of the Mousand Salary Sellans

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 the day of The Condition of the above Obligation is such, That if the above bound

do make a true and project inventory of the goods, chattels, rights, credits, lands, and tenements of N, N, Williams, late of Junious

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Mandel Millians, or the hands or possession of any person or persons, for her, 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 her 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 vertificate of the probate thereof, and Amanda Hellicus in such case, if required, render and deliver up the said Leiters of Administration, then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

Amanda /xWelliams L. S.)

Recorded 26 day of angest 1911

by y Robinson, Ordinary

GRORGER, GWIXXETT COUNTY.
1
Know all Men by these Presents That we. Dr. Pool, as prince
As and fordand
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 lew Shousand Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 externber
Htn, 1911.
The Condition of the above Obligation is such, That if the above bound
J.M. Jose
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of C.V. fool , late of Horumett
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said fill for the
hands or possession of any person or persons, for him, and the same, so made, do
exhibit unto the said Ordinary when Me 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
Alexand thereunto he required by the Court; shall deliver and pay to sach
Tangetinely as they may be entitled to the same by face. They
the tank last will and testament was made by the
and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
tificate of the probate thereof, and the said Letters of Administration, in such case, if required, render and deliver up the said Letters of Administration, in such case, if required, render and deliver up the said Letters of Administration,
then this obligation to be void; else to remain expense
Signed, sealed, and acknowledged in open Court. (L. S.)
Desily and (L.S.)
(L.S.)
Core (1.8.)
oth Josef - 1951.
Recorded day of Chil

COMINISTRATION S POND

Recorded

### GEORGIA, GWINNETT COUNTY,

	12012
	Know all Men by these Presents. That we, Alliturer the
	Rnow all Men by these Presents. In the Deliterary the
	, securities, are held and firmly bound un
I	the Ordinary for soft County, and his successors in office and ussigns, in the ju.
ı	and full sum of Twe Armared accelera
	for the payment of which sum to the said Ordinary, and his successors in office, w
	bind ourselves, our heirs, executors, and administrators, in the whole and for th
	whole sum, jointly and severally and firmly, by these presents.
	Scale with our seals, and dated this
	Ceptunder, 111.
	P The Condition of the above Obligation to such Thut if the above bound.
	Stock, fru MINTIMUNOTA, Ice,
	domake a triongrad perfect inventory of the goods, chattels, rights, credits, lands, and
	tenements of Mr. Ida MI Booth, lute of Furincett
	County, deceased, which have my shall come into the hands, possession, or knowledge
	of the said Albooth , 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 Ms actings and doings therein
ı	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 Ordingry, and the Executor obtain a con-
	ificate of the probate thereof, and I Hooth
•	n such case, if required, render and deliver up the said Letters of Administralibn,
	hen this obligation to be void; else to remain in full force.
	Signed, sealed, and acknowledged in ongo Court.
	Dayooth (L.S.)
	Chliticorthy. S.)
	ah (L.S.)
	A

Know all Mon by these Presents, That we, W. F. Notearlin Ringle ith, X. B. Itages

securities, are held and firmly bound unto the Ordinary for said County and his successors in office and assigns, in the just Fire thousand Leven Jamobel & Ho/10

and full sam of the said Ordinary, and his successors in office, we bind 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 2 red day of October

The Condition of the above Obligation is such. That if the above bound Werlow

do make a true and perfect ingentory of the goods, chattels, rights, credits, lands, and Carry , late of Hosin

County, deceased, which have or slyell come into the hands, possession, or knowledge Westron

(L. S.) (L. S.) (L. S.)

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 the actings and doings therein , shall thereunto be required by the Court; shall deliver and poy 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 cer-Thertson lificate of the probate thereof, and  $\,W\,f\,$ 

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,

day of Recorded Ordinary.

Know all Men by these Presents, That we, L, It, Letren Princestay and B, H, Trolf
and B, H, Trolf
, 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 Structured Thifly Dollers

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Och 2nd 1911

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 form Warbrugton, late of Gustinets County, deceased, which have or shall come into the hands, possession, or knowledge of the said Litter , or the

hands or possession of any person or persons, for him, and the same, so made, do exhibit anto 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 cer-

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.

afract, LA Letson (L.S.)

M. M. Fred (L.S.)

Recorded Lo day of Color 1911

Know all Men by these Presents, That we, I. A. Nit Principal hard I I. Proofs, & B. Caell, and J. P. Pry 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 Sivo Thousand Dollars, for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 2 nd day of Oct, 1911

The Condition of the above Obligation is such, That if the above bound

tenements of Matchy County, deceased, which have or shall come into the hands, possession or knowledge of the said of any person or persons, for here 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 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 I, III, 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.

Grovel I. S.)

Grovel 2 Brooks (L. S.)

Glack Minary Mills (L. S.)

2 (- day of activer 150)

Recorded 25 day of Collister Ordinary

AMERICA DE STONE

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, A, W, W, Ellieland Prince of 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 OM Thoras County, and his successors in office, we for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 2 nd Day of Des 1911

The Condition of the above Obligation is such, That if the above bound M. W. & Willa domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Marthy US Millen, late of Juni County, decegsed, which have or shall come into the hands, possession, or knowledge M. Wallillan hands or possession of any person or persons, for line, and the same, so made, do exhibit unto the said Ordinary when Ge\_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 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. Millian 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.

JU Uhrllellem (L.S.)

L. S.

Recorded 25 day of Clother 1981

know all Men by these Presents, That we W. Bernett Rinas and R. Brinas B. Br

The Condition of the above Obligation is such, That if the above bound W Bennet To make a true and perfect inventory of the goods, chattels, rights, credits, lands, and Shy Bennet late of February , sed, which have or shall come into the hands, possession, or knowledge any W. Bennets of the said hands or fossession of any person or persons, for his, 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 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 certifleate 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, scaled, and acknowledged in open Court.

Signed, scaled, and acknowledged in open Court.

M. S. M. Server (L. S.)

S. S. Brand J. J. Listy (L. S.)

Showed

Glober J. J. S. Ordinary.

Recorded 26 day of patter J. Ordinary.

ADMINISTRATOR'S IL IND

#### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we gld Jopper 200

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 bind 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 De C, H - 1911,

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 Described

County, deceased, which have or shall come into the hands, possession, or knowledge of the said of the said 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 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 vertificate of the probate thereof, and for the Said Letters of Administration, 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.

Les Hoffeis Les Hoffeis

(L. S.) (L. S.)

(L. S.)

Recorded 6 day of De & 1911 105

If Mobiles on , Ordinary.

Know all Men by these Presents, That we, Lula F. Bullrck Principal and & a. Camp

, 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 Finde Thornsand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 4th day of December

The Condition of the above Obligation is such, That if the above bound F Bullock

I do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of W, W, Bullo cli Jule of Twinets

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Lula F. Bullock

hands or possession of any person or persons, for her , 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 here actings and doings therein 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 Jula F Bullocks

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.

ula F. Bullo EK (L.S.) J. a. Camp (L. S.)

(L. S.)

Robinson . Ordinary.

Recorded

ADMINISTRATOR'S BOND

# GEORGIA, GWINNETT COUNTY.

Matheins Princepal and Georgia Title Juaranton , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just Jus Hundreet for the payment of which sum to the said Ordinary, and his successors in office, we . bind 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 souls, and duted this 29 th olary of The Condition of the above Obligation is such, That if the above bound V. Maticus do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Frances Waltery, tate of Germent County, deceased, which have or shall come into the hands, possession, or knowledge 4 Waltures hands or possession of any person or persons, for Inc. 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 Let actings and doings therein 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 It Illattuw 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, sgaled, and acknowledged in open Court. 1. H. Walhers (1.8) W Whaley notay Public ? Fulton County Go po Cergia Titto Guasantes 1 Wilknesse

Recorded

day of

189

, Ordinary.

Know all Men by these Presents. That we level Smith, Principal and Kentin Smith W. J. Smith L Thursas , 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 Jula Thornsand for the payment of which sum to the said Ordinary, and his successors in opice, we bind 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 Laccey 10 th 1912

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 Alettra MI Partain Thusa County, deceased, which have opshall come into the hands, possession, or knowledge of the said Wills

hands or possession of any person or persons, for this , 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 dowell and truly administer according

to law, and do make a just and true account of his actings and doings therein when  $\mathcal{H}$  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 cer-

tificate of the probate thereof, and Will Switty 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

Rubin Smith

(L. S.) (L. S.)

(L. S.)

day of

OMINISTRATORS RAND

# GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, U. B. Boye Principal auch A, H, Wings, J, W, Hognie and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Four Frencheef Doles, in the just for the payment of which sum to the said Ordinary, and his successors in office, we bind 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

It, I, If a condition of the goods, chattels, rights, credits, lands, and tenements of faction to Boyee, late of fermiet County, decased, which have or shall come into the hands, possession, or knowledge

thands 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, eredits, 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. Borges

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.

M.B. Boyer (L.S.) A.T.Y. Wrigh (L.S.) J. W. Hayrie (L.S.)

Recorded 2-3 day of Janey 1912

Fle brusen , Ordinary

Know all Men by these Presents, That we, & D. 13. Witchell, Frienchas and and an Wilson

, 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 Hundred Sociation for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 Jacutary 1 1-1912

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 Tydia Wilchell , late of Juricett

county, decrised, which have or shall come into the hands, possession, or knowledge of the said & DN, Witchell , or the

hands or possession of any person or persons, for hand 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 Lees 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, DJ2, Willie Lell

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.

JOIZ Miletelly. S.)

(L. S.)

Recorded 24 day of January General Ordinary.

Know all Men by these Presents, That we, I be Shadburn as Princefal and Daw W. Shadburn, Whiter, E. Shadburn, Phrior, E. Shadburn, I for Shadburn, W.B. bradburn, securities, are held and strong bound unto the Ordinary for said County, and his successors in office and assigns, in the just and fall sum of Farty - Thorsearch Della so for the payment of which sum to the said Ordinary, and his successors in office, we hind 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 February 5-14/9/2

The Condition of the above Obligation is such, That if the above bound

then this obligation to be void; else to remain in full force.
Signed, scaled, and acknowledged in open Court. T.C. Shaelburn

Winor 6, Shadbury, S.)

Loss Shadburn 1.8)

W.B. Thadburn

J. G. Robinson , on

Marchael A Br. - Co. State of National Pres.

# GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, I R, yancey, Bringsaf

securities, are held and strmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Loo Thousand Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 March 4 th 1912

The Condition of the above Obligation is such, That if the above bound ho make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Mary & Jancey late of Grownell County, deceased, which have of shall come into the hands, possession, or knowledge yancy hands or possession of any person or persons, for he 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 shall thereunto be required by the Court; shall deliver and pay to such when 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 & 12, Mano 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.

Ju, Etherielze (L. S.)
(L. S.)

Recorded 22 day of Wesce 100/1/2

ADMINISTRATOR S ION D

## GEORGIA, GWINNETT COUNTY.

Runow all Men by these Presents, That my . Jane Caster,

, 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 Fundred Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 4 1912

The Cogdition of the above Obligation is such, That if the above bound Lancaster do make a true and perfect juventory of the goods, chattels, rights, credits, lands, and ements of J. W. Lancaster, late of Junio County, deceased, which have or shall come into the hands, possession, or knowledge ancaste , or the hands or possession of any person or persons, for king, 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 shall thereunto be required by the Court; shall deliver and pay to such when 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 ver-

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.

tificate of the probate thereof, and

Signed, scaled, and acknowledged in open Court.

A Lancester (L. S.)

B. Wans (L. S.)

(L. S.)

Recorded 22 day of Masal 180/9/2

JIN To Crusa widinary

237

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we. Mysh & Starms Ruthedge Principal Tames Seed Jose , 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

for the payment of which sum to the said Ordinary, and his successors in office, wo bind 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 . Chic

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, eredits, lands, and

Methed & . late of Junio

e of shall come into the hands, possession, or knowledge , and the same, so made, do hands or possession of any person or persons, for the 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 heis actings and doings therein 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 cer-

tifleate of the probate thereof, and H. E. Sterns 16 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.

ande Counterson

Recorded 22

Know all Man by these Presents. That we, O, a. Wy 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 Two Thousand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 souls, and dated this . 9 th day of May 1912

The Condition of the above Obligation is such, That if the above bound

0,9, mit

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Charley Ulayreard, tate of Junicett County, deceased, which have or shall come into the hands, possession, or knowledge 0,9, Why

hands or possession of any person or persons, for Lin, 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 Let actings and doings therein 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, A, My

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, Wy

(L. S.) (L. S.) (L. S.)

day of Recorded

these Presents, That we Canix, 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 two thousand Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 6 th days May 1912

The Condition of the above Obligation is such, That if the above bound nnu

do make a true and perfect inventory of the goods, chattels, right seredits, lands, and tenements of Mittie League

County, deceased, which have or shall come into the hands, possession, or knowledge

hands or possession of any person or persons for will and the same, so made, do exhibit unto the said Ordinary when MC 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 Mes actings and doings therein

when MC 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.) (L. S.)

(L. S.)

240

Marshad & Bruce Co., Matterey, Nashanda 2

ADMINISTRADES EAST

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, MSthitwarth Driverpal and McCamplee. Sacruters Mikhlight, 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 in AVILL Mousau for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 ... # Z une, 1912 The Condition of the above Obligation is such, That if the above bound DUnitworts do make a true and perfect inventory of the goods, chattels, right geredits, lands, and , late of Garacutt Haves A, which have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for Kelland the same, so made, do exhibit anto the said Ordinary when MC 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 MG actings and doings therein when Meshall thereunto be required by the Court; shall delicer and pay 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 Confof Profinary, 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, scaled, and acknowledged in open Goart.

else to remain in full force.

noted ged in orgin Court.

All Mitwarth (L. S.)

All Sacretor (L. S.)

Districtive orth, (L. S.)

day of June 1887

Know all Men by these Presents. That we Who Belle Cole 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 Investigated Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 July 1 1-1 912

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 Elder Cole, late of Lumiel

County, deceased, which have or shall come into the hands, possession, or knowledge of the said Um, Belle Colly, or the

hands or possession of any person or persons, for he, 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 he 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 cerand the same be proven before the Court of Ordinary, and the Executor obtain a cerand the same be proven before the Court of Ordinary.

tipicate of the probate thereof, and Ufs, Belle Cole 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.

John R Cam (L.S.)

Recorded self day of July 19/2189 . Ora

Know all Men by these Presents, Thuywe Thos & Flance and & C. Flanifae , securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just and jull sum of Two thousand for the payment of which sum to the said Ordinary, and his successors in office, we

bind 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 Cufush 5-14/9/2

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 Jaasie A Stricklandate of Junio

County, deceased, which have or shall come into the hands, possession, or knowledge

of the said thos e Flangan 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 Te\_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 Coart of Ordinary, and the Executor obtain a cer-

tipleate of the probate thereof, and there & flampe 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.

hos c Flanger

GEORGIA, GWINNETT COUNTY.
and I. B. Johnson J. Bailey Corneince
, 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 Sollers
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 Seftenches 2-1912
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 W.V. Bailey , late of Granier
,
County, decoursed, which have or shall come into the hands, possession, or knowledge of the said & Bailey . or the
of the said for success, or the hands or possession of any person or persons, for land, 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 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 cer-
tificate of the probate thereof, and J. J. Bailey
in such case, if required, render and deliver up the said Leiters of Administration,
then this obligation to be void; else to remain in full force.
Signed, scaled, and acknowledged in open Court.
DA John in (1. s.)
ODB John in (1. 8.)
(L. S.)
Recorded 1 6 day of Seft-1912;
Jeff / Dense Ordinary.

ADMINISTRATOR'S ROND

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That wo, for forthe frin-

the Ordinary for said County, and his successors in office and assigns, in the just and full sum at four teen Hundred Collars for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

whole sum, jointly and severally and firmly, by there presents.

Scaled with our scals, and duted this \_\_\_\_\_

The Condition of the above Obligation is such, That if the above bound & C. Lett Principal Cura for the officienty do make a true and perfect inventory of the gloods, chattels, rights, credits, lands, and tenements of La Fright, late of Winnett County, deceased, which have or shall come into the hands, possession, or knowledge

of the said f. C. f. C. , 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

goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of M's actings and doings therein when M 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 cer-

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 Jourt.

John of The CHA (L.S.)

Recorded Jeh day of October 13573

Tel Cobinion, Ordinary

Know all Men by these Presents, That we, C.C. Oldw, admir. Principal and Leorgia Delle acaraytors (1) , securities, are field and strmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of I wo leccided for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. 16 Ctober, 7912. The Canditian of the above Obligation is such. That if the above bound 11:11.00 do make a true and perfect inventory of the goods, chattels, right foredits, lands, and tenements of Corrican Hill Craw Jute of Helice County, deceased, which have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for his , and the same, so made, do exhibit unto the said Ordinary when Meshall be thereunto required; and 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 Meshall thereunto be required by the Court; shall deliver and pay 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 Orthogary, and the Executor obtain a cer-. (Craw. tificate of the probate thereof, and WiC, 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. igners scyled, and acknowledged in open Copent. CLOWS Corgia Ditle 24 Bu dist 9111/ adranto w Co day of Mr. Dollar 1912 Recorded of Chillothe Ordinary.

	0.02
	Know all Men by these Presents, That we,
	Know all Men by these Presents, That we, C. A. JULY, Prince
I	, securities, are held and firmly bound und
I	the tredingry for said County, and his successors in office and assigns in the
	and full sum of Me The K. Con Ach X
	for the payment of which sum to the said Ordinary, and his successors in office, we
	bind 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 6 day nov, 1912, at Laurenceville, file.
	The Condition of the above Obligation is such, That if the above bound
	do make a truefand perfect inventory of the goods, chattels, rights, oredits, lands, and
	tenements of Mill MAN KAR tute of All invest
	County Acreased, which have or shall come into the hands, possession, or knowledge
	of the said Co. Co. Ilis 4 , or the
	hands or possession of any person or persons, for him, and the same, so made, do
•	exhibit unto the said Ordinary when AL shall be thereunto required; and such
	foods, chattels, credits, lands, and tenements do well and truly administer according
ť	olaw, and do make a just and true account of LCO actings and doings therein
ı	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 cortificate 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, scaled, and acknowledged in open Court.

(L. S.)

ordinary.

(L. S.)

Recorded Ch

day of Me Werther isy.

Allobica betinginary.

Know all Men by these Presents, That we, Ho. B. Jurner, as neipal, and IH Bramlett und , 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 town. The reverse for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 duted this 6 th day January 1913- a Francice off,

The Condition of the above Obligation is, such. That if the above bound 019 Jurner

do make a true and perfect inventory of the goods, challels, rights, credits, lands, and tenements of the Littarris, late of flillillett

County, deceased, which have or, shall come into the hands, possession, or knowledge Lourner

hands or possession of any person or persons, for , and the same, so made, do exhibit unto the said Ordinary when 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 \$ 600 actings and doings therein 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 Orginary, and the Executor obtain a certificate of the probate thereof, and MAD. 11071660

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 Cour

Recorded

ADMINISTRATOR'S BAND

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, 16. 16. Chency and american Zun securities, are held and firmly bound unto the Ordinary for said County, and his successors in affice and assigns, in the just and full sum with a Cloud and Eight for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thesepresents. Scaled with our scals, and dated this 16 Lawrence The Condition of the aboye Obligation is such, That if the above bound

do make a true and Derfyet inventory of the goods, chattels, rights, credits, lands, and

Carofina, late of tenements of the forth Cal of the hands, possession, or knowledge

administrator hands or possession of any person or persons, for ACC ; and the same, so made, do

exhibit unto the said Ordinary when / CC 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 16 to actings and doings therein

when  $A \subseteq C$  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 hercafter appear that any last will and testament was made by the deceased,

16,101004 tificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration,

and the same be proven before the Court of Ordingry, and the Executor obtain a cer-

then this obligation to be void; else to remain in full force.

day of

Signed, sealed, and acknowledged in open Court. curici

2112 M. Ordinary.

# ADMINISTRATORS HAND (B. Sa) (B. Sa) (C. Sa) (C. Sa) GEORGIA, GWINNETT COUNTY.

0
Know all Men by these Presents. That we Sylvania Recoes, as
Company of Hearth Mational Sureti
1 Securities
The mis suffers work in a
and fine and the second
for the payment of which sum to the said Ordinary, and his successors in office, we
bina barseroes, our neers, executors, and administrators, in the whole and the state
whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and duted this at a letter tanta, Ja
The Condition of the above Obligation is such, That if the above bound
population, decres
do make wtrue and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of Portality Joseph Joseph John The Control of John Miller To
County, descussed, which have or shall come into the hands, possession, or knowledge
of the said fly Control Control of the government
hands or possession of any person or persons, for / L \ , and the same, so made, do
exhibit anto 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 LO actings and doings therein
when I 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 cer-
tiffcate 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.  ALGNER, Jed Col (L. S.)
Lawy Friencah Mittenak Sugarten (4.8)
notice of the first of
Recorded 10th day of
J. J. J. J. F. Cordinary.

GEORGIA, GWIAMITT COCKTT.
Know all Men by these Presents, That we, J. E. Plant C.
, 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
for the payment of which sum to the said Ordinary, and his successors in office, w
bind ourselves, our heirs, executors, and administrators, in the whole and for th
whole sum, jointly and severally and firmly, by these presents.
- Scaled with our scals, and dated this
The Condition of the above Obligation is such, That if the above bound
domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of fill filethe , late of flottering
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said I. C. file Elips , or the
hands or possession of any person or persons, for ALL, and the same, so made, do
exhibit unto the said-Ordinary when ${\Bbb Z}^{C_{+}}$ -shall be thereunto required ; and such
goods, chattels, credits, lands, and tenements do well and truly administer according to the second secon
to law, and do make a just and true account of Color 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 cer-
tificate of the probate thereof, and P. G. A. H. K. W.
in such case, if required, render and deliver up the said Leiters of Administration
then this obligation to be void; else to remain in full force.
Signed, scaled, and acknowledged in open Court?  (PARTY (L. S.)  (L. S.)  (L. S.)  (L. S.)
The 10 to fall y 1/1/2 1 (L.S)
Recorded 16 19 . Take

Know all Men by these Presents. That we, M. Q. Rawlins
production of the production
Securities
the of the sylventy, sept his succession in
and fine sum of for a first to the first to
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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
and a Coporal, 7, 1414
The Condition of the above Obligation is such, That if the above bound
do make a trugand perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of aud partition of the content
County, deceased which have or shall come into the hands, possession, or knowledge
of the said II. C. I. a. C.
hands or possession of any person or persons, for
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 A - actings and doings therein
when $\mathscr{J}^{<}$ —shall thereunto be required by the Court ; shall deliver and pay to such :
verson or persons, respectively, as they may be entitled to the same by law. And if it $^\circ$
shall hereafter appear that any last will and testament was made by the deceased,
and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
tiffcate of the probate thereof, and //, 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, scaled, and acknowledged in spin Court ( Lew Cong. s.)
I de appropried of Bill 1 - (1.8)
Crhicary, //
11 th day of Capped Assil
Recorded / ady of
Sign Morning.

Know all Men by these Prosents. That we have 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 higher held and firmly bound unto for the payment of which sum to the said Ordinary, and his successors in office, we bind 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

(Cal Devio do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and CARCO ... late of SILCE ILLETY County, deceased, which have or shall come into the hands, possession, or knowledge .\_ C(C 0-1 hands or possession of any person or persons, for flundand the same, so made, do exhibit unto the said Ordinary when Aushall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of low 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 cer-Chas (Rice tificate 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, scaled, and acknowledged in open Court,

Club, (L. S.,

Moral thins on (L. S.,

No. D. C. D. R. &. (L. S.,

Recorded 18 " day of Ma

201261 Ordinary

GNORGIA, GWINNETT COUNTY.
Know all Men by these Presents, That we, Illa.
the Ordinary for said County and his
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 Mo-ces and I have the just
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 defit it and
The Condition of the above Obligation is such. That if the above bound
Mrs. Louis a free
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of Kepo St your late of Lever 18
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said Mrs. Bacusa 14, 162 or the
hands or possession of any person or persons, for $\mathbb{A}^{d-3}$ , and the same, so made, do
exhibit unto the said-Ordinary when $\cdot \mathbb{N} \subseteq shall$ 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 file actings and doings therein
when 2/ 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 cer-
tion at at a make to the real and (CC)
in such case, if required, render and deliver up the sats 200
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.)
Ol Simposon (L.S.)
<i>F-1</i> / · ·
Recorded 28 th day of 771 red 18513
Recorded " day of GRANIST Cordinary.

Know all Men by these Presents, That we Like the Principal and of the

, securities, are held and firmly bound  $u_{m{n}}$ the Ordinary for said County, and his suggessors in office and assigns, in the just

and full sum of welve thousand he

for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for th

whole sum, jointly and severally and firmly, by these presents. Scaled with our seals, and dated this ..  $\subset$ ana 1980

The Condition of the above Obligation is such. That if the above bound Gentle ast nank d.

do make a tryg and perfect in rentory of the goods, chattels, right kicredits, lands, and gentecast, late of the on new tenements of MANY S. 1

County, decergised, which have it shall come into the hands, possession, or knowledge of the said Edfill of ( fentere as to hands or possession of any person or persons, for 122, and the same, so made, d

exhibit unto the said Ordinary when A Se 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 extstyle to - actings and doings therein

when  $eta \in C$  -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 Garf of Ordinary, and the Executor obtain a cer-

tifleate of the probate thereof, and SUNICS! 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.

genterost. 8. ranko himson, (L. S.) articaly (L. S.)

day of Recorded

(1) (1)
Know all Men by these Presents, That we, A. Hay Coff
The Concession of the second o
MAIN COUNTRICK CALLINION IN
o double the transfer of the state of the st
and fine sum of the color color and fire in
for the payment of which sum to the said Ordinary, and his successors in otice, we
bind 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 fune, 411/3,
The Condition of the above Obligation is such, That if the above bound
C.S. Saslett, administrate
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of C. Maslett . late of MININITE
County, deer and, which have or shall come into the hands, possession, or knowledge
of the said K, S, Hadlet, Udule mistrate for the
hands or possession of any person or persons, for $M_{ m c}$ , and the same, so made, do
exhibit unto the said Ordinary when $\mathscr{A} imes extstyle  extstyle  extstyle shall be thereunto required ; and such$
goods, chattels, credits, lands, and tenements do well and truly administer according
to law, and do make a just and true account of ICE 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 bereafter appear that any last will and testament was made by the deceased,
the Executor obtain a cer-
titleate 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, scaled, and acknowledged in open Charlett, (L. 8.)
College al. (L. S.)
Che Court Jet 1.1.8)
1 H Haraba
Recorder UNE /CE/Jay Di To Kon Jule 1850
A Chillet Wordinary.

WEST THE REPORT OF THE PARTY OF

ADMINISTRATOR S IS IND

(Has sit)

### GEORGIA, GWINNETT COUNTY.

MILLERASI the Ordinary for kyid Couply, did his for the payment of which sum to the said-Ordinary, and his successors in office,  $w_{
m c}$ bind 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 Allanta The Condition of the above Obligation is such. and perject inventory of the goods, chattels, rights, credits, lands, and MACO. THE WATER Mate of ACCIONACT County, decreased seligh large or stall gome into the hands, possession or knowledge hands or possession of any person or persons, for the same, 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 The Coactings and doings therein when I/Clyshall thereunto be required by the Court; shall deliver and pay 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 Quelog (vely governed the Executor) tificate of the probate thereof, and I. Miller Con in such case, if required, render and deliver up the said Lecters of Administration, then this obligation to be void; else to remain in full force. Signed, scaled, and acknowledged in apon Court

Attenu; ner 111.8)

Althouse of the States File

And John English of the States of the

hands or possession of any person or persons, for All and the same, so made, do exhibit unto the said Ordinary when Al 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 Alexands and doings therein when Alexand thereunto be required by the Court; shall deliver and pay 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.

Recorded Il day of Ja Crand Mordinary

ADMINISTRATOR'S HOND

1118/11/11.

### GEORGIA, GWINNETT COUNTY.

	Know all Men by these Presents. That we, Co. 9. De word
	Principal and w.J. Tribble
	Il Wat 201 - , 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 four Thousand Dollars
I	for the payment of which sum to the said Ordinary, and his successors in office, we
	for the payment of which stem to the said of which y, and the office, we
	bind 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 the day of May 1913
	The Condition of the above Obligation is such, That if the above bound
	W. J. Walteon .
,	do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
	renements of RO. Mibble , late of Swinner
	County, deceased, which have or shall come into the hands, possession, or knowledg
	of the said W.B. Watson, or the
1	rands or possession of any person or porsons, for Man-and the same, so made, do
e	xhibit unto the said-Ordinary when ${\mathscr A}$ — shall be thereunto required; and such
g	oods, chattels, credits, lands, and tenements do well and truly administer according
t	o law, and do make a just and true account of Libo actings and doings therein
и	then A $\sim$ shall thereunto be required by the Court; shall deliver and pay to such
7)	ervan ar narvany raspactivaly as they may be entitled to the same by law. And if

shall hereafter appear that any last will and testament was made 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.B. W. T. O. T. 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. Is to Estimate on, signed 1 1 mg

At Prisere of W.J. Tribble (1.8.)

Recorded It day of July 1851

Marchail A Bruce Co., Stationers, Nucleagle Team

# GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents. That we, I, E. Seay, Prin-Cipal, H. Knoy , securities, are held and firmly bound unto

the Ordinary for said County, and wis successors in office and assigns, in the just and full sum of Wenty five flundred Dollars for the payment of which fum to the said Ordinary, and his successors in office, we

bind 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 will dated this

The Condition of the above Obligation is such That if the above bound

do make a trule and perfect incentory of the Lights, chattels, rights, eredits, lands, and tenement as lorge fluis Lagrate of Lorent Met

County, decreased of high harfor shall come into the hands, possession, or knowledge of the said , or the

hands or possession of any person or persons, for Mand the same, so made, do exhibit unto the said Ordinary when Mahall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Mattings 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 tradinary, and the Executor obtain a cer-

tificate of the probate thereof, and I, I, I (I) in such case, if required, render and deliver up the sail Letters of Administration,

then this obligation to be void; else to remain in full force.

Signed, sealed, and acknowledged in onen Court.

(e. Dear (L.S.)

(L. S.)

Recorded 35 11 day of

notary public

J. Robinso Brownary

260

ADMINISTRATOR'S HOND

Olive SOL I

Marshail & Bruce Co., Stationers, Nushville, Ten

### GEORGIA, GWINNETT COUNTY.

and Ex all Men by these Presents, That we ud C.L. Hasles rities, are held and firmly bound unto for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 cluted this ..... Condition of the above Obligation is such, That if the appre hound Un perfect inventory of the goods, chattels, rights, credits, lands, and County, degreesed, which have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for TUML 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 GUCO actings and doings therein

when A Clf 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 hereafter appear that any last will and testament was made by the deceased, and the same be proven before the flagst, of Grayry, and the Exactly of Grayry.

in such case, if required, render and deliver up the said Letters of Administration,

tificate of the probate thereof, and

then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

(L. S.)

(L. S.)

(L. S.)

Recorded

Record

### Marshall & Brass Co., Statisters, Nastwille, Tenn. CEODOL

GEORGIA, GWINNETT COUNTY.
Know all Mon by these Presents. That we, Fult, prin
V, 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 Wenthorand Lillan
for the payment of which sum to the said Ordinary, and his successors in office, we
bind ourselves, our heirs, executors, and administrators, in the whole and for the
whole sum, jointly and severally and firmly, by these presents.
Souled with our seals, and dated this for day 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, gredits, lands, and
tenements of the perfect his the goods, chatters, rights, credits, lands, and
of the swid , or the
hands or possession of juny person or persons, for Commande 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 the actings and doings therein
when Ashall thereunto be required by the Court; shall deliver and pay to such
person or persons, respectively, as they may be entitled to the same by law. And if it
whall beneatten annear that any last will and testament was made by the deceased,
ordinary had the Executor obtain a cer-
the state of the second and the seco
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 grant of the (L. S.)
(Bob. Manior, per-12.8.)
(L. S.)
Recorded 6th day of My Copieso, Ordinary.
Recorded 6 1, day of Of Cobreso, Ordinary.

Know all Men by these Presents, That we, Manda Dunaen opening and El Hayes, securities, are held and firmly bound unto

the Ordinary for sord County, und his successors in office and assigns, in the just and full sum of WO Mousand Lo-Clare

for the payment of which sam to the said Ordinary, and his successors in office, we bind 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 and Luncar

Scaled with our scals, and dated this? 4

do make a true unit parfect twentory of the goods, chattels, right storedits, lands, and tenements of Williams and June of Williams to the sound of 
County, decrased, which have or shall come into the hands, possession, or knowledge of the said Manda , or the hands or possession of any person or persons, for All, and the same, so made, do exhibit unto the said Ordinary when 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 All actings and doings therein

shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Coarrof Ordinary, and the Executor obtain a certificate of the probate thereof, and MANA SUMCAN

when As all thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it

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 gropen Court.

MANNA DUNCANES.)

(L. S.)

Recorded 6th day or Gugust 18913,

7/0/
Know all Men by these Presents, That we, A. A. Dille Min (1)
as principal and felamplis
page //
the order of the strength of the strength of the
and fine sum 745 of the collection
for the payment of which sum to the said Ordinary, and his successors in other
bind ourselves, our heirs, executors, and administrators, in the whole and to the
whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and duted this duy, 4th, 1913
The Condition of the above Obligation is such, That if the above bound
Mr. Wriswell
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of f. f. thiswell, late of winners
County, descrized which have or shall come into the hands, possession, or knowledge
of the said Will Street on the
hands or possession of any person or persons, for Wir, and the same, so made, do
exhibit unto the said Ordinary when 12 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
that any last will and testament was made by the deceased,
Count of Ordinary and the Executor obtain a cer-
tid at all amplitude thought und
in such case, if required, render and deliver up the said Better of
then this obligation to be void; else to remain in full force.
Signed, scaled, and acknowledged in open Court.
We low about the
X.G. Warryan Co H. S.
(1.8.)
7 th. 1 1 1 1 1 188/3
Recorded day of
J. Robert 19. 20 7 Ordinary.

ADMINISTRATOR'S BOND

Recorded

### GEORGIA, GWINNETT COUNTY.

GEORGE 4
Know all Men by these Presents, That we, Colympia & RCHa
Know all Men by these Presents, That we, Complete RCHA
De le Comment of the securities, are held and firmly bound unter
the Ordinary for said County, and his successors in office and ossigns, in the just
and full sum of two diousand Naclas
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 Deplember
The Condition of the above Obligation is such, That if the above bound
Ce, Ce, ( Juckett
do make a true and perfect inventory of the goods, chattels, rights, eyedits, lands, and
tenements of TUFFUCKER, late of SUCMULT
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said CC, SCCC12(27) , or the
hands or possession of any person or persons, for CLN, and the same, so made, do
whibit unto the said Ordinary when Ashall be thereunto required; and such
foods, chattels, credits, lands, and tenements do well and truly administer according
o law, and do make a just and true account of All actings and doings therein
then (Shall thereunto be required by the Court; shall deliver and pay to such
erson or persons, respectively, as they may be entitled to the same by law. And if it
hall hereafter appear that any last will and testament was made by the deceased,
nd the same be proven before the Court of Ondinary, and the Executor obtain a cer-
ficate of the probate thereof, and O. C. (GUERUT
such case, if required, render and deliver up the said Letters of Administration,
en this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.  GERLOUGH (L. S.)
Descered Durch Burch 15.8)
hatt.

ADMINISTRATOR'S BOND.

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, I we, I will all and firmly bound unto the Ordinary for sold County, and his successors in office and assigns, in the just and full sum of the Ordinary, and his successors in office and his successors in office, we bind 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

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

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

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of CON O A CON Little of CON LITTLE County, decreased, which have or shall come into the hands, possession, or knowledge

of the said No. A CON Little of CON Little County, 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 A Contings and doings therein
when A Cahall thereunto be required by the Court; shall deliver and pay 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 Exceptor obtain a cere

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.

tificate of the probate thereof, and W. Sillah

ghV Herring \$33

(L. S.)

day of Catalier 1851

J. Kaberison, ordinary

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents. That we, Olany John John John John John John John John
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the county, and his successors in office, which sum to the said Ordinary, and his successors in office, which ourselves, our heirs, executors, and administrators, in the whole and for the county in interpretable and severally and firmly, by these presents.
Scaled with our scals, and dated this Company of the Condition of the above Obligation is such, That if the above bound
do make a true and perfect inventory of the goods, chyttels, rights, credits, lands, and tenements of Alleria 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 A. Mand the same, so made, do exhibit unto the said Ordinary when A. Shall be thereunto required; and such exhibit unto the said Ordinary when A. Shall be thereunto required; and such
to law, and do make a just and true account of A actings and doings therein
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, shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
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.

(L. 8.)

(L. 8.)

(L. 8.)

(L. 8.)

(L. 8.)

(L. 8.)

Recorded " day of (L. 180) (1.3)

	GEORGIA, GWINNETT COUNTY.
	Know all Men by those Presents, That we Ille Suit a Company of the Company and and Ralfufit , 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 Weller Allars
	for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 CCC
	The Condition of the above Obligation is such, Thut if the above bound
	Mrs. Darah V. Herrington
,	do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
	renements of UCICIC AUCIC State of AUCI MARCH
	County, degreesed, which have or shall come into the hands, possession, or knowledge of the said 100, Silver or the
	ands or possession of any person or persons, for the same, so made, do
c	whibit unto the said Ordinary when $ extstyle \cap S$ hall be thereunto required; and such
	oods, chattels, credits, lands, and tenements do well and truly administer according
t	olaw, and do make a just and true account of Now Lactings and doings therein
u	then——shall thereunto be required by the Court; shall deliver and pay to such
D	erson or persons, respectively, as they may be entitled to the same by law. And if it
s	hall hereafter appear that any last will and testament was made by the deceased,
i	nd the same be proven before the Gart of Ordinary, and the Executor obtain a corp fleate of the probate thereof, and IVI, XIVANI, IFOEMIGE
	such case, if required, render and deliver up the said Letters of Administration,
h	en this obligation to be void; else to remain in full force.
	Signed, sealed, and acknowledged in open Court.

Recorded 10th day of October 185 1913

Recorded 10th day of October 185 1913

L. Robinson, Ordinary.

WINNETT COUNTY.
Know all Men by these Presents, That we, In The aver princes.  Och, Liftadgle and with med.  Octo. (1)
the Ordinary for said County, and his successors in office and assigns, in the just
and fine
for the put ordinary, and his sugar
bind ourselves, our neirs, executors, and administrators, in the whole and to the
whole sum, jointly and severally and firmly, by these presents.
Sealed with our seals, and dated this 6 and
The Condition of the above Obligation is such, That if the above bound
C (F Muchoch)
do make a true and perfect Inventory of the goods, chattels, rights credits, lands, and tenements of fill the fill the
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 According to thereunto required; and such
goods, chattels, credits, lands, and tenements do well and truly administer according
to law, and domake a just and true account of Al Lactings and doings therein
when Meshall thereunto be required by the Court; shall deliver and pay 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 cer-
liftcute of the probate thereof, and the said Letters of Administration,
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 for (L. S.)  Signed sealed, and acknowledged in open Court for (L. S.)  (L. S.)  (L. S.)
Recorded Oth day of Galatin 1913

ADMINISTRATOR'S HOND

becauch

## GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we Mill Mark that E LUNCAN SUNCESTAL, and and firmly bound unto the Ordinary for swipt County, and his successors in office and assigns, in the just and full sum of Mill Sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.

Scaled with proposals, and advect this \_\_\_\_\_\_\_\_

The Condition of the above Obligation is such, That if the above Journal

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Control County, deeporg, which have or shall come into the hands, possession, or knowledge

hands or possession of any person or persons, for M., and the same, so made, do exhibit unto the said Ordinary when M. shall be thereunto required; and such

to law, and do make a just and true account of Lactings and doings therein when Lehall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it

goods, chattels, credits, lands, and tenements do well and truly administer according

shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a cer-

tificate of the probate thereof, and IVVI I INCOMINE CONTROL C

then this obligation to be void; else to remain in full force. Signed, scaled, and acknowledgeyjin open Court.

12 Mustalle

MoMartha Eduncans.

Recorded 10th day of Colon 1913

(Bersen) Mitchael A Brass Co. Matheway Navigation To the
GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents. That we, Ca. Johnson Jemupal Und FELL-ohnson
/ anson
the Ordinary for said County, and his successors in office and assigns, in the just
and fill sum of the formation of the
for the payment of which sum to the said Ordinary, and his successors in office, we
bind ourselves, our heirs, executors, and administrators, in the whole and for the
whole sum, jointly and severally and firmly, by these firesents.
Hovember, 1913,
The Condition of the above Obligation is such. That if the above bound
do make a true and profiged incentory of the goods, chattels, rights exedits, lands, and
tenements of 1,0th Cochran, tate of Swinnett
County, deccased, which have or shall come into the bands, possession, or knowledge
of the said A Johnson, or the
hands or possession of any person or persons. for 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 Madetings 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 cer-
tiffents of the probling ingredit with S. 1
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 one Courts  (L.S.)
X. D. Distinger J'Collahonson (L.S.)
Craching, On The (I. S.)
10th november 11/3,
Recorded day of 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

ADMINISTRATOR'S HOND

# GEORGIA, GWINNETT COUNTY.

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	Know all Men by these Presents, That we, I Whan as prin
	Cipal and Company and
	Malohnson , securities, are held and firmly bound unto
	the Ordinary for squit County on this successors in office and assigns, in the just
	and full sum of Which sum to the said Ordinary, and his successors in office, we
	bind ourselves, our heirs, executors, and administrators, in the whole and for the
	whole sum, jointly and severally and firmly, by these presents.
	November, 1913
	//
	The Condition of the above Obligation is such, That if the above bound
	5 14 Soude abattale right gradite lands and
	do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
	tonements of
١	County, declary, which have or shall come into the hands, possession, or knowledge
	of the said O O O O O O O O O O O O O O O O O O O
	hands or possession of any person or persons, for Mr, and the same, so made, do
	exhibit unto the said Ordinary when Meshall be thereunto required; and such
	goods, chattels, credits, lands, and tenements do welf and truly administer according
	to law, gild do make a just and true account of Mo actings and doings therein
	when Meshall thereunto be required by the Court; shall deliver and pay 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 cer-
	tificate of the probate thereof, and J. M.Can
	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.
	Signal and all and administration on the

Signed, sealed, and deknowledged in open Court.

Signed, sealed, and deknowledged in open Court.

(L. 8)

All Johnson (L. 8)

day of

Recorded

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, Ordinary

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TOOCHTY.
Know all Men by these Presents, Mulwe, CA, Morgan as printing
Ordinary forestid County on the
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the first and full sum
for the payment of which sum to the said Ordinary, and his successors in office, we
bind ourselves, our heirs, 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 3" day of
The Condition of the above Obligation is such, That if the above bound
do make a true and perfect invertigal of the goods, chattels, rights, credits, lands, and
tenements of John M. Margonico furnito
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said Cot Margant. , or the
hands or possession of any person or persons for Mand the same, so made, do
exhibit unto the said Ordinary when Meshall be thereunto required; and such
goods, chattels, credits, lands, and tenements do well and truly administer according
to law, and do make a just and true account of Mo actings and doings therein
when Al 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 cer-
tificate 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 forted
Signey, sealed, and acknowledged in open Court.  Signed scaled by Off Margon (L.S.)
My St Maxwell pintorial orka.s.
Recorded the day of Movembles 1913
Recorded / " day of Hobmson ordinary.

### ADMINISTRATOR'S HOND

tenements of All Clf (Plant County, deceased which have or shall come into the hands, possession, or knowledge of the said (Plant County, deceased which have or shall come into the hands, possession, or knowledge of the said (Plant County) and the same, so made, do exhibit unto the said Ordinary when (County) and the same, so made, do exhibit unto the said Ordinary when (County) and truly administer according to law, and do make a just and true account of (County) and doings therein when (County) and thereunto be required by the Court; shall deliver and pay to such corson or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a cerificate of the probate thereof, and (County).	GEORGIA, GWINNETT COUNTY.
the Ordinary for sajd County, and his successors in office and assigns, in the just and full sum of the County, and his successors in office and assigns, in the just and full sum of the County of the Said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with ghr seats and dated this County of the above bound  The Condition of the above Obligation is such. That if the above bound  tenements of Alley of the goods, chattels, rights, credits, lands, and tenements of Alley of the county, deceased which have greshall come into the hands, possession, or knowledge of the said  The County, deceased which have greshall come into the hands, possession, or knowledge of the said  The County of the said Ordinary when the said 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 this 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 cerificate of the probate thereof, and the court of Ordinary, and the Executor obtain a cerificate of the probate thereof, and the court of Ordinary and the Executor obtain a cerificate of the probate thereof, and the court of Ordinary and the Executor obtain a cerificate of the probate thereof, and the court of Ordinary and the Executor obtain a cerificate of the probate thereof, and the court of Ordinary and the Executor obtain a cerificate of the probate thereof, and the court of Ordinary and the Executor obtain a cerificate of the probate thereof and deliver up the said	Now all Men by these Presents, That we, Ill Color por
the Ordinary for sajd County, and his successors in office and assigns, in the just and full sum of the County and his successors in office and assigns, in the just and full sum of the County and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with gir scals and dated this County and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with gir scals and dated this County, by these presents.  The Condition of the above Obligation is such. That if the above bound tenements of the condition of the above Obligation is such. That if the above bound tenements of the All County, deceased which have greatly come into the hands, possession, or knowledge of the said  County, deceased which have greatly come into the hands, possession, or knowledge of the said  I County, deceased which have greatly come into the hands, possession, or knowledge of the said  I County, deceased which have greatly come into the hands, possession, or knowledge of the said  I County, deceased, in a many 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 cerificate of the probate thereof, and the same be said Letters of Administration, hen this obligation to be void; else to remain in full force.  Signed, sealed, and acknowledged in nown Count	Deince Dal Clin Ollander Kangling
the Ordinary for suja County, and his successors in office and assigns, in the just and full sum of the CC the CC the County, and his successors in office, we for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with gar seals, and dated this CC the County 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  do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of the County, deceased which have go shall come into the hands, possession, or knowledge of the said  for the said  Of the said  Of the said  Of 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 said deliver and pay to such shall thereanto be required by the Court; shall deliver and pay 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 cerificate of the probate thereof, and the count in full force.  Signed, sealed, and acknowledsed in own Court.	, securities, are held and firmly bound unte
for the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with air scals, and dated this Color	the Ordinary for said County, and his successors in office and assigns, in the in-
bind 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 Color	
whole sum, jointly and severally and firmly, by these presents.  Sealed with air scale, and dated this Color	
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 All Color of the goods, chattels, rights, credits, lands, and tenements of All Color of the State of Color, late of Color, late of Color, late of the County, deceased which have or shall come into the hands, possession, or knowledge of the said late of the said therein when the shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of ordinary, and the Executor obtain a cerificate of the probate thereof, and the said Letters of Administration, hen this obligation to be void; else to remain in full force.  Signed, scaled, and acknowledged in own Court	whole sum, jointly and severally and firmly, by these presents.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Alley	Scaled with our scale, and dated this WI & Collins of C
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Alle College (Least of Alministration, hen this obligation to be void; else to remain in full force.	
tenements of AllClf (Plant County, deceased/which have or shall come intofthe hands, possession, or knowledge of the said / (Plant County), deceased/which have or shall come intofthe hands, possession, or knowledge of the said / (Plant County), or the hands or possession of any person or persons, for Clift, and the same, so made, do exhibit unto the said Ordinary when Counts 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 Court; shall deliver and pay to such 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 cerificate of the probate thereof, and Court (Court Court).  In such case, if required, render and deliver up the said Letters of Administration, hen this obligation to be void; else to remain in full force.  Signed, scaled, and acknowledged in own Court	Millinde Copies
County, deceased which have or shall come into the hands, possession, or knowledge of the said   (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
nof the said , or the hands or possession of any person or persons, for CH and the same, so made, do exhibit unto the said Ordinary when C 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 C 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 verificate of the probate thereof, and C C C C C C C C C C C C C C C C C C C	
hands or possession of any person or persons, for Cir, 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 Chall deliver and doings therein when Chall thereunto be required by the Court; shall deliver and pay 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 cerificate of the probate thereof, and Chall	
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 A 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 cerificate of the probate thereof, and A A COURTE OF Administration, hen this obligation to be void; else to remain in full force.  Signed, scaled, and acknowledged in own Courte.	of the said //, fl, laca poly , or the
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 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 cerificate 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, scaled, and acknowledged in own Court.	hands or possession of any person or persons, for LCH hand the same, so made, do
to law, and do make a just and true account of A contings 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 cerificate of the probate thereof, and A Compact Confidence.  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 own Court.	exhibit unto the said Ordinary when Makhall be thereunto required; and such
when Ashall thereunto be required by the Court; shall deliver and pay 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 cerificate of the probate thereof, and Asia Court of Court of Administration, hen this obligation to be void; else to remain in full force.  Signed, scaled, and acknowledged in own Court	goods, chattels, credits, lands, and tenements do well and truly administer according
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 cerificate of the probate thereof, and the said Letters of Administration, hen this obligation to be void; else to remain in full force.  Signed, scaled, and acknowledged in own Court.	to law, and do make a just and true account of ${\Bbb A} {\Bbb C} {\Bbb C}$ actings and doings therein
thall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a cerificate of the probate thereof, and the court of Conferment, 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 own Court.	when $ extcolor{be}{}$ shall thereunto be required by the Court; shall deliver and pay to such
ind the same be proven before the Court of Ordinary, and the Executor obtain a cerificate of the probate thereof, and the Court of Court of the probate thereof, and the Court of Administration, hen this obligation to be void; else to remain in full force.  Signed, scaled, and acknowledged in own Court of the Executor of Administration,	person or persons, respectively, as they may be entitled to the same by law. And if it
ifteate of the probate thereof, and IV. C.	shall hereafter appear that any last will and testament was made by the deceased,
n such case, if required, render and deliver up the said Letters of Administration, hen this obligation to be void; else to remain in full force. Signed, scaled, and acknowledged in own Court.	and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
hen this obligation to be void; else to remain in full force.  Signed, scaled, and acknowledged in own Court.	tiftcate of the probate thereof, and Malle Color Coffe Vi
Signed, sealed, and acknowledged in own Court.	in such case, if required, render and deliver up the said Letters of Administration,
Signed, sealed, and acknowledged in open Court.  If Copelling (L. S.)  Signed, sealed, and acknowledged in open Court.  (L. S.)	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.  (L. S.)

Recorded 15th day of ACCOMBER 18413.

Know all Men by these	Presents,	That we, Elika Chhair	4

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 State of the payment of which sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the

whole sum, jointly and severally and firmly, by flese presents.

() Scaled with our scals, and dated this AUMARCACICA,

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 County, deceased, which have or shall come into the hands, possession or knowledge of the said County, deceased, which have or shall come into the hands, possession or knowledge of the said County, deceased, which have or shall come into the hands, possession or knowledge of the said County, deceased, which have or shall come into the hands, possession or knowledge of the said County, deceased, which have or shall come into the hands, possession or knowledge of the said County person or persons, for Color, and the same, so made, do exhibit anto 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 A catings 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 cer-

Signed, scaled, and acknowledged in open Court.

C.D. HACE a

(L. S.

Recorded 15th day of CCCIMECU, 168/17

276

ADMINISTRATOR'S ROND

GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, und Will Druinn

, securities, are held and firmly bound unto the Ordinary for said younty, and his successors in office and assigns, in the just

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Lulver ceally

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 addu Ottokensure of Alvernich County, deceased, which have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for Longand the same, so made, do exhibit unto the said Ordinary when A C shall be thereunto required; and such

goods, chattels, credits, lands, and tenements do well and truly administer accordin to law, and do make a just and true account of A do actings and doings therein when  $A \subseteq$  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

shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ardinary, and the Executor obtain a certificate of the probate thereof, and ... / 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. raining. (L. S.)

day of Recorded

(A) (1)
Fincipal ( ) A The Rack Cock !!
The winter
Speurition
the Orachary for saga County, and his engages
and full sum of Wolf undred Wallace
for the payment of which sum to the said Ordinary, and his successors in office, we
bind 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 Filturary 4
The Condition of the above Obligation is such That if the above bound
Let Such a character of the door country
do make a trije and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of Chily Collage, late of Silving the
//
County, deceased which have on shall come into the hands, possession, or knowledge
of the said AM. CRECERE, or the
hands or possession of any person or persons, for /CCF7, 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 Account and doings therein
when A C 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 cer-
tifleute of the probate (nerco), 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.
lipurchin the Marx Farriste (1.8.)
WHI TO THE RELATIONS OF
12/2/2 x x x x x x x x x x x x x x x x x
Littlington Gebruary 18414.
Recorded 6th day of Chille 19 19 19 19 19 19 19 19 19 19 19 19 19
S. May 110 26 1. Ordinary.

Know all Men by these Presents, That we, for the Common and former for said younty, and his successors in office and assigns, in the just

and full sum of Sum to the said Ordinary, and his successors in office, we bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, lifthese presents.

Scaled with, our scale, and dated this for the control of the Condition of the above Obligation is such. That if the above bound

do make a true unapperfect judentory of the goods, chattels, rights, credits, lands, and

tenements of for the have or shall come into the hands, possession, or knowledge of the said for for any person or persons, for for and the same, so made, do

exhibit anto 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 Assacratings and doings therein when Assall thereunto be required by the Court; shall deliver and pay 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.

Signed, sealed, and acknowledged in open Court.

J. P. Chinson W. W. Tribb (L.S.)

Recorded 12th day of March 18914

J. J. Robinsol 1, Ordinary

0 00
Annewall Men by these Presents. That we, & B. Lauseford
O It for Mansfield, W. TV. Massey
Securities
gene of devices y for surgeounty, and his successors in accounty
Thousand Dellas
for the payment of which sum to the said Ordinary, and his successors in office, we
ona ourseives, 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 9th day of Werch
The Condition of the above Obligation is the my
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 Geo, W. Winor , late of Junimet
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said & B. Landsfire , 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 Lis 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 Coart of Ordinary, and the Executor obtain a cer-
tificute of the probate thereof, and A. J. Sauleyna
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.
B. Lauteford (L. S.)
7 m. Marwfield (L.S.)
TU TV WINSLEY (L.S.)
My Saufild
2 th march 1914
Recorded of F day of
J Hibrish Ordinary.

15865

GEORGIA,	GWINNETT	COUNTY
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Know all Mon by these Presents, That we, 11073, Mache The Tincipal und Q. O securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just Throws and Dolla and full sum of VIVO for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 ..... Coprice, 6th 111

The Condition of the above Obligation is such, That if the above bound Wa Muche M. Martin do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tonements of Co. 3, Martin, late of Sur 11716H County, decoused, which have or shall come into the hands, possession, or knowledge of the said 1/10, 1/1000 CC 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 A Cactings and doings therein when  ${\mathbb Z}/{\mathbb Z}$  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 cerz tificate of the probate thereof, and Ile & Thatthe IN Mark

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. Mule M. Martines. S.) (L. S.)

Recorded day of.

, Ordinary.

## GEORGIA, GWINNETT COUNTY

TAMELL COUNTY.
Know all Men by these Presents, That we, It, of Elder, as  frequency al and firmly bound unto
the Orathary for said County, and his suggestion in all
and full sum of Il dury Ill a contract of the payment of which sum to the said Ordinary, and his successors in office, we
bind, ourselves, our heirs, executors and his successors in office, we
bind 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
IL of Chale
do make a true and perfect Inventory of the goods, chattels, rights, credits, lands, and
tenements of 1000 LO, B. LCCCO , tate of ALCO MICE
County, decrased, which have or shall come into the hands, possession, or knowledge
of the said It, S. C. C. C. C. C. , or the
hands or possession of any person or persons, for L. G., and the same, so made, do
exhibit unto the said Ordinary when $\mathscr{A} \subset$ 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 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 bereafter appear that any last will and testament was made by the deceased,
before the Court of Ordinary, and the Executor obtain a cer-
titlante of the probate thereof, and
in such case, if required, render and deliver up the sata Letters of Administration,
then this obligation to be void; else to remain in full force.
Signal and acknowledged in open Court.
Digned in presence / ( (6 ( ( ( ( 1.8)
Signed, sealed, and acknowledged in operation (L. S.)  Pigned in preserve of the (L. S.)  (L. S.)
(L. S.)
189
Recorded day of

ADMINISTRATOR'S BOND

### GEORGIA, GWINNETT COUNTY.

Murshall & Bruce Co., Stationers, Nashville, Tenn

Know all Men by these Presents, That we, n. and , securities, are held and firmly bound unto

the Ordinary for safel County, and his successors in office and assigns, in the just sand for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 land perfect inventory of the goods, chattels, right, credits, lands, and on Collate of Llorn nett which have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, fortherm, and the same, so made, do exhibit unto the said Ordinary when Mcshall be thereunto required; and such goods, chattels, credits, lands, and tenements do welf and truly administer according to law, and do make a just and true account of PUS actings and doings therein when Alas 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

and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and

shall hereafter appear that any last will and testament was made by the deceased,

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, UNLKU (L. S.)

Recorded

day of.

189

the Ordinary for social County, and his successors in office and assigns, in the just for the payment of which sum to the said Ordinary, and his successors in the successors in office and assigns, in the just for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 spols, and dated this 12, 1914 The Condition of the above Obligation is such, That if the above bound rper and lummoure do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and County, decrased, which have or shall come into the hands, possession, or knowledge per 4 W/2 mas hands or possession of any person or persons, fortherward 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 Metings and doings therein when Clayshall thereunto be required by the Court; shall deliver and pay to such person or fersons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made 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. Moore YJWH-orpe 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.

Corden Thy 914 day of Jists Larrison Ordinary.

ADMINISTRATOR'S BOND

	GEORGIA, GWINNETT COCKTY.
	Know all Men by these Presents, That we, Ath Itunt and
	JYE JANG
	, 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 Mul Thousand Dellare
l	for the payment of which sum to the said Ordinary, and his successors in office, we
	bind ourselves, our heirs, executors, and administrators, in the whole and for the
į	whole sum jointly and severally and firmly, by hese presents.
	Scaled with our seals, and dated this fune 12, 1914
	The Condition of the above Obligation is such. That if the above bound
	Att, Hunt
-	do make a true and perfect inventory of the goods, chattels, rights foredits, lands, and
	tenements of WICOXUNT , late of Flormett
	County, deceased, which have or shall come into the hands, possession, or knowledge of the said.
	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
	o law, and do make a just and true account of his actings and doings therein
	ohen he shall thereunto be required by the Court; shall deliver and pay to such
	verson or persons, respectively, as they may be entitled to the same by law. And if it
	hall hereafter appear that any last will and testament was made by the deceased,
	and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
	ificate of the probate thereof, and IN. Stund
	n such case, if required, render and deliver up the said Letters of Administration,
	hen this obligation to be void; else to remain in full force.
	Signed, scaled, and acknowledged in open Court.
7	Horaly Hack St. Stunt (L.S)
1	n. Itail cee A. E. Starp. (L.S.)
	(1. 8.)

7th day of July 18914, S. Robinson, Ordinary.

COUNTY.
$\Omega_{\alpha}$
Know all Men by these Presents, That we, Oh Mil, prin-
, securities, are held and firmly bound unto
the successors in all
and fine and Banco co
for the payment of which sam to the said Ordinary, and his suggestion of
bind ourselves, our heirs, executors, and administrators, in the whole and for the
whole sum, jointly and severally and firmly, by these presents.
Scaled will our scals, and dated this fune 5th 1914
The Condition of the above Obligation is such, That if the above bound
do make a tray and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements billow of again derring to Swinner
County, deceased, which Jage of shall come into the hands, possession, or knowledge
of the said ACIUL , or the
hands or possession of any person or persons, for Mond the same, so made, do
exhibit unto the said Ordinary when Meshall be thereunto required; and such
goods, chattels, credits, lands, and tenements do well and truly administer according
to law, and do make a just and true account of Madactings and doings therein
when Meshall thereunto be required by the Court; shall deliver and pay 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 cer-
liftcute 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.)
CRWARE (1.8.)
(L. S.)
11 Ocular 1914

Recorded

ADMINISTRATOR'S BOND.

### GEORGIA, GWINNETT COUNTY.

GEORGIA, GWINNETT COCKTY.	
Know all Men by these Presents. That we M. It Bugh, a principal and my, Skulfeth, securities, are held and firmly bound un	
the Ordinary for said County, and his successors in office and assigns, in the ju	
for the payment of which sum to the said Ordinary, and his successors in office, t	ve
bind ourselves, our heirs, executors, and administrators, in the whole and for the	he
whole sum, jointly and severally and firmly, by these presents.  Scaled with our seals, and dated this Scaled with our seals, and dated this	
The Condition of the above bound	
do make a they and perfect inventory of the goods, chattels, rights, credits, lands, an	d
tenements of Un A aura Cel 3 Web, late of Livinit	7
County, deceased, which have or shall come into the hands, possession, or knowledge	je
of the said NOV19.0021 , or 11	ie
hands or possession of any person or persons, for the same, so made, d	l.o
exhibit unto the said Ordinary when Meshall be thereunto required; and suc	:h
goods, chattels, credits, lands, and tenements do well and truly administer according	g
to law, and do make a just and true account of Wactings and doings therei	n
when $M$ shall thereunto be required by the Court; shall deliver and pay to suc	h
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	1,
and the same be proven before the Court of Ordinary and the Executor obtain a cer	r-
tificate of the probate thereof, and WY/9UCK	
in such case, if required, render and deliver up the said Letters of Administration	ι,
then this obligation to be void; else to remain in full force.	
Signed, scaled, and acknowledged in onen Count	
My Griffeth up for W. St. Buch 11.8	.)
it this prisufect may by	J

July, The grand Conson (St. S.)

Hecorded 20 day of July Cobinson, Ordinary.

Know all Men by these Presents. That we, R. n., Ital- Ormered

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Juleuty five hundred Dollers for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 March 1914

The Condition of the above Obligation is such, That if the above bound

tenements of William William William in Jamil 1, late of Hermitel County, deceased, which have or shall come into the hands, possession, or knowledge of the said 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 him this obligation to be void; else to remain in full force.

Signed, sealed, and acknowledged in open Court.

BU, Holl- (L.S.) A, W, Moore (L.S.)

Recorded 3 day of Mich 1814
A & Robinson, Ordinary.

### CWINNETT COUNTY

	GEORGIA, GWINNIGHT GOGNITI.
	Know all Men by these Presents, That we, E, Co. ruce Drin-
	, 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 (AC)
l	for the payment of which sum to the said Ordinary, and his successors in office, we
l	bind ourselves, our heirs, executors, and administrators, in the whole and for the
	Scaled with our seals, and dated this Lu 1, 14 1, 1914
	The Condition of the above Obligation is such, That if the above bound
	The Condition of the above bollgation is such, There of the above botteries
	do make a true and perfect iggentory of the goods, chattels, rights, credits, lands, and
-	tenements of // ( / ) EALLILAT , late of ALVIIIMET
-	County, deceased, which have or shall come into the hands, possession, or knowledge
	of the said Ec, Cruce, or the
	hands or possession of any person or persons, for LL21, and the same, so made, do
	exhibit unto the said Ordinary when ${\it IL}$ shall be thereunto required; and such
	goods, chattels, credits, lands, and tenements do well and truly administer according
8	to law, and do make a just and true account of LC 🗻 actings and doings therein
	when $/$ $\cup$ shall thereunto be required by the Court ; shall deliver and pay to such
	nerson or persons, respectively, as they may be entitled to the same by law. And if it
	shall hereafter appear that any last will and testament was made by the deceased,
	ind the same be proven before the Court of Grdinary, and the Executor obtain a cer-
ı	ificate of the probate thereof, and f. C.C. L.C.C.
	n such case, if required, render and deliver up the said Letters of Administration,
l	hen this obligation to be void; else to remain in full force.
	Signed, sealed, and acknowledged in open Gourt.  (The tik with applaced for the tike the continual for
1	J. J. Relineary L. C. Simpson (L. 8)
	(L.S.)
	Recorded If day of September 1914,
	La Salinary. Ordinary.
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### Marshell A Brees Co., Stationers, Nathadie John GEORGIA CAMO

GEORGIA, GWINNETT COUNTY.
Know all Men by these Presents, That we, I I flitt, a  Prince processor and the first of the second
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sain to the said Ordinary and his
bind burseloss, our hears, elections, and administrators, in the whole
whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this ((1) us 1, 3 1, (1))  All ance Concept, 10
The Condition of the above Obligation is such, That if the above bound
do make a true and perfect inventory of the goods, chattels, right, credits, lands, and tenements of C. M. C. V. , late of Classes 11. 11. 11.
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 [CI land the same, so made, do
exhibit unto the said Ordinary when AC 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 /(1) actings and doings therein
when A Cshall thereunto be required by the Court; shall deliver and pay 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 cer-
tificate of the probate thereof, and letters of Administration,
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.)  (L. S.)
Recorded 39 day of Sipt 189 1912.
(1) (1) R. (1111 ) Ordinary.

	Know all Men by these Presents, That we, UKULATEAN TENTE
	Know all Men by these Presents, That we, the the transfer of t
i	
	and full sum of the DICK LUS & TEX A Character
	for the payment of which sum to the said Ordinary, and his successors in office, $w_{ m c}$
	bind ourselves, our heirs, executors, and administrators, in the whole and for the

do make a true and perfect inventory of the goods, chatters, rights, credits, lands, and tenements of his activity of the goods, chatters, rights, credits, lands, and tenements of his activity, accessed, which have or shall come into the hands, possession, or knowledge of the said (1), AC, (1), A (1),

shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and UKTL CULLA OR

person or pfrsons, respectively, as they may be entitled to the same by law. And if it

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 Clinted)

(L.S.)

AND READ TO A PART OF THE PART
Know all Men by these Presents, That we, Diene Bouke,
Brude.
and full sum of SCICI III A 11 2 A
for the payment of which sum to the said Ordinary and his
other darselves, our neirs, executors, and administrators in the relationstate
whole sum, jointly and severally and firmly, by these presents
Scaled with our scals, and dated this ford any of Septimental Septiment of Septiment of Septiments o
The Condition of the above Obligation is such, That if the above bound
Eleine Bunden
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of MCCCD. VIA IN A (Tate of Shiring 11)
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said Lice Ball of the or the
hands or possession of any person or persons, for LEE, and the same, so made, do
exhibit unto the said Ordinary when $\mathscr{AC}$ 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 A lactings and 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 cer-
tiffcate 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.  \[ \lambda \l
(L. S.)
Recorded of day of Cetalice 489/9/11
Recorded J. R. C. 110161. Ordinary.

(line Mil.)

	01 876
	Know all Men by these Presents, That we, Ida L. Vandiuer
	as princepal and whereas sin
	(b. Ef /(W ll fx) to , securities, are held and firmly bound
	the Codinary for said County, and his successors in office and assigns in the
	and full sum of JEN SICACO and (\$10,000) 19-allas
l	for the payment of which sum to the said Ordinary, and his successors in office, we
	bind 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 duted this 3" day
ĺ	Octuber, 1914.
	The Condition of the above Obligation is such, That if the above bound
	dar L. Vandiver
	do make a true and perfect inventory of the goods, chattels, rights (credits, lands, and
	tenements of I. Illandice , late of Illimitt
	County, decrassed, which have or shall come into the hands, possession, or knowledge
	of the said OdN L. Vandiur, or the
	hands or possession of any person or persons, for My and the same, so made, do
	exhibit unto the said Ordinary when Alakall be thereunto required; and such
	goods, chattels, credits, lands, and tenements do welf and truly administer according
ı	to law, and do make a just and true account of Actings and doings therein
ı	when I / 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, scaled, and acknowledged in open. Court.

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after, the Life Raid

L. G. Robinson ordina

the Ordinary for said County, and his successors in office and assigns, in the just	1.
and full sum of 1- ( I The act of a challes	-
for the payment of which sum to the said Ordinary, and his successors in office, we	=
bind ourselves, our heirs, executors, and administrators, in the whole and for the	1
whole sum, jointly and severally and firmly, by these presents.	1
sealed with our seals, and duted this I'm Clay of Cetaber, 1914, at Lucian could the	116
The Condition of the above Obligation is such, That if the above bound	`
El (C)	7
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and	1
tenements of CCC Pakertson, late of Military	1
County, deceased, which have or shall come into the hands, possession, or knowledge	-
of the said , ( , O) A un , or the	
hands or possession of any person or persons, for (1) ; and the same, so made, do	
exhibit unto the said Ordinary when ACC 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 / Co 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 ver-	
tificate of the probate thereof, and S. G. VIA (11 11.	
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.	
Recorded 232 day of GC/, 1914 = 10 Ordinary.	
Recorded Jakinski Ordinary.	

ADMINISTRATOR'S HOND

### GEORGIA, GWINNETT COUNTY.

all Men by these Presents, That we ! Hauntsymilies the Ordinary for said County, and his successors in office and assigns, in the just for the payment of which sum to five said Ordinary, and his successors in office, we bind 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 Janember 1914 The Condition of the above Obligation is such, That if the abort bound ue and parfect inventory of the goods, chattels, rights enson late of & irb have or shall come into the hands, possession, or knowledge hands or possession of any person or persons, for the same, the same, so made, do exhibit unto the said Ordinary when thushall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of AW actings and doings therein Constant thereunto be required by the Court; shall deliver and pay 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 Copyrtyof Ordinary, and the Executor obtain a certificate of the probate thereof, and I. H. Stevensos 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. Stevenson (L.S.)

William Fountains,

Recorded 10 day of Nav 459 14144

L. L. Rafines 17, continary

Know all Men by these Presents, That we, and , securities, are held and planty bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of OW san Nackell for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 ember 1914 The Condition of the above Obligation in such, That if the above bound do make a trusqued perpert inventory of the goods, chattels, rights fredits, lands, and Wlate of Allvin County, deceased, while holiver gr shall come into the hands, possession, or knowledge of the said. hands or possession of any person or persons, foll would the same, so made, do exhibit unto the Said Ordinary when Meshall be thereunto required; and such goods, chattels, credits, lands, and tenements do well and truly administer according to law, and do make a just and true account of Livo actings and doings therein when We 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 Opthingry, and the Executor obtain a cer-1. Madday tificate of the probate thereof, and in such case, if required, render and affiver up the said Letters of Administration, then this obligation to be void; else to remain in full force. scalpd, and acknowledged in open Cy 1 a daox (L.S.) (L. S.) (L. S.) november 11 ovently signed day of

I	(10 11)
ı	Know all Men by these Presents, That we believe ase, as
l	Know all Men by these Presents, Treat with
ı	Principal and Datinton, as
١	
ŀ	, securities, are held and firmly bound unto
ı	tita to and his suggestors in affice and anti-
	the Ordinary for sold County, and my successful to the just
	the Ordinary forskid County, and his successors in office and assigns, in the just pud full sum of harters of which the force
ŀ	A CONT.
1	A: NECXIC., for the said Ordinary, and his successors in office, we for the payment of which sum to the said Ordinary, and his successors in office, we
!	bind ourselves, our heirs, executors, and administrators, in the whole and for the
!	whole sum, jointly and severally and firmly, by these presents.
	110 (1116 )
	Scaled with our seals, and dated this
	Comber 1914 at Lawrence welleg

The Condition of the above Obligation is such, That if the above bound J. G. Stricereas do make a true and perfect inventory of the goods, chattels, right & credits, lands, and

reactive of Swinnett haveAr Anall come into the hands, possession, or knowledge hands or possession of any person or persons, for Conad the same, so made, do exhibit unto the said Ordinary whom! 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 Lings and doings therein 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 to coloice 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. H. Bile day of Il ducinke 388914

Know all Men by these Presents. That we, C. Drummen and Continuous of Country, and his successors in office and assigns, in the just and full sum of Munch sum to the said Ordinary, and his successors in office and assigns, in the just for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 of the scaled with our scales, and dated this of the scale 
hands or possession of any person or persons, for the und the same, to made, do exhibit unto the said Ordinary when Col 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 Allactings and doings therein when the stratt thereunto be required by the Court; shall deliver and pay 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 ON CLCHICAL CONTRACTOR Administration, in such case, if required, resides 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 opin court.

Light on presence of the received of the court of grand of the Court of grand of the court of grand of the court 
Recorded 10 a day of 16 Ca Continuory

ADMINISTRATOR'S BOND

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, we will the Continuous formal f

The Condition of the above Obligation is such, That if the above bound

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do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of the sound, late of the sound, which have or shall come into the hands, possession, or knowledge of the said. The first of the said o

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.

Recorded

Signed, scaled, and acknowledged in appendicular Cos.

To Proceed (L.S.)

(2. 8)

(L. S.)

Phistract

J. J. Promes, Ordinary.

- COCATT.
Know all Men by these Presents, That we, Co. Co. Co. Co.
layt- JA. archer Plence palo, Tolder (1) the
the Ordinary for said County, and his successors in office and assigns, in the just
unition sum of the colored to the color thanks
for the payment of which sum to the said Ordinary, and his successors in other said
bind 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 DCCC, , LCE,
The Condition of the above Obligation is such. That if the above bound
JORECOM ments 411. J. Echerity
do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
tenements of A. Decention of the state of chier son the
County, decrased, which have or shall come into the hands, possession, or knowledge
of the said Che Court 125 nds FITTO COTACE Conthe
hands or possession of any person or persons, for the Gand 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 Cactings 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 decreased,
and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
side at the probate thereof, and Collins is the probate thereof
in such case, if required, render and deliver up the sold Letters of Manthastation,
then this obligation to be void; else to remain in full force.
Signed, sealed, and acknowledged in open Court.  (L. S.)
Digue 7, willing (L.S.)
Eld Cassisson Vicilia 1. Matery (L.S.)
a habita con
Recorded , & day of Acceptation
U. C. A. A. C. C. Ordinary.

### GEORGIA, GWINNETT COUNTY.

	Know all Men by these Presents, That we let Luca & Palace, Palace, palace, securities, are held and firmly bound un
	the Ordinary for said County, and his successors in office and assigns, in the ju and full sum of Cliffell Acces and Dicelar
	for the payment of which sum to the said Ordinary, and his successors in office, u
	bind ourselves, our heirs, executors, and administrators, in the whole and for the
ľ	whole sum, jointly and severally and firmly, by these presents.
	Sealed with our seals, and dated this  Auctory, 4th, 1715  The Condition of the above Obligation is such, That if the above bound
	Mr. Luca E. Patrick
-	domake a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Color Patentition, late of Locality
	County, deceased, which have or shall come into the hands, possession, or knowledge of the said CCC & E. Pa Creek Comments, or the
	hands or possession of any person or persons, for ACC, and the same, so made, do
	whibit unto the said Ordinary when Acade be thereunto required; and such
	ioods, chattels, credits, lands, and tenements do well and truly administer according
	o law, and do make a just and true account of ACC 🧎 actings and doings therein
7	then ${f P} {f \triangle} {f C}$ shall thereunto be required by the Court; shall deliver and pay to such
Þ	erson or persons, respectively, as they may be entitled to the same by law. And if $i\epsilon$
S	hall hereafter appear that any last will and testament was made by the deceased
"	nd the same be proven before the Court of Ordinary, and the Executor obtain a cer
ti	ficult of the probate thereof, and IVES LUCA E. ( palriele

then this obligation to be void; else to remain in jun;

Signed, sealed, and acknowledged in open Court. for

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(a, flinch in the seal of the first in the court of the seal of the se

in such case, if required, render and deliver up the said Letters of Administration,

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# GEORGIA, GWINNETT COUNTY.

and All Anich	Smeth principal	_
nd full sum of Sell Theresan	in office and assigns, in the just	
the recurrent of sale ?	11	

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 live or shall compine to the hands, possession, or knowledge of the said 9. 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 do well 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 the said Letters of Administration, in such case, if required, render and deliver up the said Letters of Administration, 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.

(PMSmith

(L. S.)

(L. S.)

(L. S.)

Recorded M

day of

J. J. Rebucer : ordin

١	GEORGIA, GWINNETT COUNTY.
	Know all Men by these Presents, That we, Manal Principal
ļ	, securities, are held and firmly bound unto
	the Ordinary for said bounty, and his successors in office and assigns, in the just and full sum of 2000 1000 1000 1000 1000 1000 1000 100
	for the payment of which sum to the said Ordinary, and his successors in office, $w_{ m c}$
	bind ourselves, our heirs, executors, and administrators, in the whole and for the
	whole sum, jointly and severally and firmly, by these presents.
	Scaled with yar scals, and dated this
	The Condition of the above Obligation is such, That if the above bound
1	All parace
	do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and
	tenements of Mis Colofface, late of hoursett
	County, deceased, which have or shall come into the hands, possession, or knowledge
	of the said (IMP) a a contract of the
	hands or possession of any person or persons, for the same, so made, do
l	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 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 hercafter appear that any last will and testament was made by the deceased,
	and the same be proven before the Court of Ordinary, and the Executor obtain a cer-
	tificate of the probate thereof, and AMC POR
	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,
	Labruson Bry Past (L.S.)
	Colon (L.S.)

The Back (L.S)

Wilday of Musch 18515.

Know all Men by these Presents, That we, W. J. Min affer and R. C. Mattaffey, J. P. mahaffry, J. J. Ma , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just Thirty Thousand and full sum of Bollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 open 1, 1918

The Condition of the above Obligation is such. That if the above bound W. J. Mahaffey

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and A. H. Mahaffey , late of Swimett County, decrased, which have or shall come into the hands, possession, or knowledge W. J. Mahaffey

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 his actings and doings therein 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. T. Mahaff.

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. C. Mohaffer (L. S.)

(L. S.)

(L. S.)

11 the day of a Recorded

y. y. Robinson

. Ordinary

Know all Men by these	Presents, That we, w. m. Picker	ns, principal
R. P. Pickens		<b>,</b>

the Ordinary for said County, and his successors in office and assigns, in the just

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 Lowrence illa

The Condition of the above Obligation is such, That if the above bound

W.M. Pickens

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of form Pickers, late of Swinest

County, deceased, which have or shall come into the hands, possession, or knowledge of the said w.m. Picken., or the

hands or possession of any person or persons, for hom, 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,

in such case, if required, render and deliver up the said Letters of Administration,

and the same be proven before the Court of Ordinary, and the Executor obtain a ver-

then this obligation to be void; else to remain in full force.

Signed, scaled, and acknowledged in open Court.

W.M. Pickens (L.S.)
R. P. Pickens (L.S.)

R. P. Pickens (L.S.)

Recorded 10th day of may 1968

y. y. Robinson

, Ordinary.

Know all Men by these Presents, Thut we, M. Ft. Hayer, Principal

, securities, are held and firmly bound unto

the Ordinary for said County, and his successors in office and assigns, in the just One Thousand. and full sum of

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 to the of may 1918 at Lowrenceulle

The Condition of the above Obligation is such, That if the above bound

M. H. Hayer

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

tenements of Mrs. C. M. Dunean, late of I winnest County, deceased, which have or shall come into the hands, possession, or knowledge

M. H. Hayes 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 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 cer-

tificate of the probate thereof, and .... M. Hayer 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.

(L. S.)

(L. S.)

1818

(L. S.)

day of Recorded 10 3h

. Ordinary.

Know all Men by these Presents, That	ve, g. E. Fowler, as Principal
E. S. Montgomery	. 0
, () ()	and the same tell and

securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just

Six Thousand and full sum of ....

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 11 th day at housementle

The Condition of the above Obligation is such, That if the above bound

E. Fouler do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and

, lute of Just County, deceased, which have or shall come into the hands, possession, or knowledge

J. E. Fowler

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 here actings and doings therein 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 cer-

tificate of the probate thereof, and d. E. Fouler 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.

l. E. Fourles

(L. S.)

(L. S.)

Recorded 1124 day of.

Ordinary

Know all Men by these Presents, That we, Lerbert M. Masre Moderath and Principals and Sudderth and Principals and County, and his successors in office and assigns, in the just and full sum of Tifly Thousand Dallary for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 December, and

The Condition of the above Obligation is such, That if the above bound Firbert M. moore and mrs Dara moore do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of Lames a Maore late of I winner County, deceased, which have or shall come into the hands, possession, or knowledge of the said Ferbert M. moore & mrs Dora Milling the hands or possession of any person or persons, for the same the same, so made, do exhibit unto the said Ordinary when LACC/shall be thereunto required; and such goods, chattels, credits, lands, and tenemeles do well and truly administer according to law, and do make a just and true account of the Clactings and doings therein when III shall thereunto be required by the Court; shall deliver and pay to such person or yersons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Exceutor obtain a cerliftcate of the probate thereof, and Firbert M, Mossef mr. of Soc 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.

Herbert M. Moorl(L. S.)

Mrs. Dara moorles)

J. Sudderth (L. S.)

Chos Canolinary.

day of Jely- 1919

L. Robinson Ordinary.

Recorded

ADMINISTRATOR'S BOND

#### GEORGIA, GWINNETT COUNTY.

Principal and J. A Davis, 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 South Research Dollars for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 December, Jud 918,

The Condition of the above Obligation is such, That if the above bound

do make a true and perfect inventory of the goods, chattels, right speredits, lands, and tenements of fileway, late of fivinget County, deceased, which have ue shall come into the hands, possession, or knowledge of the said file fileway, 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 Les actings and 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 vertificate 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, scaled, and acknowledged in open Confession Is A Treemon (L. S.)
Ordinary J. Marie (L. S.)
(L. S.)

Recorded 4th day of Fibruary 1919

I. S. Rebursondinary.

Know all men by these Presents, That we.
appaland It. It. Brancer Prin
" so aconvece
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just
and the second of the second o
for the payment of which sum to the said Ordinary and his
bind burseless, our news, executors, and administrators, in the whole
whole sum, jointly and severally and firmly, by these presents.
Scaled with our seals, and dated this
December, grid 1918
The Condition of the above Obligation is such. That if the above bound
J. J. Duncon
do make a true and perfect inventory of the goods, chattels, rights, gredits, lands, and
tenements of D. Hamilton, late of Heringett
County, deceased, which have or shall come into the hands, possession, or knowledge
of the said &, J. Decrea, or the
hands or possession of any person or persons, for Kerrand 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

and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and I. I. Decrees in such case, if required, render and deliver up the said Letters of Administration,

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,

then this obligation to be void; else to remain in full force.

Signed, sealed, and acknowledged in open Court.

The signature of M. A. J. Decreon (L.S.)

Braselton the present It. If (Brancity (L.S.)

Aigned in present (M.S.)

Jacripon Co. In

Febry #51/9/9

Recorded for day of G. G. Bibin Ser. Ordinar

ADMINISTRATOR'S BOND

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That wy for W Dayro as principal and L. G. Streetland as Suretiff , 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 Chousand Wood Dollars for the payment of which sum to the said Ordinary, and his successors in office, we

bind ourselves, our heirs, executors, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.

March, One Thousand Time Hundred and Tweling.

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 f. Transcul, late of Ironnett

County, decreased, which have or shall come into the hands, possession, or knowledge of the said . W. Davio , or the

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

hands or possession of any person or persons, for Jum, and the same, so made, do

to law, and do make a just and true account of Two 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,

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 Yourt.

L. E. Stricklands

(L. S.)

Recorded L day of

Abril 192

Know all Men by these Presents, That we, C. I. Barber, as prince 

the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Seven Hundred (\$700.00 Dollars

for the payment of which sum to the said Ordinary, and his successors in office, we bind 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 \_ February 4, 1929

The Condition of the above Obligation is such, That if the above bound C. J. Barber

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and tenements of mrs. I.S.C. Barler late of Swinnett County, deceased, which have or shall come into the hands, possession, or knowledge C. J. Barber 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 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. I. Barker 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. J. Barber. (L. S.) Laylor Whiley (L. S.) (L. S.)

day of Jelway 1929 For 4. Recorded

g.g. Rolinso

ADMINISTRATOR'S ROND

tenements of

### GEORGIA, GWINNETT COUNTY.

Know all Men by these Presents, That we, Q, D. Jones and M. D. Bramon as from see and W. M. Whaley & W. Bramon as from per and we securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just Swenly fue Hundred (\$2500) and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we . bind 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 Lowrence ille, Far. Dev. 64, 1929 The Condition of the above Obligation is such, That if the above bound  ${\cal C}, {\cal S}$  .

oner and M.L. Quamon do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and , late of

County, decrased, which have or shall come into the hands, possession, or knowledge of the said

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 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

shall hereafter appear that any last will and testament was made 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, scaled, and acknowledged in open Court.

(L. S.)

(L. S.)

(L. S.)

Recorded day of.

189 ....

. Ordinary

Sealed with our seals, and dated this

Sealed with our seals, and dated this

Sealed with our seals, and dated this

Sealed with our seals, and perfect inventory of the goods, chattels, rights, credits, lands, and late of Luments of

C. F. Bolton

Recurities, A. B. H. Bolton

A. H. Bolton

Jeongia, Principal

Jeongia, Principal

Jeongia, Principal

Jeongia, And Antonia, of Naruses, and and firmly bound and firmly bound unto the Jeongia, in the just and full sum of Sixteen Hendred L no/100 Delaw

Jeongia, in the just and for the just and our selves, 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

Jeongia Sealed Sea

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 cer-

tificate of the probate thereof, and B. N. Boelow 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.

B. H. Balton (L.S.)

Fidelity L. Deparit Company
y many faul.

ay Fred L. Neslit, agt. + Attento

· Recorded 5-th day of E. S. Wager Ordinary.

### Marshall & Bruce Co., Mattoners, Nashalle,

GEORGIA, GWJNNETT COUNTY. D. 370

Know all Men by these Presents, That we, Dyro Francis Jackson J. R. Jackson, principila

| | , securities, are held and firmly bound  $u_{
m nto}$ 

the Ordinary for said County, and his successors in office and assigns, in the just Seventy thousand and full sum of for the payment of which sum to the said Ordinary, and his successors in office, bind ourselves, our heirs, executors, and administrators, in the whole and for

Scaled with our scals, and dated this ...... September, 1924

whole sum, jointly and severally and firmly, by these presents.

The Condition of the above Obligation is such, That if the above bound Dyo. Francis Jackson + J. L. Spacks

do make a true and perfect inventory of the goods, chattels, rights, credits, lands, and Jackson. tenements of , late of Devent County, decrased, which have or shall come into the hands, possession, or knowledge of the said Mps. Francis Jackson & John Jackson

hands or possession of any person or persons, for these, 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 then 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 shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certifleate of the probate thereof, and Mrs. Irancis Julisont 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. Francis Jacken J. L. Julian

(L. S.)

(L. S.)

(L. S.)

day of Sept.

Ordinary.

Recorded

Know all Men by these Presents. That wc,

, 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
bind 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 ,, late of
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 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 cer-
tificate 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.)
<u>, μ. υν</u>
_ (L. S.)
(L. S.)

Recorded

day of , Ordinary.