Ambrase Jacob. a. 205 Ambrase, Leane Rawa 236 Deford, Holle B, 336 Allen, W.C, 37/

Bailey, Mrs. Bearl Hid 36 2 Burell, mary & Brown, B.B. 24 Brogolon Himela mi 38 Bogwee, Leva, Benton mandy C. Board Brogdon HIB. 40 Burel, Jona Ceza Deales Hayes 324 Bentley J. W. KK Benely marginer me Bizgola, Deorge E. Mrs. 402 45 Bruce D.W. Brand S. b. my. 5/ 414 Brit Myis annie Blake allinson 57 416 Bys, no Genyia androw Brogdon W. R. 58 418 Black Sal 6/ Drawn, mrs. Mardy Lecter 419 Bailey, Mary Jane Grawn, Q. Q. 420 67 Brand J. M. 68 Brogon, goo D. Sr. 42440 Bow, J. 0, 8/ Brozelow, mes. annie A25-427 Bauen, Sarch m. 106 Burns, I. L. 430 Bourn, af. 107 Brown , Surch E, //3 Brooks. Home D. 117 Burel, E.L. 123 Brogdon, Willy R. 142 Burns, W. J. 146 Burnese, Robert 148 Bradfard, John J. mrs. 154 Bracen Rolph 162 Bruunlee, J. J. 174 Burman M.L. 178 Doxter Eumice 180 Grand Manmie m. 191 Bullack J. 209 Brooks, Jd, 266 Barrefred, B.L. 289 Lowmon, Geo L, 295 Carnard, g. L. 314 Brand. J.L. 330 Bowen & S, 3 46 Blakey, Louis رھ ک تی

Cooper, Mrs. Zadie Hunter 354 15 Cruce, m. B. Cay, Jacace Cooper J. W. 12 Cain, nell Scropland 36/ 27 Claridy, Mrs. Mary & lizabethe Crome W., S. Crarg Beoline H. Mm 29 377 Crang Robert J. 22 395 Clark, Deorge Church O. J. 54 400 Crune, mary F1. 73 Claridy, W. R. 87 Chur, O.D. Crawle, H.P. 101 Crauce, H. W, 131 Corley, H. H. 149 Carley, H.C 176 Claum, J. W, 188 . Crope, Marcha E. 194 Crope marcha E. 198 202 Cox W.O. 204 206 Crang R. R 2/3 Calhame, addie mi 225 , Craw Ella I, mrs. 237 Clacer John W. 2513 Clock, S. D, 261 Carler John 2.62 Cheek, William C, 281 Cooper, William Jermy 287 Craig, Dollie mrs. 296 Crumley J. 71, Crumley J. 71, 299 303 Chesen, Ora Miso Coohian, nancy mo 912 Clark & By By 342 1002

25 David Ophelia mis Davis, may Jane 77 Dudley, B. B. 89 Duncan. Macha & 96 77 89 102 Duncan, R.E, Dods, C. fi. mo 132 222 Daniel Maude 244 Dodd, Mary E. Mrs. Deris Ha, dr 216 250 Duncen H. H, Dolla wille 259 Davidson Jaseph & 273 Davis Jennille Malilda In 276 Sadio, Luserny Mrs 3/5 Davis, Belsy am 320 Duncan, Sallie 347 Runcan, Lyzie Byen 364 Davis, Belly arm 368 Davis, David Marvin 372 Dyrson Robert J. 375 Day, George 400 1 Dawkins , Stratt & 411

Elcheson, & L. 177 Ellis, M. K. 385 Ethiolse F. E. 412 177 385 E

12 I assett, mrs. Eliza Franklin E, E, 30 49 59 Fuller & a. Freeman, auroram 130 Fundading & ) 144145 Jaster, Ernest

2.2 Blaze a. J. mind. Diage a. g. 23 Garner, W.S. 70 82 James, J. W. 172 217 224 Gant Reulun a, Green Hallie N. (m. m. m. See )243 Guen, Marry a, mo 260 251 Golus . A. A. 306 Lam, Darling E, 323, Garner, Ernest V. 374 Draham, Robert Lee 396 Trille, Emma Lattemore 403 Smiller, Emma Lattine 121 Samer, Lonine O. 431

Hayes George W Halland, a. H. 404 Hannah, Wm. Luary 7 Hombuckle, G. U. 20 Hannah J. a. 42 Hance, a.J. 79 Holeman, S. N. m. 88 3 amon, 71. B. 108 7 demphie Thet Roll 109 Holland A. H. 152 Harmon nancypin 15-8 Tetall, David 163 Hardinge, ma Frances 171 7 Hall, J.C. 173 Hawking John W. mm 182 Hoofiner, Derotha Tumblym 187 Higgins, Oryelle 214 Harris D. B. 219 Thewall Florence mis 223 228 paygood, classe Hillohim Mary Shuston 232 Harrison Eld Lim 252 Hayes June Jury mo. 257 House Wesley 264 Friton, William Thom 0.271 Huff, S. V. Mrs, 294 Harrie Juesae 701 305 Harry a, a, 307 3 26 Harm Cliff. 331 Honton, Mallie mi 3 40 Hambudale John allem Hogan, E, S, 3 48 3 5\5-Hewold Lena ma 358 Harries Don's Sy 399 Nester, John It.

Drug, Luslie (mu, Cly de Dy) 275 Drug, E, 29/ Drug, J. L., Mu. 310 Drugnam, Mary 2, 337

eler, m. W. ohnson J. B. ackson Evvie Gunt Luson, 0,71, m. 285 Jockson, Luctur, 370 

King Jame B: 43 Knight ru, B, 55 Knight John L, 85 Knight John L, 85 Knight John Feblice 151 King Earnes Harrow 15 3 Thing Earner Harrison 155 Kennerey S. E. Mm. 197 Keaun Jane Bogune 249 Kilgare Mary 268 Jung Robert S, 279 Macen m. J. m. 280

Luc Ja. 47, Lee a. a Lamcaster, mr. B. V, 93 Langley & F1, 1/2 Lille, major & 115 Little, Gerl, Lille alice Vim. 119 128 Leacherwood. W. m. 164 Lu, J.a. Luc. M.J, 165 Laure D.W. Mw/ 185 Langley a. W, Lulson L. H, Mrs. 200 220 Lamin a. J. mo 234 lamer J. J. 235 Lauce J. J., 230 Lille L. W. S. 977 Love, E.M. mm, 284 Lawrene, Flagd Harael 292 Lanie, Kuoleel Golden, 3/6 356 Levill, Lela mal langley, John M. 363 I Lolele army 366 Sacy H.C. 384 Seauell mrs. Fila mal 410 Lowe, Lawrence 434

Martin J. a. martin J. a. madday, L. W. Mann Rasie Mr. 2 K 351 moore D. P. 36 Maffette Viti 52 moon Ida mm, 78 Maffelt, G. H. mmar, Mercer adolped 95 Morgan, J. S. \_ 116 Medlack, Ella V. Mrs. 134 mackey W. S. 161 massey W. H, 170 miller, Michael Johnson 179 190 moore J. C/ mohoffey Kole mi 211 Marriel 6, 2, 215 239 I moore James a. Moore Doen E. m. 240 Margan, Conda Cimo 274 Maddot, Calvin Warren 312 moddox, Gardie 329 moore, C, m, 334 Massey, Louise Garner 228 mercury Ida V. min. 341. morgan Omie 349 mucham Della E, 351 mauldin R.C. 383 miller mrs. J. M. 391 4.06 432 murphy, D. R. marghen, Homer E. Se. 439

mc Daniel, John D. Mc Daniel Frances Bestow 135 136 cmilian, WAAA M, mc Manie John D. Dr. 183 Mc Cari E. H. 201 mc Cluster, William 308 Mc Lamare, anna Hellfull 309 ME Janiel, Nobie B. Mrs. 311 resoniel Eli & 327 McDanie Gordon 327 38/ millian N, & Mr. Kerley, Vaniel B. 389 422 no Manuel, mps . Mande Key Лc

mix Margneil E. Mis 39 Nach, Sucile 285 Mach, Imps. orpark 397

Oakes, I. 2. 9
0'Kelley Llay Cary 63
Oglesley, P. 75
Click PElla 415 415

13 Pate, I. a. 74 Paden Joanna mo. 120 Penticost Drank J1 129 Pudren, James n, 153 Poure W. C, Paucele W.C. 160 196 Price W. J. 2,21 Vrue Emma L. Mis 227 Grute mary a. 233. Pounds M. B1 258 Villy S. R. (jalip, Ida.)mo. 263 265 Pattillo Ella H. mo. 267 Pass, J. H, mm. 277 Phan, 71, 9 Phillip & J. 294 304 ickens, m.L, 32/ Peppers HIJ. 322 253 almer XX, Yould, J. S. nkett, Mrs. Edessa 401 Pruitt Jossin E. 405. Puchett, aller of. 433 Phillips, D.m. 440

Reese W. a. 21 Reever John C. 26 ×8 Roluin W.R. ma 50 56 obmoon W. HI oleman, W.741 8/\_\_\_ Roberts, Robert L. 92 Ross, J. F. 99 Rulledge & W. ///\_\_\_ Rice Dr. A. 147 1317 Rolusio R, R, Robinson J.E. 168 Rawlins J. Henry Noure J. E. Mrs. Beynoeds Emma S. Mu. 169 189 216 Robinson Rid 218 Reeves C, H. Mrs, 229 270 Roberto a.L. Lr. olucio, &, R, 333. Raculino . 70,0, 428 Kheay, Ross E.

Scales Sidney Sanders, mo. Lucien Sims, Charles E. Smilt w, B, Smith D.L. Singliston J. R. Mary E. 64 9/\_\_\_ Sumpson Jane 98 12 1/ Spil C, E, mi! 141 Dynneylin Malida Jano Still S.A. Mrs. 159 Smith Ella & Mrs. 181 186 Some W, S, Dumo afo, 207 Amo. 208 Shoemoke J. R., Sloughler Bissie n. m. 212 236 Dudolich Lavin J. 241 Lauren Regmal E. 245 Ampleton a.m. Syntpson. Vera D. Simpra (B. Fruk Sings 25 4 256 Smit Ella Jima 269 Slone N. W, Spain, muon mis. 317 342 Smith Dany (Jea, ) mi 3 44 Struckland, charity 360 Danford, aich 378. Strebland, Lousan Strickland, Henry Sr. 382 Drayton Bonnie D. Satterfield, mrs. Saraht. 423 Spain, Larch Margaret \$38

Turner, R. J. 31 Tumer, ms. mattie m. 33 Jye zed Jye, James S, Trolwell, James S, Juck, J. B, 65 76 86 90 139 Thompson W.L. 184 Luck, nova C. Mrs. 23/ 247 Terrele W. J. mo Tullon Carl 255 282 Titchaw, D.WI 283 Tetchaw, Darch Jehm, 300 Lowley H. J. Jouen, HIJ, m 301 Tarmer Ray. 32× Financher The Wa 357 387 Taylor, Miss Clyde Towler, T. C. Thurmord mornin 388 411 413

Upshaw, P. C. 126

Veal J. T.
Vaughan, Charles L. 175

7

William V, R, KI 69 Wood, Mrs. Della Cleek 40. Wages, L, J, 71 Wood, William Henry 409 Wheeler, J. W. Wiels, a. N. 435 Wingo, absolom H. 72 Warlington, Dames L. 136 80 Wallace, W. J. 84. Williams, C, C, Willard, Corl 97 103 Wages, ma, 110 Williams, Georgia am. 114\_\_ Williams, V. R. min Woodall, a. E. mo 122 128 Wilson William 128 Whiting, E. L. Voodall, O. J.Tms AE. 143 Williams James C 150 William Emma a mr-166 Williams, Joel C. 16%. Wilbanda, S'oslille Thandon 195 167 Willandy, Trastell Thomber 210 William, H. Frank 278 286 288 Westbrood, Laura mi 293 Weller Ja, Westbrook Jame Frank 298 325 ible duynda Fr. Mr. 3350 modruff alma K, 335 Tohile, hellie mi 345 ... Whilehead, J. B. While, Mrs. M. W. 386. Thall, France Marion thilliams H. Frank 392 Wilfank Early A. 373 Wade But D.

Hearlood Ned Ebraska. 12/ Marcy James D. 242 Hearns, Kalie B., 3/8 Youngblood July 369

Zahao, George C 302

2

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we,
and, and an
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum o
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and dated this
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
, or the hands or possession of any person of
persons, for, and the same, so made, do exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wil
and Testament was made 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.
HITAO
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded

Recorded .....

GEORGIA, Gwinnett County.
wow II NEW BY THESE PRESENTS. That we M. J. Lu as Innered
and J. a nach and a E. Jame 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
Ham Thomas (\$4,000.00) Dallan
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Lawrenceville, fur. Sepi 12 4
1932
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound M, T
Lee, admy with the will armered
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
J. a. Lue late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Ja. Lee , or the hands or possession of any person of
persons, for and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
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 Wil
and Testament was made 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. Lee
in such case, 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. T. Lee (L. S.)
E. Swagn, Ordinary J. a. Mach (L.S.
E. Swagn, Osamany J. a. Mach (L. S.) a. E. Larrer (L. S.)
u · c · t'arre (L. S.
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, disc
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Ordinary.

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, J. 7400d, Principal
and maryland Cousalty Company, 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
Deven Thousand (8),000,00) Dallar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this at Lawrenceville, Ga. 0) it day of Sept. 1932
day of Sept. 1932
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound 2, 2,
Hood adm.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Emony Grady Mahafley late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
L. V. Stood , or the hands or possession of any person or
persons, for fram, 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 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 certificate of the probate thereof, and J. V. Hood
in such case, 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. V. Hood (L. S.)
Signed, scaled and acknowledged in open Court. J. V. Hood (L. S.)  Maryland Casualty Competty S.)
Lindey W. Bode, ally in July 5.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that arrang Grady Manufley , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
,
10.32
Sworn to and subscribed before me, this & day of Lett
Administrator. "So help me, God."  Sworn to and subscribed before me, this & day of Och 1932  E, Sway in Ordning
1932
Recorded Oct 4 th 1932

GEORGIA, Gwinnett County.
KYOW ALL MEN BY THESE PRESENTS, That we, artis Scales american Surely Congany of new york as
, securities, are held and firmly bound un
the Ordinary for said County, and his successors in office and assigns, in the just and full sum  Four Thomas, Flow Hundred on Livery - just (\$ 4425'00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
presents.
Scaled with our scale, and dated this Allenda, Georgia 30 th day &
Seplember 1932
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound arlied Sealer adm.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Lidney & Caler late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said Arles
dealed , or the hands or possession of any person o
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 administe
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Orlin & 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, sealed and acknowledged in open Court. artis Scales (L. S.)
american Durely Company (L. S.)
GEORGIA, GWINNETT COUNTY.
By E. M. Braum. Reading Vinis - Riva
GEORGIA, GWINNETT COUNTY.
Salmer 1
,
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."  Sworn to and subscribed before me, this & day of Och. 1922
Sworn to and subscribed before me, this & of day of Och. 1932
E. Swages Ording
Recorded Och Kch 1032

19.3 2

8. Swager Ordinary.

GEORGIA, Gwinnett County.
and J. W. Gulhie and Fred mitchell, Junety
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assists in the just and full sum of
Fram Shousand (\$ 4,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
•
Scaled with our scals, and dated this QL Lawrencewille, In, 6 if day of October 1932
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Colon
marlin.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
J. a. Marlin late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
alstony mailin, or the hands or possession of any person or
persons, for firm, 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 Lical 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 alson Marin
in such case, 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. Alslow Mailine (L. S.)
J. W. Shilhie (L. S.) Fred milchell (L. S.)
Gred Milchell (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help mc, God." alseon Mailin
Sworn to and subscribed before me, this 6 ch day of Och , 1932
E. Swogla, Ordinary
Recorded Oct 64 1932
Recorded Och 6 7
Ordinary.

Recorded .....

GEORGIA,	Gwinnett	County.
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GEORGIA, Gwilliett County.
KNOW ALL MEN BY THESE PRESENTS, That we, G. C. moutgomery, Principal
and maryland Casualty Company of Baltimere
and maryland Casualty Company of Baltimere manyland constant manyland , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Den Dhousand (\$10,000.00) Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this Oct. 15, 1932 at Laurence
riele, ya.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
G. C. mautzonery
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
a. H. Holland late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
4. C. moutgomery, 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made 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. C. moulgomery
in such case if required randar and deliner as the sill the
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
<i>d</i> -
maryland Casually Company, S.)
maryland Casually Company, S.) w. J. welsh, atty in Gect (Seal
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
uay of

## GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS, T	"hul we, Ernest L. Hannah, Principal
and f. J. Baggett, Grover S. Cr	aus, and see. w. Phan
war for the state of the state	, securities, are held and Armly bound unto
Seven Thousand Fine Hung	rs in affect and assigns, in the just and full sum of dred Eighty Lix (\$7,5-86.00) Wollars
for the payment of which sum to the said Ordinary	, and his successors in office, we and ourselves, our heirs,
$executors\ and\ administrators, in\ the\ whole\ and\ for$	the whole sum, jointly and severally and firmly, by these
presents.	
Scaled with our scals, and dated this La	may 2, at Laurenceville,
THE CONDITION OF THE ABOVE OBLIGA Cruest L.	TION IS SUCII, That if the above bound
do make a true and perfect inventory of the go	oods, chattels, rights, credits, lands and tenements of
William Luor	y Hannah late of Gwinnett
County, deceased, which have or shall come into t	he hands, possession or knowledge of the said he hands, possession or knowledge of the said
persons, for him , and the same, so made	, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, c	redits, lands and tenements do well and truly administer
according to law, and do make a just and true acc	ount of Line 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	y law. And if it shall hereafter appear that any Last Will
	e same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereo	1, and Ernest I. Hannah
in such case, 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	Ernest L. Hamah (L.S.)
	f. f. Baggett (L. S.)
	b. b. crow (L. S.)  y. v. Phan (F. 8)
	y. w. Phan (L. 8)
	OATI-I
GEORGIA, GWINNETT COUNTY.	0 45
I do solemnly swear that William	e sury Harman , deceased, died
intestate, so far as I know or believe, and that I w	ill well and truly administer on all the estate of the said
deceased, and disburse the same as the law require	s, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	2, day of Jan. 1933
	E. L. Hannah, adm. 2, day of Jan. 1933 E. S. wages. Ordinary
	The second of th
1.0	19.3.3

6. S. Wages

Ordinary.

Recorded .....

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Russell Blackman, Principal and J. E. Enerson
, securities, are 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 (\$1,000.00) Dellar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this fan. 3, Laurenceville,
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Russell Blackman
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of L. W. Maddeylate of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said Russell Blackman, 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 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 Russell Blackman in such ease, 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. Russell Blackman (L. S.)
E. S. wages, Ordinary J. E. Everson (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died,
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

... 19. ....

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, There & L. Rakes
KNOW ALL MEN BY THESE PRESENTS, TRACTICE, TOOPS
Principal + Pembertan Cooley
, securities, are 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 Thousand (\$30,000.00) Dollars.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Leb. 9. 1933, at
Laurenceille, Ga.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
ms. S. L. Oakes
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
l. L. Cakes late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
ms. I. L. lakes or the hands or possession of any person or
persons, for her , and the same, so made, do exhibit unto the said Ordinary when she shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Reactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, scaled and acknowledged in open Court. Ms. 2. 2. 2. (L. S.)
Signed, wasted and acknowledged in open Court. This. I. L. Cakes (L.S.)  E. S. Wages, Ordinary Perukerton Coaley (L.S.)
L. S.

## OATH

GEORGIA, GWINNETT COUNTY.

. Beerstid. 2013 I do rolemnly swear that Intertate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."

Exorn to and subscribed before me, this

day of .

Recorded

GEORGIA, Gwinnett County.
THE PRESENTS That we. L. B. Saudis
Principal and Fidelity + Depart Company of
Principal and Fidelity + Deposit Company of maryland , securities, are held and firmly bound unto
I county and his successors in office and assigns, in the just and full sum of
Three Thousand (83,000.00) Wallans
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this 3/2 Laway 1933 ad Lawrence ille, Ga.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound  L. B. Sauders
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of mos. Lucieu B. Sauders late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
L. B. Saudio, or the hands or possession of any person or
persons, for kine, and the same, so made, do exhibit unto the said Ordinary when ke shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of hir actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and L. B. Saudus
in such case, 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. B. Sauders (L. S.)
E. S. wages, Ordinary Sidelity & Deposit Co. of marylands)
Dy: Www. E. Pitts, fr., arty in Frak
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, & walter bims,
Principal and rational burety company, new
York, n.y. , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Ino Thousand (\$200,00) Hollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this December 15. th 1932 at
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
Chas, E. Simo late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
L. Walter Simm, 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 hir actings and doings therein when
he shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
0
void; else to remain in full force.  Signed, scaled and acknowledged in open Court. L. Nalter Sins (L. S.)
rational burly Company s.)
E. S. wages, Ordinary By: villiam L. m. Calley, In. ()  OATH  OATH
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
interests as far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."

Sworn to and subscribed before me, this

Recorded ......

GEORGIA, Gwinnett County.
The same of the sa
KNOW ALL MEN BY THESE PRESENTS, That we, D.
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Three Hundred (8300.00) Delais
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this March 7, 1933 at
Laurenceville, ta.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound J. P. Japp
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of mrs. Eliza Jassett late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
H. P. Japp , 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 hir 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. P. Japp
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. G. P. Japp (L. S.)
E. S. wages, Ordinary Frank Y. Light (L. S.)
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

....19. .....

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Elmer a. Pate,
Principal, a. D. Williams and G. C.
mentgomery, securities, are 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 (84, tro. 00) Dallars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
$executors\ and\ administrators, in\ the\ whole\ and\ for\ the\ whole\ sum, jointly\ and\ severally\ and\ firmly,\ by\ these$
presents.
Scaled with our scals, and dated this 15, march, at Laurenceville, tengra
Georgia
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 tenements of
3. A. Pate late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person or
persons, for 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
according to law, and do make a just and true account ofactings and addings 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 lawInd if it shall hereafter appear that any Lost Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Elmer a. Pate
Executor obtain a certificate of the probate thereof, and
void; else to remain in full force.  Signal scaled and acknowledged in open Court. Elmer a. Pate (L. S.)
bighea, seated that deconomically and a
G. D. Weger, diameter
J. C. montgomery 11. 8.
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of
Administrator. "So help me, God."

Sworn to and subscribed before me, this

	day of 19
Administrator. "So help me, God."	
	s, and discharge to the best of my ability all my duties as
	ill well and truly administer on all the estate of the said
	L , deceased, died
GEORGIA, GWINNETT COUNTY:	<del></del>
	OATH
Gurmeil County, Ja	a.c. Pass (L. S.)
E. Swager, Ordinay	J.L. Frague (L. S.)
	V
	. S. R. Veal (L. S.)
void; else to remain in full force.	said Letters of Administration, then this obligation to be
	of, and J. R. Velal + J.L. Fragin
	ic same be proven before the Court of Ordinary, and the
	y law. And if it shall hereafter appear that any Last Will
	c Court; shall deliver and pay to such person or persons,
	count of the actings and doings therein when
	ercdits, lands and tenements do well and truly administer
	e, do exhibit unto the said Ordinary when shall
y v	, or the hands or possession of any person or
	the hands, possession or knowledge of the said
	late of Gwinnett
	loods, chattels, rights, credits, lands and tenements of
THE CONDITION OF THE ABOVE OBLIGA	From 18 SUCH, That if the above bound
day is april, 1934	ITION IS SUCII, That if the above bound J. R. Executors
Scaled with our scals, and dated this CA	Lawrenceville, for the 3-l
presents.	100 0 -1 0 0
executors and administrators, in the whole and fo	r the whole sum, jointly and severally and firmly, by these
	y, and his successors in office, we and ourselves, our heirs,
One Thousand (81,000.	00)
the Ordinary for said County, and his success.	ors in office and assigns, in the just and full sum of
	, securities, are note and firmly bound unto
Frage, Principal and a	, C, Gase, Decurely
	That too,
KNOW ALL MEN BY THESE PRESENTS,	That we Like Deal and To
GEORGIA, Gwinnett County  KNOW ALL MEN BY THESE PRESENTS,  Florida , Consepal and a	That we & R. Vial: and Is

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, I x. P. Cruce,
Principal, V. G. Sloan + C. N. Crenshaw
, securities, are 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 (\$3, 100.00) Dallar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and dated this may 6, 1933
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of M. B. Coulch late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said.  D. P. C. Or the hands or possession of any person of 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 administed 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 William Testament was made 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 he proven before the Court of Ordinary, and the such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  Signed, sealed and acknowledged in open Court.  U. H. Sloam (L. S. C. W. Crembaul) (L. S. C. W. Crembaul) (L. S. C. W. Crembaul) (L. S.
OATH
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
And the same of th

Recorded

GEORGIA, Gwinnett County.		
DE THE THE THE THE THE THE THE THE	That we, C. C. Quiell, Ir	incipal
J. B. madday and R. n	n. Higgins, Securit	Ties
	sccurities, are held and fir	mly bound unti
the Ordinary for said County, and his successor	rs in office and assigns, in the just a	and full sum
for the payment of which sum to the said Ordinary		
executors and administrators, in the whole and for		
presents.	man 8 1933 an	Κ.
Scaled with our scals, and dated this	Georgia	
THE CONDITION OF THE ABOVE OBLIGAT	TION IS SUCII, That if the above bound	
do make a true and perfect inventory of the god		d tenements of
County, deceased, which have or shall come into the	ic hands, possession or knowledge of the	c said
	, or the hands or possession of	
persons, for him, and the same, so made,		
be thereunto required; and such goods, chattels, cre		
according to law, and do make a just and true acco		
shall thereunto be required by the		
respectively, as they may be entitled to the same by		
and Testament was made by the deceased, and the Executor obtain a certificate of the probate thereof,	same be proven before the Court of Ore and C. C. Berell	dinary, and the
in such case, if required, render and deliver up the so		
void; clse to remain in full force.		
Signed, scaled and acknowledged in open Court.	C. C. Burell	(L. S.)
	J. B. madday	(L. S.)
	R. m. Higgins	(L. S.)
O.	ATH	
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that		
intestate, so far as I know or believe, and that I will		
deceased, and disburse the same as the law requires,	and discharge to the best of my ability a	ıll my duties as
Administrator. "So help me, God."		
Sworn to and subscribed before me, this	day of	

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, D. L. Carley, Principal and a, t. Carley, Security
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of One Thousand (8, 500.00). Pallar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and dated this may 31, 1933
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound  D. L. Carley
mrs. Susan Corley
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person of
persons, for men, 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 product 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. 10. L. Carlos.

Signed, scaled and acknowledged in open Court.	W. L.	Carley	(L. S
		0.0	

**OATH** 

...(L. S.)

## GEORGIA, GWINNETT COUNTY.

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

Sworn to and subscribed before me, this

Recorded ..... ...19. ........ presents.

#### GEORGIA, GWINNETT COUNTY.

void; clse to remain in full force.

E. S. wages

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

Sworn to and subscribed before me, this \_\_\_\_\_\_\_day of\_\_\_\_\_\_

Recorded

# GEORGIA, Gwinnett County.

a. a. Coy and J. H. Cuy -
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Len Thousand (\$10,000.00) Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our scals, and dated this June 5, 1933
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound  The Condition of the Above above bound  The Condition of the Above above bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of the made
County, deceased, which have or shall come into the hands, possession or knowledge of the said
7. E. Wale , or the hands or possession of any person o
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 administe
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 person
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wi
and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and 6. wad.
executor obtain a certificate of the product the said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
A CONTRACTOR OF THE CONTRACTOR
void; clse to remain in full force.  N. E. Wall (L. S. Signed, scaled and acknowledged in open Court.
E. S. wages. L. D. Cox (1.8
a. o. coy (L. S
OATH
GEORGIA, GWINNETT COUNTY.
, deceased, and
the same of the same of believe, and that I will well and truly administer on all the estate of the same
intestate, so far as 1 know by beneve, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
· · · · · · · · · · · · · · · · · · ·

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, a. P. Hombuckle
Principal and m. L. Hombuckle
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this at Laurenceville, Ga.  June 23, 1933
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of b. w. Hombuckle late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
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.P. Hombukle
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clsc to remain in full force.
Signed, scaled and acknowledged in open Court. a. P. Hombuckle (L. S.)
E. S. nages, Ordinary m. L. Hombuckle (L. S.)
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as idenistrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
the country of the second country of the sec

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, & W. Ruene and
Stoneyphe , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  Two Thousand (\$2000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this at Law renceville, fa. June 244.1933
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound for W
do make a true and perfect inventory of the
County described which have a second
obtainey, accounted happy of shall come into the hands
persons, for home and the comments the hands of possession of any person or
, and the same, so made, do exhibit unto the said Ordinary of
of thereinto required; and such goods, chattels, credits, lands and tenements.
according to law, and do make a just and true account of head 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 the same he proved by the deceased, and the same he proved by
in such case, if required render and delivered and deliver
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
, and the fall force,
Signed, scaled and acknowledged in open Court. J. W. Reco. (L. S.)
9 de 1 - (L. s.)
E. Sevogr, Ordinary C. J. Williamo (L. S.)
E. Sevogr, Ordinary C. J. Williamo (L. S.) W. P. Stonecypher (L. S.)
OATH.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the laws .
deceased, and disburse the same as the law requires and the
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded .....

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, TH	nat we, J. A. Glage as Runnipal  , securities, are held and firmly bound unto
and the second	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors  Reflect Hundred \$1500	in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the	he whole sum, jointly and severally and firmly, by these
presents.	"autunceville, ba July 3. ]
1933	
THE CONDITION OF THE ABOVE OBLIGATI	ON IS SUCII, That if the above bound of f.
in a section inventory of the good	ds, chattels, rights, credits, lands and tenements of
mrs. a. S. Glaze	late of Gwinnett hands, possession or knowledge of the said
County, deceased, which have or shall come into the	hands, possession or knowledge of the said
B. Slaze	, or the hands or possession of any person or
	lo exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, cree	lits, lands and tenements do well and truly administer
according to law, and do make a just and true accou	int of fine actings and doings therein when
shall thereunto be required by the C	ourt; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by le	aw. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the s	same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, c	and is B, Glage
in such case, if required, render and deliver up the sai	id Letters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	J. B. Glaze (L. S.)
E. Sw-gw	W, T, Broig (L.S.)
	(L. S.)
O.A	ATH
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I will	well and truly administer on all the estate of the said
leceased, and disburse the same as the law requires, a	and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of 19_

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, That is	my LiB, Singe ar
anne pal, and Tille	X. Brayer
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
Los Tennous	(8 200.00) Lances
for the payment of which sum to the said Ordinary, and	his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the v	
•	
Scaled with our scals, and dated this at Q'a	whence it you may
8-1,1933	
Scaled with our scals, and dated this AL & S g - 1, 193 3 THE CONDITION OF THE IBOVE OBLIGATION	VIS SUCII, That if the above bound 15.
· King	
do make a true and perfect inventory of the goods,	enatters, rights, creates, tands and territory
County, deceased, which have or shall come into the h	late of Girinnett
County, deceased, which have or shall come into the h	ands, possession or knowledge of the said . 13.
	, or the hands or possession of any person or
persons, for and the same, so made, do	exhibit unto the said Ordinary whenshail
be thereunto required; and such goods, chattels, credit	s, lands and tenements do well and truly administer
according to law, and do make a just and true accoun-	t of actings and doings therein when
shall thereunto be required by the Cou	ert; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by lau	. And if it shall hereafter appear that any Last will
and Testament was made by the deceased, and the sa	me be proven before the Court of Oranary, and the
Executor obtain a certificate of the probate thereof, an	id A la la sala a la companya de la
in such case, if required, render and deliver up the said	Letters of Administration, then this obligation to a
void; else to remain in full force.	J. B. Liage 128
Signed, scaled and acknowledged in open Court.	A B C
	W. A. Brody 25
	L. S.
OA	
GEORGIA, GWINNETT COUNTY.	denisită, die
I do solemnly swear that intertale, so far as I know or believe, and that I will t	cell and truly administer on all the estate of the said
intestate, so far as I know or venete, and that i deceased, and disburse the same as the law requires, a	nd discharge to the best of my ability all my duries a
Administrator. "So help me, God."	
Sworn to and zubscribed before me, this	. day of

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Wellie Brogdon a
Ermapal, and maryland Casually Company
, securities, arc held and Armly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Luc Though (\$2000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors and daministrators, in the tenote and for the tenote and the tenote an
Scaled with our scale, and dated this Lawrenceville, by July 6th 1933
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
mo. Henrilla Brandon late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said have
Millie Brog don , or the hands or possession of any person or
persons, for ham, 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and mr. Mellie Brog don
in such case, if required, render and deliver up 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. Nullie Brog don (L. S.)
Maryland Casually Compay (L. S.)
Maryland Casually Company (L. S.) Lundley W. Bade, allowing in Just (8.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as I know or believe, and that I will well and truly damentster on all the date and uties as
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
The state of the s

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, E. a. Worker
Principal, and W. R. Rouer
, securities, are 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 Fromal (1000,00) vollor
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Law newchile, ya ang. 19,
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound &
Willamse
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
mr. Ophelia David late of awinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said.
6. a - Wilbard , or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and E. R. 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. &. a. Willowiter (L. S.)
Carl & Pufets M. P. W. P. Pace- (L. S.)
(L,S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.
Every W. Winnett County.
Principal, and H. C. Simul
for, in A. C. Smil
No. 1 to 1
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Journal of which come and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scale and day and
Scaled with our scals, and dated this Sawnenceville, In
1/22
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bound
of the doods about
persons for and the said , or the hands or possession of any person or
, and the same, so made, do exhibit unto the said Ordinary when he
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and John C. Housian
in such case, 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. Som C, Houselon (L. S.)
E. Swager, Ordinay W. C. Druck (L. S.)
(L. S.)
OLTU
OATH 
I do solemnly swear that W, Cooper, deceased, died
I do solemnly swear that , acceased, area
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."
Sworn to and subscribed before me, this day of Sefsh' 193"
2 Sellogis Ordereas
E. Swag or Ordinay
Recorded Sept 9 it 1033
Recorded Cordinary.
Orangrii.

GEORGIA, Gwinnett County.
14, 12, 11, 6, 500
11 - Krancetral, Williams
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of two Inouvant (\$ 2,000,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
for the payment of which sum to the said Orathary, and master sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this Saulience Ville, Ga, Sept 41
1933 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound 5, 3.
mo Kenley & my Cora Frox
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
man: L, y, mo Kerley late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said N. B.
mckesley of mer Cora /2nox , 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 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 D. B. McKerley & mis Cora Jing
in such case, 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. D, B. MC/Leily (L. S.)
E. Swag ~, Ordinay mr Cora Tinox (L. S.)
mo Summera-C. M. P. State H. N. Jan lun it Lope G. W. Handley (I. S.)
V
OATIH
GEORGIA, GWINNETT COUNTY.
IR do solemnly swear that mrs & 3, MCKerley , deceased, died
testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."  SI I Me Restry  mo Cora Jung X
dministrator. "So help me, God."  Si Bi MC Kerley  m Cora Isnot  Sworn to and subscribed before me, this H day of Sept 1933
E, Swon to and subscribed before me, this A day of Depter
The state of the s
Recorded Sept 9 if 1937
E, Levog or Ordinary.
Ordinary.

## GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS, That we, Ima alma Immar, Principal and Maryland Casualing 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 In Francia (\$ 10.000.00) -.... Dallan for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our scale, and dated this at Lawrenceville, In. aug. 4, 1937 54,1933 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound More. Ona mor, admindiding de bonny - no do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Your Bealier H, leraing late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said Miss. , or the hands or possession of any person or persons, for he , and the same, so made, do exhibit unto the said Ordinary when while shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of \_\_\_\_\_\_ actings and doings therein when Shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrs. almas Ymms in such case, 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. alma mms Maryland Cosualty Company S. E. Sways, Ording By Lindry W. Bode, ally- in skind **HTAO** GEORGIA, GWINNETT COUNTY.

OKOM, OWINGER OF

, deceased, died

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

Sworn to and subscribed before me, this

dan of

	GEORGIA, Gwinnett County.  KNOW ALL MEY BY THESE PRESENTS, That we, John Dasie, June 1960.
	KNOW ALL MEN BY THESE PRESENTS, That we, Do V. S. Street of the Sound und securities, are held and firmly bound un
	securities, are held and firmly bound un
	on and assions, in the just and full sum
	7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
	for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by the executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
i	
!	presents.  Sealed with our scals, and dated this at Laure civilia, to
	Sealed with our scals, and dated this
	THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
	Qui admindito de bonis non with well
	do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
	do make a true and perfect inventory of the goods, chatters, rights, treates, takes and flate of Gwinnet
	i W. Frachiseur late of Gwinnet
	County, deceased, which have or shall come into the hands, possession or knowledge of the said
	H. Da Ji , or the hands or possession of any person o
	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 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 f. H. Devel
ì	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
	void; clse to remain in full force.
	Signed, scaled and acknowledged in open Court. J. H. Dav. (L. S.)
	E. LW. 7 , Orivar J. F. K. K. J. (L. S.)
	Ruis Jordsena (L. S.)
	Ruis William Wixa. File
	OATH
(	GEORGIA, GWINNETT COUNTY.
	I do solemnly swear that, deceased, died
ir	testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
d	eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
	Iministrator. "So help me, God."
	Sworn to and subscribed before me, this day of 19
=:	
	Recorded 19

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
Principals and mack Pittard + 4. D. Steele
" securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of biy Thousand (#6,000.00) Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this now. 6, 1993 at Lawrence lee, Ha.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound W. H. + I rank Jumer
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of R. I. Lurse late of Gwinnett
County descased, which have or shall come into the hands, possession or knowledge of the said
N. H. + Frank June, 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 certificate of the probate thereof, and W. H. + Frank Jurner
Executor obtain a certificate of the provate thereof, and Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
woid; else to remain in full force.  Signed, sealed and acknowledged in open Court. W. H. June (L. S.)
1 4 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
E. S. nages, Ordinary mack Pittard (1.5.)
H. D. Stelle (1. b.)
OATH OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
haliane and that I will well and truly administer on an the cause of
ntestate, so far as 1 know or betteve, and that the same and discharge to the best of my ability all my duties as leccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."
and the second s
Sworn to and subscribed before me, this day of

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, archive, and Manylons
Crown ALL MEN BY THESE PRESENTS, That we, the securities, are held and firmly bound unto casually Company , securities, are held and firmly bound unto
Casually Company in alleg and assigns, in the just and full sum of
Cosmaily Company  the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  the Ordinary for said County, and his successors in office, we and ourselves, our heirs.
for the payment of which sum to the sale Oraniery, we for the payment of which sum to the sale orange of the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our scale, and dated this allowing, bia, 5 th day of Dece with
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Original
i Cari
O C = C C
1. Il come into the hunds, possession
, or the hands or possession of any person of
and the same, so made, do exhibit unto the said Ordinary when so made
tools chattels credits, lands and tenements do well and tritig damnister
actings 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
the deceased and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Orthur Crangandialmio Comp
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.  (L. S.)
Signed, scaled and deknowledged in open commit
(L. S.)
Mary land Casually Company (I. S.)
Mary land Casually Correpny (I. S.)  By Lindly W. Bole alarry m. was
GEORGIA, GWINNETT COUNTY.
Wildo solemnly swear that Rolein J. Crain deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God." Quince Coary
Sworn to and subscribed before me, this. 7 ch day of Decision 19.3.3.
E. Leve co Ordinay
Recorded Dee, 9 L 1933
E. Les-7 2 Ordinary.

GEORGIA, Gwinnett Count	y.
KNOW ALL MEN BY THESE PRESENT.	S, That we, C. m. Jumer, Principal
	, securitings, are held and firmly bound unto
the Ordinary for said County, and his succe Think Juo Hundred	ssors in office and assigns, in the just and full sum of (\$3200.00) Pallars
the naument of which sum to the said Ordin	ary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and	for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this	Dec. 4, 1933
C. m. Ju	
do make a true and perfect inventory of the	goods, chattels, rights, credits, lands and tenements of it I ume late of Gwinnett
General descased, which have or shall come into	o the hands, possession or knowledge of the said
C. m. Lumer	or the hands or possession of any person or
researce for him , and the same, so ma	de, do exhibit unto the said Ordinary when he shall
	credits, lands and tenements do well and truly administer
according to law, and do make a just and true a	eccount of hir actings and doings therein when
Le shall thereunto be required by to	he Court; shall deliver and pay to such person or persons,
they may be entitled to the same	by law. And if it shall hereafter appear that any Last Will
	the proper before the Court of Ordinary, and the
Francis a high a certificate of the probate there	cof, and C. M.
in such case, if required, render and deliver up th	c said Letters of Administration, then this obligation to be
void; else to remain in full force.	7
Sidned, scaled and acknowledged in open Cour	t. L. M. Sumer (L. S.)
	1. J. Lawe (L. S.)
	(L. S.)
	OATH
GEORGIA, GWINNETT COUNTY.	
	, deceased, died
7 .	!II wall and trull dumining
deccased, and disburse the same as the law requir	es, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
	day of
Sworn to and subscribed before me, this	day of
	which are the second of the se
Recorded	10
	Ordinary.

	GEORGIA, Gwinnett County.			
	GEORGIA, GWITHELE COUNTY!			
	and sil & Journey Steway			
	, securities, are held and firmly bound un			
	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the formation (5600.00)			
1	Jin Junetice ( 6000)			
1	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs			
ŧ,	executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the			
	presents.  Scaled with our scals, and dated this wir of achience view for fampai			
	193 ±			
	THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound  J. Q. Mann			
-				
	do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of			
	721, Rasio Mann late of Gwinnett			
	County, deceased, which have or shall come into the hands, possession or knowledge of the said			
	, or the hands or possession of any person or			
	persons, for , and the same, so made, do exhibit unto the said Ordinary when 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 ofactings and doings therein when			
	shall thereunto be required by the Court; shall deliver and pay to such person or persons,			
	respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will			
	and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the			
	Executor obtain a certificate of the probate thereof, and L. A. Mann			
	n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be			
,	roid; clse to remain in full force.  Signed, scaled and acknowledged in open Court.  (L. S.)			
	E. Swager, Ordering W. E. 7 Lugher (L. S.)			
	(L. S.)			
=				
	OATH			
C	EORGIA, GWINNETT COUNTY.			
I do solemnly swear that Mrs. Rusic Mann, deceased				
in	testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said			
	ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as			
	lministrator "So halo ma Call			
	i, l' Pars			
	Sworn to and subscribed before me, this / st day of day of			
	E. Swosen, Ordning			
	Recorded for 2nd 1934			
	9 1			
	Ordinary.			

GEORGIA,	Gwinnett	County.
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5.2
KNOW ALL MEN BY THESE PRESENTS, That we, Som & Barn
Comapat. and Mucam Surety Company
RNOW ALL MEN BY THESE PRESENTS, That we, Som & Barn.  Procept and Omercian Surely Company of  Yew- Yard, ar successors in affect 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 same to the said Orainary, and his successors in office, we and ourselves
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 allanda, General, 18% da
Scaled with our scals, and dated this at allerta, Generia, 18% day
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
Ti, P. Moare late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
form L. Barn, or the hands or possession of any person or
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
Executor obtain a certificate of the probate thereof, and the same be proven before the Court of Ordinary, and the
In such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. Jam 2, Barn (L. S.)
Omerican Durety Company (L. S.)
Frew yark (L. S.)
By E. W. Barn Perisine Vine
OATI-I Russin
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that D. R. Mou
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the same
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
193.4
Sworn to and subscribed before me, this & day of
Sworn to and subscribed before me, this & day of form 1 1934
Recorded 0 2 2 2 1932 4
Recorded form: 3 rd 1924
Ordinary.

Recorded .....

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, That we, Mis Pauline Moffeel, and H. E. Maugho and W. H. Margho and W. W. Margho and M. E. Maugho and Remy bound	27
securities, are held and firmly bound	· · · ·
the Ordinary for said County, and his successors in office and assigns, in the just and full sun.  June Pranad, Major and ourselves	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our h	cirs
for the payment of which sum to the same of the whole sum, jointly and severally and firmly, by the executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the	les
presents.	1
Scaled with our scals, and dated this at Lawrence like , Hai to gary	
presents.  Scaled with our scals, and dated this at Lawrenceville, far. 6 4 day of the form, 1924  THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
Min Cauling mothers	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements	ctt
County, deceased, which have or shall come into the hands, possession or knowledge of the said	
Miso Gauline May feet, on the hands or possession of any person persons, for and the same, so made, do exhibit unto the said Ordinary when the sh	or
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administ	tcr
be thereunto required; and such goods, enacters, creater, taken a contings and doings therein wh	cn
shall thereunto be required by the Court; shall deliver and pay to such person or person	ıs,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W	ill
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	hc
Executor obtain a certificate of the probate thereof, and Mino Pauline Moffeel	
Executor obtain a certificate of the provate thereof, and 1702-5. Section is tration, then this obligation to l in such case, if required, render and deliver up the said Letters of Administration, then this obligation to l	be
void; else to remain in full force.  Signed, scaled and acknowledged in open Court. Pauling Moffie (L. S.	.)
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· 6, Sura vo, Oramay	
W. J. maplet (L. S.	)
OATH	
GEORGIA, GWINNETT COUNTY.	,
I do solemnly swear that	,
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the same	
leccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties <sup>as</sup>	
Administrator. "So help mc, God."	
Sworn to and subscribed before me, this day of 19	7 - W

RNOW ALL MEN BY THESE PRESENTS, That we, long Wallows and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scales, and dated this if Secule receiving for the following for the following for the scale with our scales, and dated this if Secule receiving for the following for the following for the following for the following for the scale with the above bound for the following following for the following following following for following	GEORGIA, Gwinnett County.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the following of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this if Cauchenshills for the door bound for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this if Cauchenshills for the door bound for the CONDITION OF THE SHOWE OBLIGITION IS SUCII, That if the above bound for the CONDITION OF THE SHOWE OBLIGITION IS SUCII, That if the above bound for the 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 or possession of ony person or persons, for and, and the same, so made, do exhibit unto the said Ordinary when a shall the remain goods, chattels, credits, lands and tenements do well and traily administration 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 provent respectively, as they may be entitled to the same by law. Indifferent appear that any law, in the said Indian according to law, and the same by the deceased, and the same be proven before the Court of Ordinary, and the same by the deceased, and the same be proven before the Court of Ordinary, and the said Letters of Idministration, then this obligation to be replicated and acknowledged in open Court.  County of the payment of the postate thereof, and the same be proven before the	WOW ILL MEN BY THESE PRESENTS, That we, Long Wallows ar
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the following of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this if Cauchenshills for the door bound for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this if Cauchenshills for the door bound for the CONDITION OF THE SHOWE OBLIGITION IS SUCII, That if the above bound for the CONDITION OF THE SHOWE OBLIGITION IS SUCII, That if the above bound for the 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 or possession of ony person or persons, for and, and the same, so made, do exhibit unto the said Ordinary when a shall the remain goods, chattels, credits, lands and tenements do well and traily administration 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 provent respectively, as they may be entitled to the same by law. Indifferent appear that any law, in the said Indian according to law, and the same by the deceased, and the same be proven before the Court of Ordinary, and the same by the deceased, and the same be proven before the Court of Ordinary, and the said Letters of Idministration, then this obligation to be replicated and acknowledged in open Court.  County of the payment of the postate thereof, and the same be proven before the	and Sice Vi Wheele and a. & Ruell
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this if a continuously for the foods, scaled with our scals, and dated this if the continuously for the foods, chattels, rights, credits, lands and tenements of the make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of the make a true and perfect inventory of the foods, chattels, rights, credits, lands and tenements of the whole, possession or knowledge of the wild.  County, deceased, which have or shall come into the hands, possession or knowledge of the wild.  County, deceased, which have or shall come into the hands, possession or knowledge of the wild.  County, deceased, which have or shall come into 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 administration 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 same be proven before the Court of Ordinary, and the same be proven before the Court of Ordinary, and the same be proven before the Court of Ordinary, and the same be proven before the Court of Ordinary, and the same be proven before the Court of Ordinary, and the same be proven before the Court of Ordinary, and the same be proven before the Court of Ordinary and Testament was made by the deceased, and the same be proven before the Court of Ordinary and Testament was made by the deceased, and the same be	, securities, are held and firmly bound unto
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for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this if concerning the several concerning to the several concerning to the several concerning to the same, so made, do exhibit unto the said Ordinary when it shall be thereunto required; and 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 presses, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the same because if required, render and deliver up the said Letters of Administration, then this objection to will else to remain in full force.  Signed, realed and acknowledged in open Court. Roy Waire Court of Ordinary and Court of	the Orallary 1 - for 1\$2400-00) Duller
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Scaled with our seals, and dated this in Securior will, for the Lory of Solis 1834  THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound from the Country of the goods, chattels, rights, excitits, lands and tenements of the make a true and perfect inventory of the goods, chattels, rights, excitits, lands and tenements of the seal of t	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound Bory Times of Make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of late of Grinnett County, deceased, which have or shall come into the hands, possession or knowledge of the raid for make a further which have or shall come into the hands, possession or knowledge of the raid for make a further which will 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 doing therein when shall thereunto be required by the Court; shall deliver and pay to such person or person. respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and Testament was made 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 which case, 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. for Walley and A. While the Court of OATH  GEORGIA, GWINNETT COUNTY.	Scaled with our scale, and dated this at Causenwille, for the day
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Congression of any perion or persons, for some and the same, so made, do exhibit unto the said Ordinary when so shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons. respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and for waive in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be took; else to remain in full force.  Signed, realed and acknowledged in open Court. Ray Waive L.S.  2. Wager Garmy  OATH  GEORGIA, GWINNETT COUNTY.  Leto releasely swear that	County, deceased, which have or shall come into the hands, possession or knowledge of the raid
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be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly odminister according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons. respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and for which case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  Signed, realed and acknowledged in open Court. Lay Waline.  2. Waged, Granney  OATH  GEORGIA, GWINNETT COUNTY.	persons, for and the same, so made, do exhibit unto the said Ordinary when It shall
according to law, and do make a just and true account of	be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly odminister
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and Testament was made 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 Waller in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  Signed, realed and acknowledged in open Court. Ray Waller L.S.  2. Walley Granney L.S.  OATH  GEORGIA, GWINNETT COUNTY.	respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
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Signed, realed and acknowledged in open Court. Boy Waline L.S.  2. Wager, Grammy A. J. S.  Q. J. Free L.S.  OATH  GEORGIA, GWINNETT COUNTY.  I do rolemnly wear that	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
OATH  GEORGIA, GWINNETT COUNTY.  I do rolemnly wear that	void; else to remain in full force.
OATH  GEORGIA, GWINNETT COUNTY.  I do rolemnly wear that	Signed, rested and acknowledged in open Court. Lay Walie L.S.
OATH  GEORGIA, GWINNETT COUNTY.  I do rolemnly wear that	Published Comment Since h. Wheeler
OATH  GEORGIA, GWINNETT COUNTY.  Léorolemnly recent that	a.z. frui
GEORGIA, GWINNETT COUNTY.  I do rolemnly recar that  Records, 200	
I do volemnly swear that	
interface, so for an I brown or believe, and that I will well and truly administer on all the exists of the in-	Farmer 2 24
	interface no form I transportations and that I will well and truly administer on all the existe of the in-

Sworn to and subscribed before me, this

Administrator. "So help me, God."

dayof

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deceased, and disburse the same as the law requires, and discharge to the best of my chillry all my for secas

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, J. P. Jopp, and Accounts.
KNOW ALL MEN BY THESE PRESENTS, That we, Securities, are held and Armly bound unto
in office and assigns, in the just and full sum of
the Ordinary for said County, and his successful
the Ordinary for said County, and his successors in Office, we and ourselves, our heir
to the sum to the said Orathary, and his succession,
for the payment of which same to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this of Lawrence illa, La mar 5,193 X
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
do make a true and perfect inventory of the goods, chattern, rights, or late of Guinnett
Mandy C, Buloi late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mandy C, Rudon, or the 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and G. P. Jappo
in such case, 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. P. Loppo. (L. S.)
86.4
E. Sevager, Ording W. Rouse (L. S.)
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Q, Q, Grosson and
SU. C. Brits as Comapae and Maryland Cosuatry
Company of Ballaman mary le & securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Frie \$6,000.00) Than I sollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this and Lawhencelle, to Hebrury
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound S. Q.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
magnett E. My late of awinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said & - a,
Grokem + W. C. Brill , or the hands or possession of any person or
persons, for the and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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 L. a, treasumy W. C, Bill
in such case, 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. a. Fuelum (L. S.)
W, C, Bull (L. S.)
Maryland Casually Company (I. S.) By Lindley W. Bode ally in law.
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deccased, died

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

Sworn to and subscribed before me, this

day of ....

19

Recorded Mar. 8 Ch

192.4

E. Swar 2

Recorded ......

Comme & and W. L. Brogdon, do D	hat we, Mm. H. B. Brogdon as, Buine and Di & Edmonder, securities, are held and Armly bound unto
O linear for said County, and his successor.	s in office and assigns, in the just and full sum of
the said Ordinary,	and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for t	he whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this	of day of aprix, 183x
THE CONDITION OF THE ABOVE OBLIGHT	TION IS SUCII, That if the above bound
	ods, chattels, rights, credits, lands and tenements of
	late of Gwinnett
	c hands, possession or knowledge of the said
N. A. Brogdon	, or the hands or possession of any person or
persons, for, and the same, so made,	do exhibit unto the said Ordinary when A shall
be thereunto required; and such goods, chattels, ere	dits, lands and tenements do well and truly administer
according to law, and do make a just and true acco	unt of he actings and doings therein when
	Court; shall deliver and pay to such person or persons,
	law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof,	and mr. H. R. Beog lo
	aid Letters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	m. H. B. Rugdon (L. S.)
appeared. By	W. S. Brog do
E. Leway of Ordinay	D. D. Ruce (L. S.)
	H.S., Edmonds. (L. S.)
	ATH
GEORGIA, GWINNETT COUNTY.	
	, deceased, died
	l well and truly administer on all the estate of the said
	, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of

.....19......

## GEORGIA, Gwinnett County.

KYOW ALL MEN BY THESE PRESENTS, That we, A. K. Waldrop and
Jo Ki Williams as Principals, and M. E. Bresmon T
RI Williams as Principals, and M. I. Aresmon T W. S. Same as Recurities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Thulen Thousand (\$13,000.00) -
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
name of the second of the seco
Scaled with our scals, and dated this at Landence ilie, bu april  1, 1934  THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound H, R
2,1934
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bound H. R.
National Mulliami
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
VIR, Williams late of Gwinnett
County, deceased, which have or shall come into the hands possession or knowledge of the said
VIN William 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and H. R. Waldrag T. R. Williams
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, scaled and acknowledged in open Court. H. R. Waldzop. (L. S.)
E. Sever O. dans & R. Williams (18)
E. Sevoye, Ordinay D. William (L. S.)
E. Sevoge, Ordina (L. S.) 20, C. Harris (L. S.) M. L. Brarison (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Recorded 19

GEORGIA, Gwinnett County.
WOW III NEV BY THESE PRESENTS, That we, & Williams, Com
Property and H.R. Waldhop and W. C. Garman
REVOW ALL MEN BY THESE PRESENTS, That we, & R. Williams, and Principal, and H. R. Waldhop and W. C. Garma, and many bound unto accuracy, securities, are held and firmly bound unto
to a set and his successors in office did designed in
He Ordinary for said County, and its successful to open Doce Configuration (\$1500.00) Doce Con
for the naument of which sum to the said Ordinary, and his successors in office, we and burselves, our neirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this and Lawrence like, Gar,
May 1th, 190
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
William Admindrata De Bonic no
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
j. a. Thermal late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Williams, or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of harm actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. R. 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. J. R. William (L. S.)
or praced by, W.C. Garne (L.S.)
E. Lee-yo, Ochnog H. R. Waldrop (L. S.)
4. W. decrety (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swcar that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Donal of the state
Recorded 19 19

### CORCIA Gwinnett County

GEORGIA, GWALLESS	· · · · · · · · · · · · · · · · · · ·
KNOW ALL MEN BY THESE PRESENTS,	That we, A. Kring as Pinnerson
Maryland Casuality Co	securities, are held and firmly bound unto
and I !!	6
	, securities, are held and firmly bound unto
the Ordinary for said County, and his success	sors in office and assigns, in the just and full sum of
Frie Thousand, Rix 7 den	Inca (\$6600.00) Dallan
tor the payment of which sum to the said Ordina.	ry, and his successors in office, we and ourselves, our heirs,
the god administrators, in the whole and for	or the whole sum, jointly and severally and firmly, by these
	, , , , , , , , , , , , , , , , , , ,
presents.	I family and the self
Sealed with our scals, and dated this	- Jan renderitt, Fu / ch day
June 1932	F Lawrenceville. Fra. 7th day
THE CONDITION OF THE ABOVE OBLIG	ATION IS SUCII, That if the above bound
If. King	
i make a true and perfect inventory of the	goods, chattels, rights, credits, lands and tenements of
do make a true and page 3	late of Gwinnett
garne of the	- Late of Gwinnett
	o the hands, possession or knowledge of the said
	, or the hands or possession of any person or
persons, for this, and the same, so made	dc, do exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels,	credits, lands and tenements do well and truly administer
	ccount of Lize actings and doings therein when
	he Court; shall deliver and pay to such person or persons,
	by law. And if it shall hereafter appear that any Last Will
	the same be proven before the Court of Ordinary, and the
and Testament was made by the deceased, and	the same be proben before the court of Grandry, and the
Executor obtain a certificate of the probate there	cof, and Jan Jan
in such case, if required, render and deliver up th	te said Letters of Administration, then this obligation to be
void; clse to remain in full force.	40.
. Signed, scaled and acknowledged in open Cou	rt. Is 12 (L. S.)
•	
E-Swayer, Odmany	mary lone Causally Compay S.)
·	By Lindley W. Rode, allany in Just
	OATH
GEORGIA, GWINNETT COUNTY.	0 7: :
I do solemnly swear that James	121 Thing , deceased, died
intestate, so far as I know or believe, and that I	will well and truly administer on all the extere of the same
deceased, and dishurse the same as the law requi	ires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	"/N 7/ -
So help me, Goa.	and day of July 1932 E. Swag on Ordinay
Sworn to and subscribed before me, this.	and day of July 193
,	E. Swag on Ordinay
	, , , , , , , , , , , , , , , , , , , ,
-	
P	19.3 V
Recorded July 3rd	E, S. Lessas Ordinary
	Ordinary.

The state of the s	T. CO. IT. COM
GEORGIA, Gwinnett County.	
L'NOR ALL MEN DU THESE PRESENTS T	That me S. S. Brailler as P.
and but a a let B. B. B. Sille	hat we, S. L. Bunkley as Principal
one of wintery, with the	
	, securities, are held and firmly bound unto
the Ordinary for said County, and his successor	es in office and assigns, in the just and full sum of
	Dueling -
	, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
presents.	
Scaled with our scals, and dated this dance	humaedille, der June 304 1934
THE CONDITION OF THE ABOVE OBLIGHT S. L. Bunkley	TON IS SUCII, That if the above bound
do make a true and perfect inventory of the god	ods, chattels, rights, credits, lands and tenements of
	late of Gwinnett
1/	e hands, possession or knowledge of the said
	or the hands or possession of any person or
	do exhibit unto the said Ordinary when Less shall
	dits, lands and tenements do well and truly administer
	unt ofactings and doings therein when
	Court; shall deliver and pay to such person or persons,
	law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	same be proven before the Court of Ordinary, and the
	and S. L. Bully
in such case, if required, render and deliver up the so	tid Letters of Administration, then this obligation to be
void; else to remain in full force.	0 - 0 5
Signed, sealed and acknowledged in open Court.	S. L. Benety (L. S.)
approved By 1	G. R. Buneley (L. S.)
• •	G. B. Bundly (L. S.)
E. Swager, Ordinay	R. Burlley (L. S.)
0.	ATH
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I will	well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires,	and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
	10
Sworn to and subscribed before me, this	day of

Recorded ....

GEORGIA,	Gwinnett	County.
ODC: CO:	O	

KNOW ALL MEN BY THESE PRESENTS, That we, S.L. Burilley as Principa
and S. L. Berilly, B. B. Benely, and R. Benelly
, securities, are 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 France \$1,000.00) Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this Laureville, to June 30, 193
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. margreel Berling late of Guinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
J. L. Renelly , or the hands or possession of any person or
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when for shall
persons, for, and the same, so made, do tande and tenements do well and truly administer
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and S. L. Benefit
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Sidned realed and acknowledged in open Court.
opp and by
B. B. Benely (L. S.)
E. See of a Ordinary R. Beneiry
OATH
GEORGIA, GWINNETT COUNTY. , deceased, died
I do solemnly swear that
I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the seat of my ability all my duties as
intestate, so far as I know or believe, and that I will tell and the pest of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator "So help me, God."
Sugar to and subscribed before me, this day of
Steam to the mountain and a second se

GEORGIA, Gwinnett County.  EXON' ALL MEN BY THESE PRESENTS. That we, Securities, are held and firmly bound under the Ordinary for said County, and his successors in office and assigns, in the just and full sum for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our hele creators and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents.  Sented with our seals, and dated this The GONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound to make true and perfect inventory of the foods, chattels, rights, credits, lands and tenements of make true and perfect inventory of the foods, chattels, rights, credits, lands and tenements of the hornous, for the hands or possession of any person, or the hands or possession of any person, or the hands or possession of any person shall thereinto be required; and such goods, chattels, credits, lands and tenements do well and truly administ according to law, and do make a just and true account of the said ordinary when shall thereinto be required by the Court; shall deliver and pay to such person or person shall thereinto be required by the Court; shall deliver and pay to such person or person respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W and Tetament was made by the deceased, and the same be proven before the Court of Ordinary, and to such 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 word, else to remain in full force.  Signed, scaled and acknowledged in open Court.  C. S. Walland, C. S. Carlon, and the same as the law requires, and discharge to the best of my ability all my duties the deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties the deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duti	GEORGIA, Gwinnett County.
Executive and perfect inventory of the goods, chattels, rights, credits, lands and tenements to the thereunto required; and the same, so made, do exhibit unto the said Ordinary when the thereunto required; and the same cost the tenento the lands and delines the thereoft of law, and do make a just and true account of said ordinary, and this successor in office, we and ourselves, our height of the property of the said ordinary, and his successor in office, we and ourselves, our height of the said with our seals, and dated this the said of the said with our seals, and dated this the said of the said with our seals, and dated this the said of the said of the said of make true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of well of the said of the said of the said of divinments, for the hands of possession or knowledge of the said of the said of the said of the said ordinary when she be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly and saccording to law, and do make a just and true account of acting and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or person respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the such ase, if required, near and deliver up the said Letters of Administration, then this obligation to woid; clase to remain in full force.  Signed, sealed and acknowledged in open Court.  CATH  CEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires,	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum  The payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heic executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents.  Scaled with our scals, and dated this  THE CONDITION OF THE MBOYE OBLIGATION IS SUCH, That if the above bound  do make true and perfect inventory of the goods, chattels, rights, credits, lands and tenements  The convergence of the said of the hands, possession or knowledge of the said ordinary when shall come into the hands, possession or knowledge of the said ordinary when shall thereuntor required; and such goods, chattels, credits, lands and tenements do well and truly administ according to law, and do make a just and true account of shall thereunto be required by the Court; shall deliver and pay to such person or person and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the same by law. And if it shall hereafter appear that any Last W and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the same has they may be entitled to the same by law. And if it shall hereafter appear that any Last W and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the same has they may be contilled to the same be proven before the Court of Ordinary, and the same as the same as the law requires, and discharge to the best of my ability all my duties to intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties to deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties to define the administrator. "So help me, God."  Sucorn to and subscribed before me, this	KNOW ALL MEN BY THESE PRESENTS, That we, TO CO December Co
the Ordinary for said County, and his successors in office and assigns, in the just and full sum  The payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heic executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents.  Scaled with our scals, and dated this  THE CONDITION OF THE MBOYE OBLIGATION IS SUCH, That if the above bound  do make true and perfect inventory of the goods, chattels, rights, credits, lands and tenements  The convergence of the said of the hands, possession or knowledge of the said ordinary when shall come into the hands, possession or knowledge of the said ordinary when shall thereuntor required; and such goods, chattels, credits, lands and tenements do well and truly administ according to law, and do make a just and true account of shall thereunto be required by the Court; shall deliver and pay to such person or person and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the same by law. And if it shall hereafter appear that any Last W and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the same has they may be entitled to the same by law. And if it shall hereafter appear that any Last W and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the same has they may be contilled to the same be proven before the Court of Ordinary, and the same as the same as the law requires, and discharge to the best of my ability all my duties to intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties to deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties to define the administrator. "So help me, God."  Sucorn to and subscribed before me, this	
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Sworn to and subscribed before me, this day of 19	Alministrator "So help me God"
	Sworn to and subscribed before me, this day of 19

# GEORGIA, Gwinnett County.

and C. J. O Sillings as Security.
, securities, are held and firmly bound unto
he Ordinary for said County, and his successors in office and assigns, in the just and full sum of down thousand 1840, po
or the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs.
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GEORGIA, GWINNETT COUNTY.
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day of 15 -

GEORGIA, Gwinnett County.
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DI W, Ruthed que late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Joen B. Smit , or the hands or possession of any person or
persons, for 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 Liactings 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 fine B. Smit
in such case, 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, Smit (L. S.)
E. Sular TO ( in maryland Casually Company (L. S.)
E. Sway , Ordinay Books, ally in 46,050
OATH aguit
GEORGIA, GWINNETT COUNTY.
I do solcmnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded 19

Ordinary.

#### GEORGIA, Gwinnett County

GEORGIA, Chamber County.
KNOW ALL MEN BY THESE PRESENTS, That we, E. V. Amyklin an
Exemple and H. a. Hrunklin and ax how are
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our scals, and dated this at Lawrence seite, Ita Lept 3 20
1934
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
E.E. Franklin late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
E. V. Flumbelia, or the hands or possession of any person or
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when Line shall
to the required and such goods, chattels, oredits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
The transfer works by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and 6.0, Hammel
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
1. Let a sensity in full force
Signed, scaled and acknowledged in open Court. & V. Frankling (L. S.
I. D. Lawisin (L.S.
E. Swoger, Ordinary and Some (L.S.
HTAO
GEORGIA, GWINNETT COUNTY.
and I really and I really day the control of the co
intestate, so far as I know or believe, and that I will been the tree to the best of my ability all my duties o deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties o
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this

Recorded ....

GEORGIA, Gwinnett County.
DEFENTS. That we, Mann 11 alund
Q Refute and many to the
, securities, are neta and firmly bound unto
County and his successors in office and assigns, in the just and full sum
Two Thousand \$2,000.00) Daller
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said of the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors and administrators, in the longitum yet and yet are a second administrators, in the longitum yet as a
presents.  Scaled with our scale, and dated this at Lawrenceville, Ja. Dec. 3 1/434
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound blem
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
ms. W. R. Rolund
County, deceased, which have or shall come into the hands, possession or knowledge of the said
them R. Roluino , or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when he shall
persons, for, and the same, so made, do control and tenements do well and truly administer be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
be thereunto required; and such goods, enatters, creates, takes and continuous and doings therein when according to law, and do make a just and true account of him actings and doings therein when
according to law, and do make a just and true account of the law and now to each person or perso
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Bless R. Rolinio
in such case, 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. Hem R. Roberto (L. S.)
oppout by; R.R. Roler (L.S.)
E. Swag s, Ordina anna Lyle Robert (L. S.)
anna Lyle Rolling
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Administration of the property does.
Sworn to and subscribed before me, this day of 19

19. ......

GEORGIA,	Gwinnett	County.
----------	----------	---------

KNOW ALL MEN BY THESE PRESENTS, That we, mrs. Hlorene Boar
M. D. dressy as Desure
the state of the s
he Ordinary for said County, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary and his said Ordinary and
y, and the successore in a floor war and and
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 a contract the
Scaled with our scals, and dated this at Landrencelice, Far. With day of
ms. Florene Boar
muse a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
county, acceased, which have or shall come into the hand-
or the hands or possession of any passession
, 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 administed
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wil.
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and me. Therene Bur
in such case, 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. Imo Hleun Baan (L. S.
0.1.
E. Swayer, ordrand K. G. Levary (I. S.
(L. S.
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sa
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties.  Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded 19

GEORGIA, Gwinnett County	
ENOW ALL MEN' BY THESE PRESENTS,	That we, Loy d'moon, as
truncipal and U/01 matter	ge and W. M. Reacherond
	, scourities, are held and firmly bound unto
How Thomand (\$4,000-10	ors in office and assigns, in the just and full sum of )
	s, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
presents.	
Scaled with our scals, and dated this &	wrenceville, Jus Ded 3, 195x
THE CONDITION OF THE ABOVE OBLIGA	TIOX IS SUCII, That if the above bound
	ods, chattels, rights, credits, lands and tenements of
do make a true and perfect inventory of the go	late of Gwinnett
	he hands, possession or knowledge of the said
	, or the hands or possession of any person or
	do exhibit unto the said Ordinary when he shall
	edits, lands and tenements do well and truly administer
	ount ofactings and doings therein when
	Court; shall deliver and pay to such person or persons,
	law. And if it shall hereafter appear that any Last Will
	same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof	, and Trong L. Moo
in such case, if required, render and deliver up the s	aid Letters of Administration, then this obligation to be
void; clsc to remain in full force.	
Signed, scaled and acknowledged in open Court.	I. L. Moon (L. S.)
appraised by	a, S. Rulley (L. S.)
E. Swagn, ording	W. M. Leatherwood (I. S.)
,	
	ATH
GEORGIA, GWINNETT COUNTY.	
	, deceased, died
ntestate, so far as I know or believe, and that I wil	l well and truly administer on all the estate of the said
leceased, and disburse the same as the law requires	and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of
Recorded	19

Ordinary.

GEORGIA, Gwinnett County.
RNOW ALL MEN BY THESE PRESENTS, That we, & B. Smit, 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 Iwo Thousand (\$2,000.00) Dellar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this of Lawrenceville, Le Jan. 74
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, B. Smith late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said.
, or the hands or possession of any person or
persons, for 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 S. Smuth
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.  Signed, scaled and acknowledged in open Court. J. B. Smit (L. S.)  E, Levey, Ording J. H. M.C. Ger (L. S.)
O. I. O. I. W.C. Lee (L. S.)
E. Swage, Ording & H. M. C. Sec (L.S.)
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
, deceased, dea
the second linear or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Recorded

Recorded .....

ADMINISTRA
GEORGIA, Gwinnett County.
THE PRESENTS That we 610 Chilly at annual
and & B. Cheef and 6. 8. Johnson
, securities, are neta and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of fam Thomas (\$4,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this of Lawrence le, Ga Jan, 14, 1935
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 G. D. Cheepe late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said &
Cheef-, 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 Lime 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 E. b. Cheef
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.  Signed, scaled and acknowledged in open Court. & . S. Cheef ~ (L. S.)
E belogie, ordy  E. D. Johnson (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swcar that, deccased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."
Sworn to and subscribed before me, thisday of
The state of the s

#### GEORGIA, Gwinnett County.

KYOW ALL MEN BY THESE PRESENTS, That we, C, B. Temphe and
D.J. Kringhi as Principale and M.A. Con 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
from Thursel (\$4,000.00) Deller for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this Landrewedille, Bu Frele 4,1935
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound C. B
Thought + J. J. Troughi
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
W, B. Brughic late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said C. B.
Trughi Td. J. Trught , or the hands or possession of any person or
persons, for Them, 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 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 C. B. Trug his and J. J. Thung his
in such case, 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. J. Thought. (L. S.)
approved by W.O. Cox (L.S.)
E. Swager W. M. Beaun (L. S.)
OATH
GEORGIA, GWINNETT COUNTY. , deceased, died
t 1 low why amount that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as 1 know or octices, and electronic and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded ...

GEORGIA, Gwinnett County.		
THE PRESENTS T	That we. Prove	
K.YOW .ILL SIEN BY The Froletie	and Casualty Company of , securities, are held and Armly bound un	
Comorpae into	, securities, are held and firmly bound un	to
new yard	ers in office and assigns, in the just and full sum	of
the Ordinary for said County, and him 1500,0	oc) Daller	٠,
Jufflen Jemes to the said Ordinary	y, and his successors in office, we and ourselves, our hei	7.0
for the payment of which sum to the said of the	the whole sum, jointly and severally and firmly, by the	***
executors and administrators, in the whole and jor		.46
presents.	Lawrenceville, For much	
Scaled with our scals, and dated this		
154,1933	TION IS SUCH, That if the above bound In.	_
THE CONDITION OF THE ABOVE OBLIGHT	TION IS SUCH, That if the decide country	
Uma Hawil		
do make a true and perfect inventory of the go	pods, chattels, rights, credits, lands and tenements	of
	late of Gwinne	
- ·	he hands, possession or knowledge of the said	
- 10 W -	, or the hands or possession of any person	
	, do exhibit unto the said Ordinary when L. sh	
	redits, lands and tenements do well and truly administ	
according to law, and do make a just and true acco	ount of Le actings and doings therein wh	en
She shall thereunto be required by the	Court; shall deliver and pay to such person or person	ns,
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last W	^ill
and Testament was made by the deceased, and the	c same be proven before the Court of Ordinary, and t	hc
Executor obtain a certificate of the probate thereof,	, and m. anna Thuriel	
in such case, if required, render and deliver up the se	said Letters of Administration, then this obligation to	be
void; else to remain in full force.		
Signed, sealed and acknowledged in open Court.	mis anna Hawil (L.	S.)
0, 200 /0,00000	The Ferdelicy and Curually (I.	S.)
	Company of new york (I.	S.)
0	ATH Bloodwaren, allamy	_
GEORGIA, GWINNETT COUNTY. —	DATH , www.	
ntastata as farm Vi	, deceased, di	icd
ntestate, so far as I know or believe, and that I wil	ll well and truly administer on all the estate of the so	aid
teceasea, and disburse the same as the law requires,	s, and discharge to the best of my ability all my duties	as
ldministrator. "So help me, God."		
Sworn to and subscribed before me this		
ocjore me, this	day of	ga *******

GEORGIA, Gwinnett County.
Principal and IV. C. Caldwell and
Calabia and
the Ordinary for said County and his said to a securities, are 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 \$800.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this at Lawrence lete, Ga- may
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Id. KI
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Ollsman Blake late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
77. 11 Shuley , 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 L. 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 H. Shuly
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
will else to remain in full force.
Signed, scaled and acknowledged in open Court. 14. K. Shuley (L. S.)
74. C. Caldwell (L. S.)
(L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded ...

GEORGIA, Gwinnett County.  KNOW ALL MEY BY THESE PRESENTS, That we, Kyle Walson Brogdon  11. Mehapalilan Cusually Joseph	
as Principal and The Milropolilan Cusually Joseph as Principal and The Milropolilan Cusually Joseph	-
Company of New York, and gesions, in the just and full sum	
Correpany of New York, successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the ordinary for said County, and his successors in office and assigns the ordinary for said County, and his successors in office and assigns the ordinary for said County, and the ordinary for said County for said Cou	of
the Ordinary for said County, and his successors in office and used to the Said County, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir	
to the said Ording III and the	и,
for the payment of which sum to the said or the whole sum, jointly and severally and firmly, by the executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the	ac .
presents. ai pilanta ya. 23 rd day 3.	
presents.  Scaled with our scale, and dated this air actuality, you. 23 rd day 3.  May 1/935	
May 1 1935 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Kyle	_
MILE CONDITION OF THE ABOVE OBLIGHTION IS BOOM, 2	
Walson Brog do do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements	of
do make a true and perfect inventory of the goods, tracted, the late of Gwinne W. R. Brog do late of Gwinne	ett
County, deceased, which have or shall come into the hands, possession or knowledge of the said Ly Le	۷
Walson Brog do , or the hands or possession of any person	or
persons, for , and the same, so made, do exhibit unto the said Ordinary when he sh	all
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly adminis	ter
be thereunto required; and such goods, enaticis, eredits, takes and commence and doings therein wh according to law, and do make a just and true account of here actings and doings therein wh	en
according to law, and do make a just and true account of PP p 2000 and pay to such person or person states and pay to such person or per	ns.
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W	vin
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any shall be some before the Court of Ordinary, and it	the
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Thy le Walson Berry London	
Executor obtain a certificate of the probate thereof, and I by the National of the children to	be
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to	
void; else to remain in full force.  Signed, sealed and acknowledged in open Court. Hyle Walson Boy Son S.	s.)
E. a. William V. P. The metropolitan Coscially (I.	S.)
Elvan Ham Dono Co. of Ndew yark (L.	S.)
with a send for	
6. Dwg r, ording OATHagun and allarny no	ro
I do solemnly swear that, deceased, de	
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the s	
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my dutic	3 40
.ldministrator. "So help me, God."	
Sworn to and subscribed before me, this . day of	

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, R. a. Johillock ar Compal and Maryland Casualty Company, Balliman Maryland, securities, are held and firmly bound unto
Emergal and Maryland Casualte Company B. IT.
Maryland securities, are held and armin bound unto
the Ordinary for said County, and his successors in office and animal in the county
Live Thouse & \$2,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our scals, and dated this Lawrenceville, Janger 3
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That If the above bound R. a. While IL
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Jac of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Ria. Whillook , or the hands or possession of any person or
persons, for Inni, 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 Lat 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 product thereby, and y
in such case, 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. R. A. Whillack (L. S.)
Mary land Cosually Compaising
By Lindley W. Bade ally-His
By Lindly W. Bade ally His
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
with the second of the second

GEORGIA, Gwinnett County.
DI MILES PRESENTS. That we, C, D, onto and Mid.
Brannon as Principa and John Dine and Journey bound unt
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Twenly- June 7 dunderd (\$2500.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
Scaled with our scals, and dated this dawnercedelle, tour pine to
presents.  Scaled with our scals, and dated this Lawrence le, For, Jone &
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
James and Mid, Bramo
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Tate of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said C. S.
Jones and M. L. Bramon, or the hands or possession of any person o
persons, for , and the same, so made, do exhibit unto the said Ordinary when hay sha
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administe
according to law, and do make a just and true account of This 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 Wi
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and th
Executor obtain a certificate of the probate thereof, and C.S. Jones and M. Brunner
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to b
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.  C. Span (L. S. M. R., Branno (L. S.
$\alpha$ $\alpha$ $\alpha$
Ma, Dumo (L. S.
& D. Danie (L. S.
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded

GEORGIA,	Gwinnett	County.
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as Omegal and H.C. Reevy as
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
one formand and fifty (\$150.00) Darlows
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this dacherwelille, Low. 8th
day June, 1935
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH. That if the above bound
mrs. m. L. Brace
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
G. A. Block late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
m. M. L. Brace , or the hands or possession of any person or
persons, for ham, 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mr. M. L. Brown
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. Mr. M. L. Brown (L. S.)
E. Swey , ordered 76. C. Reevy (L. S.)
(L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

Recorded .....

6:	ADMINISTRATOR'S BOND.
	GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, S.L. Smill as  Conneigh and W.M. Wages 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 Levelve Hendred \$ 1200-00) Dolland
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
	Scaled with our scale, and dated this ai Lawrenceville, be July 127 1935
	THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound S.L.
	do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Thomas Cleveland Smet late of Gwinnett
•	County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person or
	persons, for and the same, so made, do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when
	shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
	and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
	in such case, if required, render and deliver up 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.)
	E. Swages, Ording W. M. Wag (L. S.)
	OATH
	GEORGIA, GWINNETT COUNTY.
	I do solemnly swear that , deceased, died
	intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
	deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
	Sworn to and subscribed before me, this day of 19

..... 19. ......

GEORGIA,	Gwinnett	County
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GEOICO. A	1
KNOW ALL MEN BY THESE PRESENTS, That we, mis marrie Luc &	n .
De and March of a	vavio
as Principal and Maryland Casualty Com	Dane.
, securities, are held and firmly	hann 1
the Ordinary for said County, and his successors in office and assigns, in the just and f	bouna unto
the office and assigns, in the just and f	'ull sum of
Twenty-five Hendred (\$2500.00)	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselve	e our bet
executors and administrators, in the whole and for the whole sum, jointly and severally and firm	s, our neirs,
	ily, by these
presents.	
Scaled with our scale, and dated this at allania, Gar, July 19,19	93,-
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
mo marrie du Davi	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and to	enements of
Lloyd Cary O/Kelley late	of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the sai	id
mrs. Mamie Lue David, or the hands or possession of an	
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when	ny person or
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly	-
according to law, and do make a just and true account ofactings and doings to	herein 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 a	
and Testament was made by the deceased, and the same be proven before the Court of Ordin	
Executor obtain a certificate of the probate thereof, and more marrie dee of	eui.
in such case, if required, render and deliver up the said Letters of Administration, then this obl	igation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court. Mrs. Mannie Lee law	V~ (L. S.)
E, bevery, ordery Maryland Casually Cons	spa (J.S.)
	•
And authory of and	7
OATI-I	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that, do	cocaved died
intestate, so far as I know or believe, and that I will well and truly administer on all the esta	
deceased, and disburse the same as the law requires, and discharge to the best of my ability all	my duties as
Administrator. "So help me, God."	
•• • 10 00000 1 0 0 0 0 0 0 0 0 0 0 0 0	
Sworn to and subscribed before me, this day of	19
	1

and the prince of the prince o
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, frunk Sompas as
Ormapal & maryland Casualty Co. Ballmin, Maryland
GEORGIA, GWINNETT COUNTY.  KNOW ALL MEN BY THESE PRESENTS, That we, Frank Simpson as  Crimopal & Maryland Casually Co. Balliman, Maryland as Security , securities, are held and firmly bound unto
the Orgingfil for said County, and his successors in Office and designs, in the first and fun
Anglien Thaisand (×10,000.00) -
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our bar
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
neconte
Scaled with our scale, and dated this at Lawrenceville, Ja. aug. 2. 1935
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound frunk Sumpson
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
Hrank Suppose , or the hands or possession of any person or
persons, for for and the same, so made, do exhibit unto the said Ordinary when free shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Land 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 Through Sunpoor
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Unid: clac to remain in tall to a
Signed, scaled and acknowledged in open Court. Through Surryuson (L. S.)
6. D. Wag - o, Ording maryland Casually Company, S.)
By Lindey W. Bode. acic (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded ....

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
Concepas and W. H. Meadail and Sy as
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  Augice / Lundred (\$1500.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our scals, and dated this at Laurenceville La. Sepi. 4,193.
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
as make a state data perfect insenting of the goods, chatters, rights, credits, lands and tenements of
County, deceased, which have or shall come into the hands, possession or knowledge of the said
On the said
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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and farmer Type &:
in such case, 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 Tyle - (L. S.)
Signed, scaled and acknowledged in open Court. James Tyle di (L. S.)  approved by  W. H. Mlodow (L. S.)
E, S. Wager, Ordy (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
1

Administrator. "So help me, God."

Sworn to and subscribed before me, this day of 19

Recorded ....19.....

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

Sworn to and subscribed before me, this.

Recorded

### GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS, That we, Eva Haynes, as Principals
he Ordinary for said County, and his successors in office and assigns, in the just and full sum of
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at Laurenceville for best 2.1935
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Eva.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mary Jame Bally  County, deceased, which have or shall come into the hands, possession or knowledge of the said Eva Jay , or the hands or possession of any person or persons, for 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 for 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 Eva Jay May
in such case, 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. Eva Hay m (L. S.)  appeared by  E. S. Way M, Groly  (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this day of 19
aug of

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Borlow Margan Jos, and Promper and manne Brand and Lynne Hoope
Runand and mance Brand and Lyne Thoops
, securities, are held and firmly hours
the Ordinary for said County, and his successors in office and assigns, in the just and full sum.
for the payment of witch sum to the said Ordinary, and his successors in office, we and ourselves, our heir
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
•
Scaled with our scale, and dated this Lacurewelle, Ga 4 in day
of. Hubray
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Berlaw
morgan fr
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
Barlaw Morgan & , or the hands or possession of any person of
persons, for and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall therounto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Darlow morting
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
tola, else to remain in full force
Signed, scaled and acknowledged in open Court. Borlow Monga (L. S.)
(L. S.)
mannie Bund (L. S.)
Ingri y toops Brand (L. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
or othere, and that I will well and toute
Administrator. "So help me, God."
Sworn to and subscribed before me this
Sworn to and subscribed before me, this day of 19

## GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS, That we, W, R. Woger, ar	
he Ordinary for said County, and his successors in office and assigns, in the just and full  Luo Thura F (82,000,00)	nd unto
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, presents.	ur heirs, by these
Scaled with our scale, and dated this at Lamenceville, ba Aug &	
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 tener \( \mathcal{L} \cdot \mathcal{I} \cdot \mathcal{W} \)	ments of
County, deceased, which have or shall come into the hands necessity	
w. R. Wig w, or the hands or possession of any	Derson on
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 ac	Iminister
according to law, and do make a just and true account of "Lastings and doings ther	ein when
shall thereunto be required by the Court; shall deliver and pay to such person or	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any	
and Testament was made by the deceased, and the same be proven before the Court of Ordinary	
Executor obtain a certificate of the probate thereof, and WiR. Worg	,
in such case, if required, render and deliver up the said Letters of Administration, then this obliga	
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court. W. R. W.	(I,S)
opposed by S.R. Smith	(L.S.)
E. Swyn, Ording	
OATH	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that LIJI Wage ,deed	eased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate	
deceased, and disburse the same as the law requires, and discharge to the best of my ability all m	
Swarm to and subscribed before me this 12 day of aug.	193J
Administrator. "So help me, God."  Sworn to and subscribed before me, this 12 day of aug.  E, & Wag 24, Onder	7

tor	(VI)
GEORGIA, Gwinnett County.	
WOW THE WEY BY THESE PRESENTS, A	That we, M. R. Peevy, as Ormepa., J. W. Gresson W. S. Greece
2 1 h uson W.C. Greso	, Sw. Greson W. S. Bruse
and GNI duty	, securities, are held and firmly bound unto
County and his successo	rs in office and assigns, in the just and full sum of
The Ordinary for said County, and	·)
your onather own to the said Ordinary	, and his successors in office, we and ourselves, our heirs
for the payment of which same to the whole and for	the whole sum, jointly and severally and firmly, by these
	, and of these
presents.	Lawrenceville, Da. Och 7, 1935
Scaled with our scals, and dated this	
THE CONDITION OF THE ABOVE OBLIGAT	TION IS SUCH, That if the above bound
m. R. Rewy	
do make a true and perfect inventory of the go	ods, chattels, rights, credits, lands and tenements of
JoJ, Duson	late of Gwinnett
County, deceased, which have or shall come into the	he hands, possession or knowledge of the said
M, K, Rudy	, or the 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, cr	edits, lands and tenements do well and truly administer
according to law, and do make a just and true acco	ount of Lai 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. R. Rewy
in such case, if required, render and deliver up the s	aid Letters of Administration, then this obligation to be
void; else to remain in full force.	De P. P. C. C. S. (L. S.)
Signed, scaled and acknowledged in open Court.	M. R. Reevy (L. S.)
approved by	E. J. Guesa (L. S.)
E. S. Wages, Orde	W. S. Gueson (L. S.)
	ATH
GEORGIA, GWINNETT COUNTY.	deceased, died
I do solemnly swear that	lithe estate of the said
deceased, and disburse the same as the law requires,	and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	7 ch day of Oct 1935. E, S. Wyen Online
Sworn to and subscribed before me, this.	7 L day of Ock 1933
Bleath to and account of	E. S. Mogra Ondring
Recorded Ock 7	10.3.5
·	E, S, way ordinary.

MA & Author Dr. Av. P. and
GEORGIA, Gwinnett County.
Remapal and Summan find dordenly Compay
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
(co, the wall
for the payment of which sum to the said Ordinary, and his successors in office, we and overships
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by there
presents.
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 tenements of
W. Wheele
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
or the hands or possession of any person or persons, for
persons, for hand and the same, so made, do exhibit unto the said Ordinary when shall be thereunto required; and such scools chettels and the said ordinary when
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly aiminister
according to law, and do make a just and true account of actings and deings 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 William Testament was made by the decorate and the
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and pw, siloa
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. J. W. Dioa.
Almeman Fundaming.
Company.
19 10 1 100
OATH
GEORGIA, GWINNETT COUNTY.
I do rotemnty swear that J. W. Wheel decessed, die
intertate, so far as I know or believe, and that I will well and truly administer on all the estate of the rai
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Sworn to and subscribed before me, this 7 h day of Gol 103
Sworn to and subscribed before me, this 7 th day of God
·
Herwinder Book > Ch 1935
E.S. Wy
O A CONTRACTOR

GEORGIA, Gwinnett County.
EXOW ALL MEN BY THESE PRESENTS, That we, I So Wingo and Principal, and If Boggett as securities, are held and firmly bound
vimupa-, and for 100 gg car
, securities, are 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 \$\frac{\psi}{\psi},\bullet \psi \begin{array}{c} \psi \psi,\bullet \psi \begin{array}{c} \psi \psi \psi \psi \psi \psi \psi \psi
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our but
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 Lawrenceville, ta . nov, xix
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
Absolom H. Wrings late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said.
Joh. Zorngo , or the hands or possession of any person or
persons, for home, 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 certificate of the probate thereof, and J. S. Wings
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
oppraced by!
E. S. Wager, Ordersay J. D. 18 7 gells (L. S.)
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded \_\_\_\_\_\_19.....

410 D 6488180 614 CO. 81 L/201

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS Than \$ 5/ J.
Unnespet and a force or
the Ordinary for said County, and his successors in office and firmly bound unto
Justien Junares (8/300.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and dated this Of Lawrenceville, Su. nov, 44,1936
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 31, Cruse late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person or
persons, for him, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattely credity lands and tonoments do not an all and to the
8.1. Romin - no according to law, and do make a just and true account of Lactings 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 E. V. Franklin
in such case, 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. & VI Aranklin (L. S.)
appoind by af. Jana (L.S.)
E. S. Wages, Oral
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as

I do solem	nly swear that		, deceased, die
intestate, so far	as I know or believe, and th	at I will well and truly adminis	ter on all the estate of the said
deccased, and di	sburse the same as the law r	equires, and discharge to the ber	at of my ability all my duties a
Administrator.	"So help me, God."		

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

Recorded ......

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, D. S. Paclin as
Principal and Juf Williams: cr
securities are hold - 1 a
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselve
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 air Lawnerwille, Ga. Dec. 21/9 35
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound D. S.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mn, Joanna Paden late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
D. S. Paolen, 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 ofactings and doings therein when
he shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and D. S. Pader
in such case, 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. O, S, Paden (L. S.)
E, S. woger, Ording Williams (L.S.)
OATU
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded

# GEORGIA, Gwinnett County.

RINOW ALL MEN BY THESE PRESENTS, That we, mus f. P. Oglisly 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 Live Thus I \$2,0000) Daller
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and dated this at Lawrenceville, La. Dec. 2, 1935
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 kin.  , or the hands or possession of any person or
persons, for he , 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 leastings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. J. P. Og Leoly
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. In . J. P. Oglesly (L. S.)
E. S. Wogoo, Ording Doggei (L. S.)
(L. S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded .....

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, That	we, Uda MC Day ar
Q . A Dea Confilled	200
Hitten Junany P.	) Boll, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in	office and assigns, in the just and full sum of
Anglien Hundred \$1500.00)	Dalla
for the payment of which sum to the said Ordinary, and	his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the u	vhole sum, jointly and severally and firmly, by these
presents.	
Scaled with our scals, and dated this at	
	IS SUCH, That if the above bound ada
do make a true and perfect inventory of the goods,	
2 1 1	late of Gwinnett
County, deceased, which have or shall come into the ha	inds, possession or knowledge of the said 2.
	, or the hands or possession of any person or
persons, for, and the same, so made, do e	
be thereunto required; and such goods, chattels, credits,	
according to law, and do make a just and true account	
4	t; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law.	
and Testament was made by the deceased, and the sam	e be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and	ada mesay
in such case, if required, render and deliver up the said L	etters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, sealed and acknowledged in open Court.	ada B. Mc Day (L. S.)
Thomas Jefferis, Ording	Jas Culwell (L. S.)
of Fullow, Coming, Ga.	
	(L. S.)
GEORGIA, GWINNETT COUNTY.	rl -
intestate, so far as I know or helieve and that I will a	, deceased, died
intestate, so far as I know or believe, and that I will well deceased, and disburse the same as the law requires and	and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and	discharge to the best of my ability all my duties as
Manager 1	
Sworn to and subscribed before me, this	day of19

610 6 STEELS GT OG TT LOVE
GEORGIA, Gwinnett County.
Crossel and J. S. Darmon ar
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the Thomas (\$ 1000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and dated this Lawrenceville, Sa Jam. 6, 1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound C
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mrs. May form Dawin late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said C. J. Dawin , or the hands or possession of any person or persons, for how 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 shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and C. J. Dawin in such case, 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.  C. J. Dawin (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, H. H. Moffell and Principal and H. E. Maughan, securities, are held and Armly bound until
, securities, are held and firmly bound unte
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of full fundaments (\$5,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Lower ceville, Jan, 7,1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound H, Moffett
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Gwinnett
County, decrased, which have or shall come into the hands, possession or knowledge of the said.
A Maffett , which have or shall come into the hands, possession or knowledge of the said yy merson or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Lisa 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 H. H. Moffett
in such case, 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. The Manual Company (L. S.)
E. S. Wages, Ording (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Ordinary.

Recorded .....

GEORGIA, Gwinnett County.
RENOW ALL MEN BY THESE PRESENTS, That we, Roy E. Harrell and Principal and S. B. Strickland and
Principal and &. B. Strickland
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in a distance in a dist
one Thousand (\$/000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
necesite
Scaled with our scale, and dated this at Laubenceville, Sa Jan. 64, 1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Ray
E. Harrell
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
County, decgased, which have or shall come into the hands, possession or knowledge of the said
Roy E. Havel , or the hands or possession of any person or
persons, for for and the same, so made, do exhibit unto the said Ordinary when free shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Roy & Hanell
in such case, 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. Ray & Thankle (L. S.)  Opproved by  (L. S.)
E, S. Wages, Ordy (L. S.)
E, S. Wag es, Ordy (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before mc, this day of 19

ADMINISTRATOR'S BUND.
GEORGIA, Gwinnett County.
WOW III NEV BY THESE PRESENTS, That we, A J Margan, we
a 1 2 4 S. Freuer
For Thomas & Hysenes) , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
The Ordinary for said County, and me steed of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this at Lawrence sile for . Man 2
1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
H.J. Margan
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
W, J, Wallace late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Fi Ji Margan, or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and H. J. Margan
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, scaled and acknowledged in open Court. 74, J. margon (L. S.)  &, S. Wager (L. S.)
E.S. Wager JiJ1 Pruces (L.S.)
Joseph Gruces (L. S.)
(L. S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded ...

day of

GEORGIA,	Gwinnett	County.
----------	----------	---------

e
KNOW ALL MEN BY THESE PRESENTS, That we, & Boss and m. m
Boso, allande, Georgia, as Co-Principals, and United
Boso, allander, Georgia, as Co-Principal, and United Stately & Lucianty Comp., Bolling may and United the Ordinary for said County, and his successors in all miles, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lus Thousand, Jan Stundard T M, oo \$ 2, 400.00) Deelles.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Allanla 1 &a. april 44,1936
Boss T M. M. Bor
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
County descreed which have a sign of the goods, chatters, rights, credits, lands and tenements of
county, acceased, which have or shall come into the hand
persons, for Them, and the same, so made, do exhibit unto the said Ordinary when they shall be thereunto required and such as he had so made and continued to the said ordinary when they shall
persons, for The and the same so made to a little
be thereunto required; and 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 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 by
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
th such case, 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. Jo J. down (L. S.) Opproud by M. M. Born
(L,S)
E. S. Woger, ordy United State Fredelity and business Co.
By & alxande Redelite & age ( S.)
GEORGIA CWINNETT COUNTY
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded 19

GEORGIA, Gwinnett County.	2 1
THE PROPERTY OF THE PROPERTY O	hat we, & O James, as Puncped
and A. S. Moore and C.	P. nach. a
and property	, securities, are held and firmly bound unte
	in allow and assigns, in the just and full and
Three Showard \$ 3,000.	.00)
for the payment of which sum to the said Ordinary,	, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
presents.	autremedille, Ja. April 6,/936
Scaled with our scals, and dated this UK.	acommond of Jeffor 5/1/55
THE CONDITION OF THE ABOVE OBLIGHT	TION IS SUCII, That if the above bound
do make a true and perfect inventory of the go	ods, chattels, rights, credits, lands and tenements of
W. S. Barn	late of Gwinnett
County, deceased, which have or shall come into the	te hands, possession or knowledge of the said
2, 0, Janu	or the hands or possession of any person of
persons, for Immi , and the same, so made,	do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, cre	cdits, lands and tenements do well and truly administer fl
according to law, and do make a just and true acco	unt of Licactings 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 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 certificate of the probate thereof,	and I, O, Jan
in such case, if required, render and deliver up the se	aid Letters of Administration, then this obligation to be
void; else to remain in full force.	I. O. Jame. (L. S.)
	0,0,8am. (1.5.)
appear ed by ,	H.S. Moan (L.S.)
E.S. wag or ordy	C.P. nach: (L.S.)
0	ATH
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
ntestate, so far as I know or believe, and that I wil	l well and truly administer on all the estate of the saw
leccased, and disburse the same as the law requires,	, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."	
Comments and authoritied before any this	day of
Sworn to and subscribed before me, this	

.....19.......

Recorded .....

ADMINISTRATOR'S BOND.	OU
GEORGIA, Gwinnett County.	
RNOW ALL MEN BY THESE PRESENTS, That we, Miss alpha for Quencos, and Frank Harron and E. J. De	
, securities, are held and	
the Ordinary for said County, and his successors in office and assigns, in the jus	t and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and executors and administrators, in the whole and for the whole sum, jointly and severally	ourselves, our heirs,
presents.  Sealed with our scals, and dated this at Lawhenwhile, Ga. agr	il 2/si,1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bo	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands	
County, deceased, which have or shall come into the hands, possession or knowledge of	f the said
mi alpha forder , or the hands or possess	
persons, for, and the same, so made, do exhibit unto the said Ordinary	
be thereunto required; and such goods, chattels, credits, lands and tenements do well a	ınd truly administer
according to law, and do make a just and true account of her actings and	doings therein when
shall thereunto be required by the Court; shall deliver and pay to suc	
respectively, as they may be entitled to the same by law. And if it shall hereafter appe	ar that any Last Will
and Testament was made by the deceased, and the same be proven before the Court	of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Im alpha form	<i>r</i> C
in such case, if required, render and deliver up the said Letters of Administration, then	this obligation to be
void; clse to remain in full force.	/ (L. S.)
Signed, scaled and acknowledged in open Court. alpha Jonska	
C.a. June-C. n. P. Hrunk Hanso	
albert Hennedy P. E. Fr. Durham	(L. S.)
E. S. Wager, Ordy OATH	
GEORGIA, GWIŃNETT COUNTY.	, deceased, dica
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all	the estate of the said
intestate, so far as I know or believe, and that I will well and I will	

. . . 19......

Sworn to and subscribed before me, this

day of

1:7

ADMINISTRATOR'S BOND.	Sto a strategy to the long
GEORGIA, Gwinnett County.	
RNOW ALL MEN BY THESE PRESENTS, That we, Si M. Things. Principal and J. Fr. Wagner	ht or
, securities, are held	
the Ordinary for said County, and his successors in office and assigns, in the	iust and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we	
executors and administrators, in the whole and for the whole sum, jointly and sever	
presents.	
Scaled with our scale, and dated this at Lowrence the, Le	-my 5,1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the about	
do make a true and perfect inventory of the goods, chattels, rights, credits,	lands and tenements of
John L. Bright	late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowled	lge of the said
Lim. Kingle , or the hands or po	ssession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordin	ary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do the	well and truly administer
according to law, and do make a just and true account of La 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 same is the
and Testament was made by the deceased, and the same be proven before the Co	gli
Executor obtain a certificate of the probate thereof, and L. M. Jenz	then this obligation to be
in such case, if required, render and deliver up the said Letters of Administration,	
void; else to remain in full force.  Signed, scaled and acknowledged in open Court. L. M. Him	g fit (L. S.)
Signed, sedice and deconocions	(L. S.)
E & word order	(L. S.)
(a () - 1/2-1/2/27	

#### OATH

GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that deceased, and disburse the same as the law req	t I will well and truly administer on all the estate of the said quires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	the second secon
Sworn to and subscribed before me, thi	is day of 19

Recorded ......

County
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Ella Tye, as Puncipal and Trank Robulson as
and Trank Robertson as
, securition, we will so that unite
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Three Thomas (\$3,000.00) Doctor
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this at Lawrence ille Ju. May KI 1936
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 farmers.  Luc of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Ella Jy , or the hands or possession of any person or
persons, for he 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Ella Jye
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, scaled and acknowledged in open Court. Ella Inge (L. S.) Opproved by;  Though. Robertson (L. S.)
E. S. Wag or Ondrawy
OATH (L. s.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

19. .....

GEORGIA, Gwiniett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Mary Claridy ar
Principal, and Mena claridy annie Bell Collini
RIVOW ALL MEN BY THESE PRESENTS, That we, Mary Claridy ar Remapae, and Mena Claridy, armie Bell Collini mariha Ellen Lippen , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Dirly Thousand \$(60,000.00) Dallan
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this Lawrence lile, Ja . May 4,1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Mary Clandy
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
W. R. Clary late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mary Clarify, or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when shall
he thereunto required; and 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
And shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
the description and the same be proven before the Court of Ordinary, and the
Frequency obtain a certificate of the probate thereof, and Many Carry
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
the second in tall torus
Signed, scaled and acknowledged in open Court.  Many Clarity (L. S.)
approved by, anni Belle Callins (L. S.)
E. S. Wages, Orly Marcha Elline Tippers (L. S.)
6.0.00 / 1
OATH
GEORGIA, GWINNETT COUNTY.
GEORGIA, GWINNETT COONTT. , deceased, died  I do solemnly swear that
I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as I know or believe, and that I am tender to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Swarn to and subscribed office and

ADMINISTRA
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, WI HI Halanan as Roy Halman and H. H. Williams as Roy Halman, securities, are held and firmly bound unto
OLOTTON THESE PRESENTS, That we, WI HI Hamman as
KNOW ALL MEN OF A H. H. Williams and Ray Halman
Armyoat and firmly bound unto
the Ordinary for said County, and his successors in office and assign, the said of Share of S
for the payment of which sum to the said Grandry, and the whole sum, jointly and severally and firmly, by these
for the payment of which sum to the said of the payment, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents.  Scaled with our scale, and dated this al Lawrence le tur hay 14ch
, 62 1
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
W.H. Thallmon
restort inventory of the goods, chattels, rights, credits, lands and tenements of
20 A. H. Ideleman late of Gwinnett
County descreed which have or shall come into the hands, possession or knowledge of the said
W. H. Heleman, or the hands or possession of any person or
shall and the same, so made, do exhibit unto the said Ordinary when shall
be the required; and 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 W. 74. 74 alarman
in such case, 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. Wife I fallene (L. S.)
n. m. Bure no. po Ray Halerman (L. S.)
represent & E. S. Wise, and N. F. Williams (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

410.0. BARRARO STA CO. ST. LOUS

#### GEORGIA, Gwinnett County. RIVOW ALL MEN BY THESE PRESENTS, That we, H. B. Johnson 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 Jan Thornand (\$4,000.00). Dallers for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scals, and dated this at Lawwedles on. June 1 21/9 3 6 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound H. A. Johnson do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of B. B. Budly late of Guinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ N. B. Line , or the hands or possession of any person or persons, for from , and the same, so made, do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and HIB Jelman in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. 74. B. Johnson Signed, sealed and acknowledged in open Court. (L. S.)

#### OATH

#### GEORGIA, GWINNETT COUNTY.

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

Sworn to and subscribed before me, this

day of

19 -

according to law, and do make a just and true account of \_\_\_\_\_\_actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and John & Juliuse in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be

opproved by

void; else to remain in full force.

id; clsc to remain in full force.

Signed, scaled and acknowledged in open Court. John D-Tedewell (L. S.)

aproved by Just M. Wheele (L. S.)

b. Woger, Oray - Glendon Japa (L. S.)

#### OATH

GEORGIA.	<b>GWINNETT</b>	COLINTY
JEONOIN.	OWININGII	COUNTY.

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

Sworn to and subscribed before me, this.

KNOW ALL MEN BY THESE PRESENTS, That we, N. M. Shallum
(Krincipal and Boy Waller 5 n. & The
Recurition on Late
Ordinatil for said Countil, and his successore in an
(9/200-06)-
for the payment of the state of the state of the state of the payment of the payment of the state of the stat
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
Scaled with our scals, and dated this at Landence ille, you bone 13
scaled with our scals, and dated this at Lawrence ille, 40 pm 13.
THE CONDITION AT THE ABOVE OBLIGATION IS SHOTT That is a second
W. N. Shadle
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
mary & Shadle
County, decased, which have or shall come into the hands, possession or knowledge of the said
Wi Mi Shodle , or the hands or possession of any person of
persons, for for, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wil
and Testament was made 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. N. Shodle
in such case, 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. W. M. & hoolle (L. S.
Soy Salow (L.S. Opproved by M. G. Dealow (L.S.
approved by M. G. Dealon (L. S.
Entry to day
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this
the same of the sa

ADMINISTRATOR'S BOND.
more during the state of the st
GEORGIA, Gwinnett County.
GEORGIA, Gwinnett Courty.  KNOW ALL MEN BY THESE PRESENTS, That we, WIW, Roluston
Principal and D.C. Klid and D.N. Buil
, accuration, accuration, accuration, accuration,
the Ordinary for said County, and his successors in office and assigns, in the just and full sum Thuly, The Hundred an Thuly (\$3330,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
for the payment of which same to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this at Lawrencevelle, be July 64  1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
W. W, Roluico
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements
Robert L, Robert late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
W, W, Rolerlo , or the hands or possession of any person
persons, for find, and the same, so made, do exhibit unto the said Ordinary when Is sha
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administe
according to law, and do make a just and true account of Law actings and doings therein whe
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wi
and Testament was made 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. Rolleite
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to
void; else to remain in full force.
Signed, scaled and acknowledged in open Court. W. W. Ralicio (L. S.
approved by', b. C. Reil (L. S.
E. S. Wages, Ordina S. J. Burd U.S.
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deccased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties
Charles to the MS- halo may Cod?

Sworn to and subscribed before me, this day of 19

Recorded .....

RINOW ALL MEN BY THESE PRESENTS, That we, Engine Killent as
Rumapel and If Johnson a
, securities, are 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 \$1,000-00) Dalle
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Laubenceville. Su. July 6, 19 3 1
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
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
ms. B. V. Lancol late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Eugene Gellech , or the hands or possession of any person or
persons, for home, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Engine Selection.
Executor obtain a certificate of the probate thereof, and the said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.  (L. S. Sidned, scaled and acknowledged in open Court.
Signed, scaled and acknowledged in open Court. Cangaine States
Signed, scaled and acknowledged in open court  Opproved by  (L. S.  (L. S.
E. S. Woga, Onderway
OATH
GEORGIA, GWINNETT COUNTY. , deceased, die
I do solemnly swear that
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai
deceased, and disburse the same as the law requires, and discourse
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sicorne to dire accounts as

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, E, S. Chul's and C. J. Maulden or
the Ordinary for said County, and his successors in office and assigns, in the just and full sum
One Thumas \$1000.00) Dallars
for the payment of which sum to the said Ordinary, and his successors in Office, we and our serves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at Lawrenceville, Gar July 6, 1936
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  O . D . Club.  late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person persons, for, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account ofactings and doings therein 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 Wil
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and  Executor obtain a certificate of the probate thereof, and
Executor obtain a certificate of the probate thereof, and the said Letters of Administration, then this obligation to
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.  (L.
approved by C.V. mould (I.
E.S. Word, and
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, diec
intentate so far as I know or believe, and that I will well and truly administer on all the estate of the
deceased, and disburse the same as the law requires, and discharge to the best of my ability att my access
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded

KNOW ALL MEN BY THESE PRESENTS, That we, Frank B. Meshit as
annagae and J.M. Mushed as Aurely
, SCCUPILIES are held and Annual
ordinary for said County, and his successors in office and assistant in the
Two That I want
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this at Lawrence le, Sea. 1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound I vant
B. Nesbel
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mercer adalphie mma late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Frank B. Nesbet , or the hands or possession of any person or
persons, for him, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein 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 Frank B. Musher
in such case, 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. Irunt B-nusbit (L. S.)
approved by J. M. nuclei (L. S.
E. S. Wogod Ording (I. S.
J. S. Nicolit. n. P. J. P. OATH
GEORGIA, GWINNETT COUNTY.
I do colony ly any a that
intertal as formy I because helicus and that I will well and truly administer on all the trade of the
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help mc, God."
Sworn to and subscribed before me, this day of 19
and the same state of the same

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, R. E. Buncan as Runapes
and R. E. Derbu and a. J. Poole as Decenty
, securities, are held and firmly bound unt.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Twenty-for Hundred \$2400.00) -
Therety - for the side of the successors in all or we and ourselve
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this Lawrencevelle, Sa. July 20,1936
Sealed with our seals, and dated this & duranter we 1 50 . ( ) 17/ 36
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
ms. Marcha E. Dernes late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
R. E., Duncen, or the hands or possession of any person or
persons, for Lum, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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 R. E. Dernee
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
oid; clse to remain in full force.
Signed, sealed and acknowledged in open Court. R. E. Deenson (L. S.)
approved by R.E. Devare (L. S.)
E. O. Way o, ord (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Ordinary.

and nahonae Durety Carpendion
securities, are 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 foundations.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this allania, Long in any, 5, 1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound C. E.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Corl Wello I late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
C. E. Kay , or the 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 har 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.E. Koy
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.  Sidned, scaled and acknowledded in open Court. C-E-Key (L. S.)
Signed, scaled and acknowledged in open Court. (L. S.)  Openand by',  Nalioner Durity Carpullar (L. S.)
Charles (List)
E.S. wage, ordered by William S. Me Calley & (1. S.)  allowing - m - first  OATH
· HTAO ·
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this. day of
English and the second
Recorded 19

Recorded ......

GEORGIA, Gwinnett County.	001
RIVOW ALL MEN BY THESE PRESENTS, The Principal and W.D. T. H.P. M	al we, R. P. Sompson as
Vinepal mo	, securities, are held and firmly bound unto
	in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, a	and his successors in office, we and ourselves, our heirs, we whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this Law	surreville, sa any 3-1936
$\omega$	ON IS SUCII, That if the above bound
	is, chattels, rights, credits, lands and tenements of
County, deceased, whigh have or shall come into the	hands, possession or knowledge of the said
17 //	o exhibit unto the said Ordinary when fix shall
	its, lands and tenements do well and truly administer
according to law, and do make a just and true accoun	nt of Line actings and doings therein when
0	ourt; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by la	w. And if it shall hereafter appear that any Last Will
	ame be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, a	and RIGI Dingson
in such case, if required, render and deliver up the said	d Letters of Administration, then this obligation to be
void; else to remain in full force.	O P &
Signed, scaled and acknowledged in open Court.	R. P. Singsaon (L. S.)
approved by',	W.D. Wall (L. S.)
E. S. Wag is, Ording	N.P. Wall (L. S.)
OA	TH ,
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, dcccascd, died
ntestate, so far as I know or believe, and that I will t	well and truly administer on all the estate of the said
leccased, and disburse the same as the law requires, a	nd discharge to the best of my ability all my duties as
Idministrator. "So help me, God."	
	day of
	The state of the s

.....19......

Ordinary.

GEORGIA, Gwinnett Count	GEORGIA,	Gwinnett	County
-------------------------	----------	----------	--------

KNOW ALL MEN BY THESE PRESENTS, That we, Olio R. Rasa, Marcross,
Georgia, and Uniled States Hidelily Guarante Commen
Leongria, and United States Fredelity Guaranty Company, Bellimore Manyland and securities, are held and strong bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Fan Thousand TM , on Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this atlanta, Georgie 44 day of.  Deplemen 1936
Seplember 1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Olis R. Roar
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
, or the hands or possession of any person or
persons, for from 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 certificate of the probate thereof, and Olio R. Ross
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
noid: else to remain in full force.
Signed, scaled and acknowledged in open Court. Olio R, Raco (L. S.)
Ruly Ming unded Steles Judelily a (1885)
Ruly Ming under States Judelity a (1885.) The New yor. J. Guarning Company. (L. S.)
a. J. Steen 2 (L. S.)
opproved by E. & word OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
the many that the state of the
Recorded

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, M. f. Johnson ar  Principal and Johnson + E. K. Baro
the Ordinary for said County, and his successors in office and assigns, in the just and full sum  Three Thousand (\$3,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
scaled with our scals, and dated this Lawrencedelle, ta_ Sept > 1936
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 foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and tenements of the foods, chattels, rights, credits, lands and chattels, rights, credits, rights, rights, credits, rights, right
m. L. Johnson, or the hands or possession of any person of persons, for Line, and the same, so made, do exhibit unto the said Ordinary when Lie shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of Line actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and M. L. 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, scaled and acknowledged in open Court. M. L. Johnson (L. S.)
opproud by  E.S. Vogos, Orderd  E. Tq, Band (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Chamber County.
KNOW ALL MEN BY THESE PRESENTS, That we, 70. 30, Cracce and R.
Craw as Immapalo and sily ndon & Jago and
E. H. Wentier cr , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this Lawrence ille, Sa. 10 7 slag.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Selection Crace and J. R. Crace
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
H. P. Commett
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 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 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 certificate of the probate thereof, and Will Cascuit & A Crave
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Sioned, sealed and acknowledged in open Court.
approved by Silyndon P. Japie (L.S.
E.S. Wogro, Ordy E. Fr. Dunham 11.8.
OATH
GEORGIA, GWINNETT COUNTY.
, deceased, alex
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said

deceased, and disburse the same as the law requires, and discharge to the best of my ability

Administrator. "So help me, God."

day of

Recorded .....

GEORGIA, Gwinnett County.
Principal and a.J. Poal and R.E. Devare
PANOW ALL MEN BY THESE PRESENTS, That we, IN Growth and July and
Incepal and any vous contraction of
, securities, are neld and firmly bound
the Ordinary for said County, and his successors in office and assigns, in the just and full sum  Livenly-fire \$ 2500,00 / demoled Dalla
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our line
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
manauto
Scaled with our scale, and dated this Lawrenceville, Jan Och, 5,1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound R. E. Duncange
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements  K-E. Deine
County, deceased, which have or shall come into the hands, possession or knowledge of the said
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when fine shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of fine actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R. E. Duran &
in such case, if required, render and deliver up 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. E. Durce J. (L. S.)
approved by (L. S.)
E. S. Wogn, andy R. E. Devare (L3)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

..... 19. .... ,......

KNOW ALL MEN BY THESE PRESENTS, That we, C. A. Mogue and
Conseque and Vi d, Dennion
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Nam Thoused \$7,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Lawrence wile, Su Och 16-193
THE COUNTRIES OF THE HOUSE OFFICE TROUBE OF THE STATE 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
M. a. Wager late of Guinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
a. J. Wag
persons, for friend, and the same, so made, do exhibit unto the said Ordinary when fre shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of fire actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wil
and Testament was made 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. Magar
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to b
void; else to remain in full force.
Signed, scaled and acknowledged in open Court. (L. S.
Signed, scaled and acknowledged in open Court. A. J. Wogus (L. S. approved Ly, J. R. Surmon (L. S.
E.S. Woger, Ordy
OATH
GEORGIA, GWINNETT COUNTY.
I do notom ulu nuoga that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

#### MINISTRATOR'S BOND. GEORGIA, Gwinnett County. and theat american Indendy Company & new york or , securities, are 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 \$2,000.00) -for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our scale, and dated this Allania, La. Oct 23, 1936 E. H. Jullet THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound E. H. Junel do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of C, S. June late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said..... E. A Jewell , or the hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of \_\_\_\_\_\_actings and doings therein 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 E. Decue in such case, 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. & . St. Lewel (L. S.) E.S. Wag as, Onder Great american Jordemily Cottons OATH GEORGIA, GWINNETT COUNTY.

I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I w	ill well and truly administer on all the estate of the said
	s, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
	to the second se
Sworn to and subscribed before me, this	day of 19

KNOW ALL MEN BY THESE PRESENTS, That we, B. M. Funderly and Mr. Marrie Frenderly, as Runepal and Maryland Casualty Company, Balliman, Maryland, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Jan Thanad & 4000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this Laubenaville, See 1 st day
December
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound & . M.
Tunderleng and mu marrie Themseling
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Df. Trumberling late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said & M.
Thursday & ma munic Sundly, or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when they shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of The actings and doings therein when
They shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and B. M Fundal of mi manie Humber
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. B. M. Junderly (L. S.)
mi mumie Rundeley (L. S.)
Maryland Cuausly Comm. (1. S.)  By J. W. Boke ally In fool  OATH
By J. W. Book ally In book
OATT-I
GEORGIA, GWINNETT COUNTY.
, deceased, area
the state of the s
intestate, so far as I know or bettere, and tree t and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this

Recorded ......

GEORGIA, Gwinnett County.
Bown as Pringel and & Q. Samo
Bacum as Imagel and W. James
, 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 Twelve Junded (\$12000) Ballon
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
Scaled with our scale, and dated this Lawrenceville, Su. Dec.), 1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound & H. +
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 & Y
AN Document of small come into the hands, possession of knowledge of the said for person of any person of
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
Huy shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. H. V. W. Boeen
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clsc to remain in full force.
Signed, scaled and acknowledged in open Court. & H' Bauen (L. S.)
approved by J. W. Bacen (L. S.)
E. S Wage Didmay J. D. Sammon (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before mc, this day of 19

Ordinary.

Recorded .....

GEORGIA, Gwinnett County.
W. Bacum as Ennapal and S. D. Sammen, securities, are held and promy bound unto
the Ordinary for said County, and his successors in office and assistes in the just and full sum of
One Thousand \$1,000.00 Rollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this Lawrence lee, Su Dev, >-1936
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above boundy H. T.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
A late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Willowian , 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and H. T. W. Boeten
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court.
approved by J. W. Ballon (L. S.)
signed, scaled and acknowledged in open Court. J. H. Boeren (L. S.)  approved by J. W. Boeren (L. S.)  E. S. Wogro, Ordy J. Q. Sammen (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Administrator. "So help me, God."

Sworn to and subscribed before me, this day of

Recorded

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Mrs annie Summeran
as Principal and J.J. Humphie & Miss Justin
Thumphuis , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Farly - Six hand all sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Lawrence le, Ja. mar 2-1957
THE CONDITION OF THE AROVE OBLIGATION IS SUCH, That if the above bound
mo annie Dummerou
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Swel Ruck Themphin late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mrs. annie Durmeron, or the hands or possession of any person or
persons, for him, and the same, so made, do exhibit unto the said Ordinary when the shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of he 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 hu. annie summe
in such case, if required, render and deliver up 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. annie Summer (L. S.)
approved by J.J. Humphine (L.S.)
E, S. Wogro, Ord mis Jessee Humphinia. S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
grammer that were the second of the second o

GEORGIA, Gwinnett County.
Marcia Karas Princese and the Fales Indestily Comp
Marciano karas Rincipal and them Fales Indashile Coma
of bleno sales, new jand on , securities, are held and Armly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
One Thousand
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this QL allanta, See. Man 2 193>
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Ly W. Waldrope
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mrs, Leanging ann William late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
I, W. Waldrope, or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Law actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. $$ And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and & W. Waldrope
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; clse to remain in full force.
Signed, sealed and acknowledged in open Court. Q. W. Waldroft (L. S.)
Signed, sealed and acknowledged in open Court. L. W. Waldrope (L. S.)  Opprovided Waldrope (L. S.)  E. L. Ways, Ord (L. S.)
OATH (L. s.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19.

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Jesse L, Smith as Purcepet and L. B. Daniel and Scriber and Army bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Frie Headed \$500-00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scale, and dated this Saulrewed elle, &- ym 20-193
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound fine.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of S. W., Rulledge late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that , deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this day of 19
Sworn to and subscribed different

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS,	That we, John M. Langley & zer son as Ascersey, securities, are held and Armiy bound unit
unnaged one to the	, securities, are held and firmly bound unto
	ers in office and assigns, in the just and full sum of
•	, and his successors in office, we and ourselves, our heirs
	the whole sum, jointly and severally and firmly, by these
presents.	J) - y chest
Scaled with our scals, and dated this A	Lawrenceville, to a ague 5-195;
THE CONDITION OF THE ABOVE OBLIGAT	TIOX IS SUCII, That if the above bound
	oods, chattels, rights, credits, lands and tenements of
	late of Gwinnett
County, deceased, which have or shall come into t.	he hands, possession or knowledge of the said
	or the hands or possession of any person or
	, do exhibit unto the said Ordinary whenshall
	edits, lands and tenements do well and truly administer
	ount of for actings and doings therein when
	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last Will
and Testament was made 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. Langly &
	aid Letters of Administration, then this obligation to be
Signed, scaled and acknowledged in open Court.	John M. Langly & 2 (L. S.) N. O. Thompson (L. S.)
approved by	W. A. Thomason (18)
E. S Wag ag Orall	4. s.,
6,010/4010	(L. S.)
_	ATH
GEORGIA, GWINNETT COUNTY.	
	, dcccascd, died
	ll well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires	, and discharge to the best of my ability all my dutics as
Administrator. "So help me, God."	
Swarn to and subscribed before we the	day of 19
Sworn to and subscribed before me, this	

.....19.....

Recorded .......

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, J. a. Brown or
Principal and E. a. Brace 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 Thousand \$4000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this at Lawners wille, & agree 5-183>
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
b. a Brace , or the hands or possession of any person or
persons, for hand, and the same, so made, do exhibit unto the said Ordinary when fee shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and &. a. Bease
in such case, 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. & . Q. Beacen (L. S.)
approved by E. a. Bracen (L. S.)
E.S. Wages, Oray
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as I know by bettees, and entering and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
· · · · · · · · · · · · · · · · · · ·

Recorded ......

GEORGIA, Gwinnett County.
WOW ALL MEN BY THESE PRESENTS, That we, J. R. Williams, at
Principal and N.R. Waldrop 2
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, J. R. Williams, a Currency and N.R. Waldrop Securities, are held and Arminy bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum
mne Thousand \$9,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this Laudencedelle, Lu. Man / se 193)
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
mo. V. R. Welliam Tate of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
J. R. William , or the hands or possession of any person or
persons, for frie and the same, so made, do exhibit unto the said Ordinary when fre shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. R. Welliams
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, scaled and acknowledged in open Court. J. R. Welliams (L. S.)  Office of by  (L. S.)
approved by W. R. Waldrage (L. S.)
E. S. words one (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

.....19. ........

•	
	GEORGIA, Gwinnett County.
	KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Lucile Little
	Ethiodge as Remapo and Marylan Casuality
	company, Mallina, Many Law Cr., securities, are 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 Thavand & 2,000.cc)
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
	$executors\ and\ administrators, in\ the\ whole\ and\ for\ the\ whole\ sum, jointly\ and\ severally\ and\ firmly,\ by\ these$
	presents.
	Scaled with our scale, and dated this Lawberral le, the april 1/93>
	me Lucile Lille Thindy a
	do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
	Marin & Lielle late of Gwinnett
	County, deceased, which have or shall come into the hands, possession or knowledge of the said
	me Lucile Little Elherdy ce , or the hands or possession of any person or
	persons, for he, 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 he actings and doings therein when
	She shall thereunto be required by the Court; shall deliver and pay to such person or persons,
	respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
	and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and m. Lucile Lille Ethely &
	Executor obtain a certificate of the probate thereof, and the second was then this obligation to be
	in such case, 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. Mr. Lucile Little Ething ( (L. S.)
i	approved by Mary land Cosualy Comey (L. S.)
	E. S. Wages, Ordy By Lindly W, Bode. ally (L. S.)
	OATI-I
-	GEORGIA, GWINNETT COUNTY.
-	I do solemnly swear that , deceased, died
1	intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
1	deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
State of the last	Administrator. "So help mc, God."
A STATE OF THE PARTY OF	Sworn to and subscribed before me, this day of 19
	4. March 14. 14. 14. 14. 14. 14. 14. 14. 14. 14.

Recorded .....

GEORGIA, Gwinnett County.
ANOW ALL MEN BY THESE PRESENTS, That we, No be and S. N. Margan as Principe and Maryland Casually Companisolities, are held and firmly bound until
as Permaper and Maryland Casually Compar 1/bellimine
maryland 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 two theread \$2000.00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes,
necsents.
Scaled with our scale, and dated this Lawners le, 4 april 10, 14 3)
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
H. G. T G. W. Mogan, or the hands or possession of any person of
persons, for , and the same, so made, do exhibit unto the said Ordinary when They shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of their actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and N. G. V B. W. Mange
in such case, 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. D. W. Mosa (L. S.)
approved of mary land Casualiz Comp. (L. S.)
E S. Wogs, Order By ann Barnell ally in Just
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swcar that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

......19......

GEORGIA, Gwinnett County.
as Principal and J. E. Johnson, with principal Selection
Jone Coulist of the sa account, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lio Thousand \$2,000.00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Lawlence lile. Le Jue > 193>
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound mr. Maggie E. Broof
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Horner D. Brook late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
persons, for , and the same, so made, do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs-Moggie E. Besolin such case, 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. Moygin & Broof (E.S.)
approvady: E. S. Wymody SE-Johnson (L. S.)
HTAO
GEORGIA, GWINNETT COUNTY.
I do solemniu swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.	T. Long
KNOW ALL MEN BY THESE PRESENTS, That we, B.R. Bell as and Les Greenand Fallen and	Principal
and die thenant of ween	
, securities, are held and	Armly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just  Three Thousand \$\frac{4}{3},000000\tag{00}	
for the payment of which sum to the said Ordinary, and his successors in office, we and or	urselves, our hair
executors and administrators, in the whole and for the whole sum, jointly and severally a	ed firmly, by these
Scaled with our scals, and dated this at Landrence itle ya.	July 10-
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above boun	ıd
do make a true and perfect inventory of the goods, chattels, rights, credits, lands a	nd tenements of
County, deceased, which have or shall come into the hands, possession or knowledge of t	hc said
B. H. Bell , or the hands or possession	ı of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary who	
be thereunto required; and 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 doi	ngs therein when
shall thereunto be required by the Court; shall deliver and pay to such p	erson or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear t	hat any Last Will
and Testament was made by the deceased, and the same be proven before the Court of C	
Executor obtain a certificate of the probate thereof, and Bill Bul	
in such case, if required, render and deliver up the said Letters of Administration, then this	s obligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court. B.R.B. RUL	
offered by Les Green	(L. S.)
E.S. Woga ord If. allen	
OATI-I	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	
intestate, so far as I know or believe, and that I will well and truly administer on all the $lpha$	state of the said
deccased, and disburse the same as the law requires, and discharge to the best of my ability	j all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this day of	

Recorded \_\_\_\_\_\_\_19.

GEORGIA, Gwinnett County.
and Les Vien of Vallen
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Live France & Baron & Barons
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs.
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
nesents.
Sealed with our scale, and dated this Lawrence seles to July 10th 1937
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound & A
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
miso alice V. Lillo Jute of Girinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said. &
, or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and BIR, BEE
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.  B. R. Beet (L. S.)
Signed, scaled and acknowledged in open Court.
Oran extent of
E'L Wage Ord J. J. allen 1.5
OATH
OATT
GEORGIA, GWINNETT COUNTY.  , deceased, died  I do solemnly swear that
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intextate, so far as I know or betteve, and that I will the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

GEORGIA, Gwinnett County.
KXOW ALL MEN BY THESE PRESENTS, That we, Honald J. Renleans
as Rumapal and Jo J. Bogg -
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Han Thousand & n/
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at Lawrence le, Ja. ang > 183
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Ronald J. Renlicent
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Arank I. Renlecasi late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Ronald J. Genlicast , or the hands or possession of any person or
persons, for hand, and the same, so made, do exhibit unto the said Ordinary when hall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Ronald J. Puntern
in such case, 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. Ronald J Penlicant (L. S.)
(L. S.)
( <i>L</i> . \$.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.
Sprogging, T Uniled States Findelity and Grand Comp Balliman, Maryland and production, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Juenty Three Headway \$12300.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this at alkania, Fer any 2 193,
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Mr. Durie Ylarwood Spragnis
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Ned Elerast yearned late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
persons, for fine, and the same, so made, do Ahibit unto the said Ordinary when the shall
be thereunto required; and such goods, chattels, oredits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mere Lucas yearned Sprong
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. Mr. Lung yeurod Spray 1th. S.)
opproved of / United Solis Fredeling and Stantos.)
E. Sev 5 Company (1. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

GEORGIA, Gwinnett County.	The state of the s
KNOW ALL MEN BY THESE PRESENTS, T	Bury see, J. E. Woodall as Puncips
and E. n. Heemphie & WCI	Berry
The second secon	, securities, are neta and firmly bound
the Ordinary for said County, and his succession the Thousand \$3,000.00	rs in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary	and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
The state of the s	
Scaled with our scals, and dated this and	Lawrence Sille, Fer. nov. 1-193)
	TIOX IS SUCII, That if the above bound
do make a true and perfect inventory of the go	ods, chattels, rights, credits, lands and tenements of
m. a.E. Woodal	late of Gwinnett
	he hands, possession or knowledge of the said
J. E. Woodale	, or the hands or possession of any person or
0 0	do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, cre	edits, lands, and tenements do well and truly administer
according to law, and do make a just and true acco	ount 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,	
	U aid Letters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	LE. Woodsel (L. S.)
Offravedly	Sug Burn
E. S. Wager andrey	Will North
φ, τ · · /	E. N. Hernysher (L. S.)
C	DATH
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deccased, died
	ll well and truly administer on all the estate of the said
	, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	-,,
Sworn to and subscribed before me, this	day of 19

ADMI	BES I SHOULD FOR IT AND
GEORGIA, Gwinnett County.	
and J. C. Buel a	Eurel as Cumipal
, securiti	cs, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assign flow Thomas (\$4,000.00)	ine in the just and toll
for the payment of which sum to the said Ordinary, and his successors in	
executors and administrators, in the whole and for the whole sum, jointl	
presents.	_
Scaled with our scale, and dated this at Lawrence	Alle 10a, 2 ed 6-193
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That	if the abore bound
do make a true and perfect inventory of the goods, chattels, rights	
E, L, Berel	
County, deceased, which have or shall come into the hands, possession	
Ni S. Curel, or the h	_
persons, for home, and the same, so made, do exhibit unto the	
be thereunto required; and such goods, chattels, credits, lands and tene	ments do well and truly administer
according to law, and do make a just and true account of	
shall thereunto be required by the Court; shall deliver	
respectively, as they may be entitled to the same by law. And if it shall	hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven bef	ore the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and M. S. To	auch
in such case, if required, render and deliver up the said Letters of Admin	istration, then this obligation to be
roid; else to remain in full force.	1 1
	level (L.S.)
approvedly &. C.	laurel 1 1 5.
E. S. Man, our	L. S.
OATH	
GEORGIA, GWINNETT COUNTY.	
The standard and the same that	den 31 å, å, t
the same a believe and that I will well and truly odr.	ninuster on all the erisit i, in
deceased, and disburse the same as the law requires, and discharge to the	he best of my ability all my auties as
Administrator. "So help me, God."	
* * * * * * * * * * * * * * * * * * * *	

Sworn to and subscribed before me, this

1. -

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, E. Q. Spin or Princeps and E. a. Jones and
KNOW ALL MEN BY THESE PRESENTS, That we, or of December frames
and 6. a. Jones at
, securities, are held and firmly hour.
the Ordinary for said County, and his successors in office and assigns, in the just and full successors
Levelve Hundred (\$1200-09) Dalla
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our has
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
presents.
Scaled with our scals, and dated this ai Lawrencevelle, to Dec. 25-15
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements
ms: C.E. Spin late of Gwinner
County, deceased, which have or shall come into the hands, possession or knowledge of the said & A
or the hands or possession of any person of
persons, for him, and the same, so made, do exhibit unto the said Ordinary when A sha
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administe
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 Wil
and Testament was made 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. E. a. Spin (L. S.)
opproved by
E. S. Wager, and
(L,S)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
the grant of the control of the cont
Sworn to and subscribed before me, this day of
Recorded 19

Recorded .....

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, T	hat we, M. D. Dvey as
V /	, securities, are held and firmly bound unto
the Ordinary for said County, and his successor Suffeen Hembred (8	in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs,
	the whole sum, jointly and severally and firmly, by these
presents.	
Scaled with our scals, and dated this at	Lawrence elle, Fai Jan 3 2
	TION IS SUCII, That if the above boundM :
	ods, chattels, rights, credits, lands and tenements of
	late of Gwinnett
<i>V</i>	te hands, possession or knowledge of the said
m. D. Sylen	, 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, cr.	edits, lands and tenements do well and truly administer
according to law, and do make a just and true according	unt of find actings and doings therein when
	Court; shall deliver and pay to such person or persons,
	law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the Executor obtain a certificate of the probate thereof	same be proven before the Court of Ordinary, and the and M. D. Lvey
in such case, if required, render and deliver up the s	aid Letters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	M. D. Ivey (L.S.)
E. b. Word by	J. E. Weble (L. S.)
E. P. Mand and	(L. S.)
C	ATI-I
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
intestate so far as I know or believe, and that I will	l well and truly administer on all the estate of the said
deccused, and disburse the same as the law requires	and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
RNOW ALL MEN BY THESE PRESENTS, That we, O-E . Upohawar Cronepal & Hary L. Upohaw & J. J. Borgerel
the Ordinary for said County, and his successors in office and assigns, in the just and full sum  Live Flore I \$\beta 2000.00\end{assigns}
The two payments of white same to the same Office and Dis successors in office and
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at Lawrenceville, In Feb. > 1358
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  P. C., Upohau late of Gwinnett
County, deceased, which have or shall some into the hands, possession or knowledge of the said , or the hands or possession of any person
persons, for Line, 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 Liactings 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 O. E. Upolived
in such case, 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. O. E. Upshell (I. S.)
E. S. W-gro, and (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, That we	HS. Leathyrum I am
Puncipal and D. F. Moon	as Recent
	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in	office and assigns, in the just and full sum of
Jufleen Hundred &	(1500.00) Dollar
for the payment of which sum to the said Ordinary, and	his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the w	hole sum, jointly and severally and firmly, by these
ante	*
Scaled with our scals, and dated this at &	aurenaville, La Fish > -1935
THE CONDITION OF THE ABOVE OBLIGATION	'IS SUCII, That if the above bound A.L.
do make a true and perfect inventory of the goods,	
do make a true and perfect inventory of the goods,	late of Gwinnett
County, deceased, which have or shall come into the h	
Leacherward	or the hands or possession of any person of
persons, for and the same, so made, do	
be thereunto required; and such goods, chattels, credi	
according to law, and do make a just and true account	at of his actings and doings therein when
	ourt; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by la	
and Testament was made by the deceased, and the s	ame be proven before the Court of Ordinary, and the
and Testament was made by the deceased, and the	and H.L. Teotherwood
executor obtain a certificate of the product thereoff	id Letters of Administration, then this obligation to be
void; else to remain in full force.	Z/L, Lucherwood (L. S.)
	D-Fr. Moon (L.S.)
approved W	2 - J. 7700 0 7 (E. S.)
E.D. wager	(L. S.)
C	ATH
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, diec
intestate, so far as I know or believe, and that I wi	ill well and truly administer on all the estate of the said
deceased, and disburse the same as the law require	s, and discharge to the best of my ability all my duties
Administrator. "So help me, God."	
	day of
Sworn to and subscribed before me, this	
Recorded	19

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Howeved, Welson a Cruncipal of Harlford according and Indemnity Company  of Securities, are held and Arming.
Process of A Harland and a glade of the state of the stat
Company Congression and Congression Congression
, securities, are held and firmly bound unto
Leven Thansam (\$700,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our had
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 at Law remarkle, Ju, Hely >-1738
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound HomenLy Wilson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of William Wilson late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Homer Le Wildon , or the hands or possession of any person or
persons, for, 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 Lactings 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 Homes L. Milose
in such case, 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. Hower L. S.)
Opprovedby Harlford acodericand (L. S.)
E.S-Way ording Sondemity Co: (I. S.) Lacurenaulte Indurance of any
DATH Sallienaulle Indurance of they
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

.....19. .....

Recorded

GEORGIA, Gwinnett County.			
EVOLUTION ALL MEN BY THESE PRESENTS. That we H. I Proposition of Parties of P			
and W. Fr. Hamillon and Brunie Rudreis or Russia			
securities, are held and Armly bound unto			
he Ordinary for said County, and his successors in office and assigns, in the just and full sum of			
One Thousand \$/000.00)			
or the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,			
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these			
presents.  Sealed with our scals, and dated this at Lawrencestile, Gar. Fleb. 7-193°			
Scaled with our scals, and dated this W. & REDNESSEE 102 102 102 102			
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound 74-1			
a wales a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of			
James N. Pusher late of Guinnett			
County, deceased, which have or shall come into the hands, possession or knowledge of the said			
A de Cuchell , or the hands or possession of any person or			
persons, for ham, and the same, so made, do exhibit unto the said Ordinary when he shall			
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of 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 the same he prover before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and			
Executor obtain a certificate of the product thereof the said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be			
void; else to remain in full force. W. I Perol rell (L. S.)			
opproved by E. I Wogo, and W. H. Hamilton (L. S.)			
approved by E. S. Wogo, and W. F. Hamilton (L.S.)			
Binnie Ruckeit (1. S.)			
OATH			
GEORGIA, GWINNETT COUNTY.			
, aecrara, arca			
helions and that I will well and truly administer on at the extens of			
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as			
Administrator. "So help me, God."			
19			
Diedin to and interest			
Recorded			

Recorded .....

GEORGIA, Gwinnett County.
CIS Principal & Hill Streeman a Hillman
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  One Hundred \$\beta(\text{IO.OC}\) -
for the payment of which sum to the said Orathary, and his successors the office, we and ourselves
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Lawrenceville La Man. 12/4
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound modeline M. Ilnama
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mo. Aurora Maudin late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when As shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of here actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. alice M. Fellman
in such case, if required, render and deliver up 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-Clice M. Freemag. 5.)
Cost of all the
E.S. Wojs, didning (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

......19......

	19
Sworn to and subscribed before me, this	
	day of
Administrator. "So help me, God."	
decreed and dishurse the same as the law require	s, and discharge to the best of my ability all my duties
t time and that I m	ill well and truly administer on all the care
GEORGIA, GWINNETT COUNTY.	, deceased, di
	OATH
E. S. Wogs, ordy	(L. )
approved by	6. S. Lunder (L.
Signed, scaled and acknowledged in open Court.	1 9 4
roid; else to remain in full force.	of B. G. Starter
in such case, if required, render and deliver up the	said Letters of Administration, then this obligation to
Frequency obtain a certificate of the probate thereof	1, and VIRI dunter
and the	e same be proven before the Court of Ordinary, and to
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last W
shall thereunto be required by the	Court; shall deliver and pay to such person or person
according to law, and do make a just and true acco	ount of his actings and doings therein who
to the rounts required and such soods, chattels, cr	edits, lands and tenements do well and truly administ
persons for this , and the same, so made	, do exhibit unto the said Ordinary when he sho
J. B. Lunder	, or the hands or possession of any person
,	he hands, possession or knowledge of the said
D. We Cowe	
	ods, chattels, rights, credits, lands and tenements
1/	TOO IS SEEN, That if the above bound 10119
THE CONDITION OF THE IROUF ORLIGHT	TION IS SUCH, That if the above bound V.B.
Scaled with our scals, and dated this	L'achiercelie de-cape 20-1
resents.	Land Comment of the Man 12 1
recutors and administrators, in the whole and for t	the whole sum, jointly and severally and firmly, by the
	and his successors in office, we and ourselves, our heir
,	
	s in office and assigns, in the just and full sum of
	, securities, are held and firmly bound unt
Principal and	C. S. Eunler a
KNOW ALL MEN BY THESE PRESENTS, T.	hat we Vi & Lunley as

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
Brincipal and John Dummer
, securities, are 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 \$ 200.04
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Lawrenceville, See: July 18-38
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 Edvir Grant Joelson late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
persons, for Ini, 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
to the deceased and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and & Carl Roquel
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.  Approved by  John Dummerae (L. S.)
John Dummerae (L. S.)
E. S. Wag to admy John Dummer (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
believe and that I will well and truly administer on at the estate
intestate, so far as I know or verteve, and that I know a discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded ......

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, David, Horoce T Edwin
medlock as Pamapar of Jon Craig
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
to the payment of which sum to the said Ordinary, and his successors in Office, the and our series, 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 & awarmed de the fully 13,
193 ×
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound  David, Horace & Edwar Midlock
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
do make a true and perfect inventory of the goods, enacteds, rights, or the late of Grimmet
mo. Ella V. Medlo 42 late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said Dowl Jacou Tedurin Midloch, or the hands or possession of any person or
persons for Hum and the same, so made, do exhibit unto the said Ordinary when they shall
independent of the state of the
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
The same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Worked forces allemphotos
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
signed, sealed and acknowledged in open Court. Dovid Muslod (L. S.)
opproved by (I. S.)
E. S. Wagry Darray Horace medlock (L. S.)
OATH John Croig
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
the transfer of the transfer o
Sworn to and subscribed before me, this day of 19

.19. ......

ADMINISTRATE
GEORGIA, Gwinnett County.
Kelley as amagal and so I Kelley or
felley at americal and Su. D. Itelley or , securities, are 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 Than I (B),000,00) . Dallo
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our seals, and dated this at Lawrence lile, See Lug 1-93
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound mo. Mary Law McDaniel Kelley
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of mo- Hrances Burland MC Daniel late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said mo- Mary Law Mc Sanul Kelley, or the hands or possession of any person or
persons, for he, and the same, so made, do exhibit unto the said Ordinary when Blue shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of here actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mr. Mary Lew McDurick Kelley
in such case, 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. Many Law Mc Sanis Kellyt. S.)
opposed by, D.C. Kelly (L.S.)
E. S. Wag & Ordina (1. 8.)
OATH
GEORGIA, GWINNETT COUNTY. , deccased, died
that I will well and truly administer on all the tweety
deceased, and disburse the same as the law requires, and discharge to the best of my
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, T	hat we, William I muselin and Davide, the anneigher and Hary
and Indemnty Comp	, securities, are held and firmly bound unto
on the successor	s in office and assigns, in the just and full sum of
Dry 18600000) Municipal and	alla-6
for the payment of which sum to the said Ordinary	and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this AF.	Lawrenceville, Du. Aug 10,1458
AS. mc milliam	TION IS SUCII, That if the above bound N.F. f
to make a true and perfect inventory of the go	ods, chattels, rights, credits, lands and tenements of
J. m. M. C. Millian	late of Gwinnett
a	he hands, possession or knowledge of the said
I. m. mo hall is	do exhibit unto the said Ordinary when They shall
persons, for , and the same, so made,	edits, lands and tenements do well and truly administer
be thereunto required; and such goods, chatters, er	ount of Their actings and doings therein when
according to law, and do make a just and true dece	Court; shall deliver and pay to such person or persons,
shall thereunto be required by the	law. And if it shall hereafter appear that any Last Will
and mentament was made 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. F. + A. R. mo millian
in such case, if required, render and deliver up the s	aid Letters of Administration, then this obligation to be
void; else to remain in full force. Sidned, sealed and acknowledged in open Court.	William Franklin mc million
Opproved W	selon Locklin mc million (L. S.)
E. S. Wag vo and may	Harlfind Accederin and and maly (L. S.)
	ATH.
TOP CIA CHANNETT COUNTY	
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	Il well and truly administer on all the estate of the said
intestate, so jar as 1 know or occeeve, and that I we	, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of 19

GEORGIA, Gwinnett County.
GEORGIA, Gwiniett Goditey.
and National Surely Carperation Mew yard My
and National Durely arparation Med yark n.y
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of fine Thacoand \$5,000.00 Dallace
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Sealed with our scals, and dated this allanda, Longia
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 Mi J. Broky late of Gwinnett
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
persons, for lism; 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made 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. R. Brasey
Executor obtain a certificate of the product energy, and some first and sold and the sold action to be in such case, 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. Brody (L. S.)
national Jurely Carporalians.)
A SU Music T. Mc Caller (L. S.)
E. S. Wogor Oust allamey in fack
OATI-I ,
GEORGIA, GWINNETT COUNTY.
· ·
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and showerford office and

38 ADMINISTRATOR'S BOND.
GEORGIA. Gwinnett County.  ANOW ALL MEN BY THESE PRESENTS, That we, James Johning, Millard & and June Garrier, and Bonic allen & Securities, are held and Armity bound, securities, are held and Armity bound
the Ordinary for said County, and his successors in office and assigns, in the just and full successors for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by
presents.  Scaled with our scals, and dated this July 6, 1938
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Lame
Johning, Milland Heller on putter from Johnson But and tenemen do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenemen late of Gwin E. L. Whiling  County, deceased, which have or shall come into the hands, possession or knowledge of the said Line Whiling; Milland Hellont Jesse Garrell, or the hands or possession of any persons, for and the same, so made, do exhibit unto the said Ordinary when They
persons, for the control persons, and the control persons, for thereunto required; and such goods, chattels, credits, lands and tenements do well and truly admin according to law, and do make a just and true account of Their actings and doings therein according to law, and thereunto be required by the Court; shall deliver and pay to such person or person
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last
Executor obtain a certificate of the probate thereof, and Theref in such case, if required, render and deliver up the said Letters of Administration, then this obligation is
Signed, scaled and acknowledged in open Court. Laman Whiling (I. Approved by', Melland I tellow (I.
E.S. Wog so, and Jusse barrele Bona allen for (1)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased,
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the
deceased, and dixburse the same as the law requires, and discharge to the best of my ability all my duti
Administrator. "So help me, God."

Recorded ....

Sworn to and subscribed before me, this day of 19\_\_\_

GEORGIA, Gwinnett County.	
DI WHEEL DEEL TO THE	we, O, B Luck sa Ormapal
and . D. C. R. Ellington	
and .	securities, are held and firmly bound unto
the Ordinary for said County, and his successors i	n. Office and gooden in the instant of the
Juenty - Jan (PC)	
the payment of which sum to the said Ordinary, an	d his successors in office, we and ourselves, our heirs,
cxecutors and administrators, in the whole and for the	whole sum, jointly and severally and firmly, by these
· ·	
Sealed with our scals, and dated this At &	redrencedable, &q. Oct . 3-1938
O. B. Turch	X IS SUCH, That if the above bound
do make a true and perfect inventory of the goods	late of Gwinnett
County deceased, which have or shall come into the	hands, possession or knowledge of the said
Q.B. Quel-	, or the hands or possession of any person or
persons, for free, and the same, so made, de	exhibit unto the said Ordinary when he shall
	ts, lands and tenements do well and truly administer
according to law, and do make a just and true accoun	t ofactings and doings therein when
Shall thereunto be required by the Co	urt; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by la	v. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the so	ime be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, a	nd 0116 Vecl
in such case, if required, render and deliver up the said	l Letters of Administration, then this obligation to be
void; else to remain in full force.	a Rotalia (188)
Signed, scaled and acknowledged in open Court.	O. B. Lucha (L. S.)
opproved cy	S.C. R. Ellington (L. S.)
E.S. Worg and	(L. S.)
OA	TH
GEORGIA, GWINNETT COUNTY.	deceased, died
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I will t	vell and truly administer on an true estate -,
deceased, and disburse the same as the law requires, a	nd discharge to the best of my donny coming
Administrator. "So help me, God."	and the state of t
Sworn to and subscribed before me, this	day of 19 _
-	The same that the same that the same to th

Recorded 19

ADMINISTRATOR'S BOND.			
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, I as Principal and Work Michigan.	O. Ma	excust C-M- >	ne mill:
KNOW ALL MEN BY THESE PRESENTS, T	That we, J. M.	mc millian T	A. C
as Principal and 10 of me mile	sc.	curities, are held and fir	mly bound une
mc millian	in office and	assigns, in the just of	and full sum
the Ordinary for said County, and his successor for Jhousen & 4,000-00)			
fan Thousand & 4,000	and his success	ors in office, we and our	sclves, our heirs
executors and administrators, in the whole and for	ene ionoro		
presents.  Scaled with our scals, and dated this A.A.	Laulien	ceville, Ge. pr	V.7-183
THE CONDITION OF THE ABOVE OBLIGAT	TION IS SUCII, I	That if the above bound	
of marcine me milleans C. M.	mcmille	<u>`</u>	
If Home memillan			acc of Gwinnett
	he hands, possess	non or knowledge of the	. autu
margue & C.M. MC million	, or th	he hands or possession o	of any person or
persons for and the same, so made,	do cxhibit unto	the said Ordinary when	shall
	cdits, lands and t	enements do well and t	ruly administer
according to law, and do make a just and true acco	unt of one	actings and doing	gs therein when
shall thereunto be required by the	Court; shall deli	ver and pay to such per	son or persons,
respectively, as they may be entitled to the same by	law. And if it sl	hall hereafter appear the	ıt any Last Will
and Testament was made by the deceased, and the	same be proven	before the Court of Ore	linary, and the
Executor obtain a certificate of the probate thereof,	and J. Marc	wy C.m.mcm	ellin.
in such case, if required, render and deliver up the so	aid Letters of Adi	ninistration, then this	obligation to be
void; else to remain in full force.	Marc	washrelled	
Signed, scaled and acknowledged in open Court.	W.XI .	me milian	(L. S.)
Opproved By,	A. m.	me melian	(L. S.)
E. S. Wagoo, Ordman	J. C.	mc melia	(L. S.)
	ATH		
CEORCIA CUINNETT COINTY	<del></del>		
M do solemnly swear that John Th	omas m	c millian.	deceased, died
intestate, so far as I know or believe, and that I will			
deceased, and disburse the same as the law requires,			
Administrator. "So help me, God."			
Swarn to and an hamilton	Cim.	me me mille	-m38
Sworn to and subscribed before me, this	7 4 day	of novi	190_0
	€.	S. Wogn, On	liny
Recorded Nov. 124	19.3 8		

E. S. Wag & Ordina

GEORGIA, Gwinnett County.
EVOW ALL MEN BY THESE PRESENTS, That we, Rolest Barlow Whilworth
as Ormapal, and Commercial Casualty Insurance
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of dry Thousand fine Hundred (\$6500.00) Daller
to the naument of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our seals, and dated this at allania de. 2 so - 3 - 1934
Robert Barlow Whilworld or
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of mo- Malida Jane Lumel late of Guinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
persons, for, and the same, so made, do exhibit unto the said Ordinary when _ for shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Brdinary and the Executor obtain a certificate of the probate thereof, and Rolust Barlaw Whilevall
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.  Signed, sealed and acknowledged in open Court. Rolein Barland Whilewarth (L. S.)
J. Campbelle approved by Commercial Cusually (L.S.)
El Marco A. A. and Sixurania Company (L.S.)
By Earnell M. Gabriel ally in-land
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the raid
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

Recorded .

ADMINISTRATOR
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Kyle W. Bragdon as  Bracepae, and J. A. Bradley  Georgies, are held and firmly bound unit  one and assists, in the just and full sum
WOW THE MEY BY THESE PRESENTS, That we, I gu Vor Toury
Proceed and J. A. Bradley
(firmerpet, and firmly bound uni
and the state of t
for the payment of which sum to the said Ordinary, which is a payment of which sum the severally and firmly, by thes executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
presents.  Scaled with our scale, and dated this at Lawrencevelle, See . Dec 6-19;
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
V 1 711. Be and and
true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Wile K. Bindon late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Kyle 301 Brog don, or the hands or possession of any person of
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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. $$ And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Kyle W. Brogolow
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; clsc to remain in full force.
Signed, scaled and acknowledged in open Court. Ryle W, Brugdon (L. S.) Approved Rey', J. A. Brudley (L. S.)
approved by, J. A. Bradley (L. S.)
E.S. Wague, Ordy (L. S.)
•
OATH GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
the sign of the control of the contr
Sworn to and subscribed before me, this day of 19

TOR'S BOND.	\$13 & SAFERD FOR CO PT LONG
DMINISTRATOR'S BOND.	1
GEORGIA, Gwinnett County.	we, J. E. Woodall as Crimcipal lines, securities, are held and firmly bound unto
KNOW ALL MEN BY THESE PRESENTS, That	o . The state of t
and W. C. Berry and G. M. Harry	lineit.
- Comment of the comm	, securities, are 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 (\$ 6,00	(U. ou)
to the said Ordinary, a	nd his successors in office. We and ourselves, our neirs,
for the p-s	e whole sum, jointly and severally and firmly, by these
presents.	0 4 1 1 11 1629
Sealed with our seals, and dated this & &	autremente, Sa. Aleber 64-1936
THE CONDITION OF THE ABOVE OBLIGATION	ION IS SUCII, That if the above bound
J. E. Woodall	:
do make a true and perfect inventory of the goo	ds, chattels, rights, credits, lands and tenements of
and I mo. Mr. Wood	lace of Giolinece
County, deceased, which have or shall come into the	te hands, possession or knowledge of the said
n & Want all.	or the hands or possession of any person of
persons, for mm, and the same, so made,	do exhibit unto the said Ordinary when he shall
	edits, lands and tenements do wen and
	ount of Fire actings and doings therein to
about the rounts he required by the	Court; shall deliver and pay to such person
to the same by	law. And if it shall hereafter appear that any man
	to prove herete the Court of Orathary
	of and X 6. Journal
in such case, 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	1. J. E. Woodsel (L. S.)
	W. C. Berry (L. S.)
E. S. Woger, Ordy	E. n. Humphin (L. S.)
	OATH
GEORGIA, GWINNETT COUNTY.	
	, deceased, die
• • • • • • • • • • • • • • • • • • • •	will mell and trail account
deceased and dishires the same as the law requ	ires, and discharge to the best of my ability all my duties
Administrator. "So help me, God."	The second secon
Manufacture. So help me, down	day of 19
Sworn to and subscribed before me, this	day of19
	A STATE OF THE STA
Recorded	

GEORGIA, Gwinnett County.
GEORGIA, GWITHELL GOUNG.  KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Marnie Hunderlung as Juneipal and AD. Williams are beld and Armly bound unto
I mipal and AD. William and
, accurities, are new and property
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Livo Thomas (\$2000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this Ar Lawrence Me, Ga.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound mis.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
do make a true and perfect inventory of the goods, endities, rights, treates, trained late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
County, deceased, which have or shall come the the hands or possession of any person or mes manu Hunderburg, 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
persons, for, and the same, so made, do exhibit this the same of the same and truly administer
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Land 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
I had be decreed, and the same be proven before the Court of Ordinary, and the
The state of the probate thereof, and me plane summer
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Signed, scaled and acknowledged in open Court. Mrs. Marrie Hunderburg (L. S.)  Opproved By'. (L. S.)
approved By; A. D. William (L.S.)
E. D. Woger, Ordy (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate on the sea I know or believe, and that I will well and truly administer on all the extate of the soul
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
19
Sworn to and subscribed before me, can
en de la companya de

GEORGIA, Gwinnett County.	100
nnre nnrervær Tha	we, J. C. Burro, as Runepal
6 2/1/2 a Burn Blem Bu	ins T. W. O. Burno
	, securities, are new and printy bound unto
County and his successors	in office and assigns, in the just and full sum of
the Ordinary for said County that	\$24,000.00) Dalley
werty Jan to the said Ordinary, as	nd his successors in office, we and ourselves, our heirs,
for the payment of which sum to the whole and for the	e whole sum, jointly and severally and firmly, by these
presents.  Sealed with our scals, and dated this At (	Lawrence de Gen: mar. 6. 135
THE CONDITION OF THE ABOVE OBLIGATION OF THE ABOVE OBLIGATION	ON IS SUCII, That if the above bound
de make a true and perfect inventory of the good	s, chattels, rights, credits, lands and tenements of
W. J. Burno	late of Gwinnett
the state of the s	hands, possession or knowledge of the said
Tr.C. Burno	, or the hands or possession of any person or
	o exhibit unto the said Ordinary when he shall
	its, lands and tenements do well and truly administer
be thereunto required; and such goods, endeten, e.c.	nt of his actings and doings therein when
	ourt; shall deliver and pay to such person or persons,
	w. And if it shall hereafter appear that any Last Will
	ame be proven before the Court of Ordinary, and the
and Testament was made by the acceased, and the se	and H. C. Bussi
	d Letters of Administration, then this obligation to be
roid; else to remain in full force.	J. C. Burno. (L. S.)
Signed, sealed and acknowledged in open Court	500
E.D. Wogen Coderany	Welma Beenst (L. S.)
G.D. Wige of Colors	W. a. Burno (L. S.)
OA	ATH
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	, deceased, died
	well and truly administer on all the estate of the said
	and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of 19
Recorded	.19

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, That & American Jurely Company of	we, J. V. Hood so Suncipal
& American July Company of	new york as
	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in	n office and assigns, in the just and full sum of
Tuflier Thousand (M), od	(\$ 16,000.00)
for the payment of which sum to the said Ordinary, an	d his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the	whole sum, jointly and severally and firmly, by these
_	
Scaled with our scals, and dated this Alland	W , Long in
Deares.	
THE CONDITION OF THE ABOVE OBLIGATION	ON IS SUCII, That if the above bound
7:01/1000	about a sight condition lands and tenements of
do make a true and perfect inventory of the good	late of Gwinnett
Js. A / Mee	t d a series on Imposeledge of the said
County, deceased, which have or shall come into the	nands, possession of knowledge of the same and person of
persons, for firm, and the same, so made, d	, of the hands of possession of any person
persons, for	o exhibit unto the sala Orathary when 2
be thereunto required; and such goods, chattels, crea	lits, lands and tenements do well and truly administer
according to law, and do make a just and true account	nt of Leis actings and doings therein when
heshall thereunto be required by the C	ourt; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by l	aw. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof,	and July ablication to be
in such case, if required, render and deliver up the sa	id Letters of Administration, then this obligation to be
void; else to remain in full force. Signed, sealed and acknowledged in open Court.	& V. Hood (L.S.)
	American Jurely Company (L. S.)
approved By,	American Justy Company (1. S.) new yark. (1. S.)
E, S. Woyes ander	
C	ATI-I
GEORGIA, GWINNETT COUNTY.	
I do solomnly awar that	, deceased, died
intestate as for as I know as believe, and that I wi	ll well and truly administer on all the estate of the said
deceased and dishurse the same as the law requires	, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
	19
Sworn to and subscribed before me, this	day of
Recorded	<b>19</b>

Recorded .....

GEORGIA, Gwinnett County.  KYOW ALL MEN BY THESE PRESENTS, That we; Mrs. Birdie Bell Burnies as Principal and L.D Ewing and Carl A. Garne as Principal and L.D Ewing and Carl A. Garne
, out a unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Liven Thousand (\$), 000, of Dalla
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the same of the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this At Lawrence sile Gu. Mar, 28,1935
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
Robert Burnell late of Gwinnett
County descreed which have or shall come into the hands, possession or knowledge of the said
Mrs. Budie Bee Burner , or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when Shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of he actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Rundie Bull Burnetts
in such case, if required, render and deliver up 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. Bushie Bell Burnell (L. S.)
approved Boy, I. D. Ewing (L. S.)
E. J. Wogs, Ordmany Carl a. Larner (I. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

j-- 15-j.

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, That	we. Miss. Clara Carley Reeves T
n 6 12 Carley Willace as am	repal and E. M. Humahur
of moreall	, securities, are held and firmly bound unto
County, and his successors i	n office and assigns, in the just and full sum of
win marine 1	
for the payment of which sum to the said Ordinary, ar	nd his successors in office, we and ourselves, our heirs,
for the payment of white executors and administrators, in the whole and for the	whole sum, jointly and severally and firmly, by these
	redrences ille, For april 3-1735
6. Jen Reeves & man Ester Carlly 20	ON IS SUCH, That if the abore bound jos-
and perfect inventory of the good	s, chattels, rights, credits, lands and tenements of
N. N. Carller	late of Guinnett
	hands, possession or knowledge of the said/
a bulk when I make the Carting Wa	, or the hands or possession of any perion of
and the same, so made, d	lo exhibit unto the said Ordinary when
	lits, lands and tenements do well and truly sample.
and do make a just and true accou	nt of office actings and scings therein when
about thereur to be required by the C	ourt; shall deliver and pay to such perion or perion.
to the same by le	air. And if it shall hereafter appear that any Last Will
	and the case of the said
in such case, if required, render and deliver up the sa	id Letters of Administration, then this obligation to be
roid: else to remain in full force.	
Signed, realed and acknowledged in open Court.	mi Ciaro Carley Russer 15
	The total street is
others by	E. W. Humahur
Er 1874, Erderny	7: 0.
0	ATH
GEORGIA, GWINNETT COUNTY.	
I do tolemnly rue or that	, decreased, died
that I will	I will and train asmitted on
deviated, and disburre the same ar the law requirer.	, and discharge to the best of my shillty all my duries as
Administrator. "So help me, Gol."	
Evern to and rabicribed before me, this	. Boy of 3
	And the second s

GEORGIA, Gwinnett County.		
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, J. E. Johnson as Princip and Johnson  , securities, are held and firmly bound unto		
and J. A Johnson, securities, are held and firmly bound me		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Hour Shaward (\$4,000.00) Dalland		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,		
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these		
presents.  Scaled with our scals, and dated this AL Laulenceville, Gar April 3,		
1939 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound HE		
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of fame. C. Williams late of Gwinnett		
County, deceased, which have or shall come into the hands, possession or knowledge of the said		
J. E Johnson, or the hands or possession of any person or persons, for and the same, so made, do exhibit unto the said Ordinary when he shall		
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer		
according to law, and do make a just and true account of the actings and doings therein when		
shall thereunto be required by the Court; shall deliver and pay to such person or persons,		
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will		
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be		
Signed, scaled and acknowledged in open Court.		
approved By; & Afolina (L.S.)		
(L. S.)		
OATH		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that, deceased, died		
intextate, so far as I know or believe, and that I will well and truly administer on all the estate of the said		
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as  Administrator. "So help me, God."		
Many Commence of the Commence		
Sworn to and subscribed before me, this day of		

GEORGIA, Gwinnett County.
RIVOW ALL MEN BY THESE PRESENTS, That we Mas Alice Mohoffey as Remercal of Harlford accident and Lordenily Company or
ANOW The I Harlford accodent and dordenile Company or
sccurities, are 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 (\$2,000.00)
Subo Chausana ( Physical
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our scale, and dated this At Lawrenceville , See May 1 si - 35
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Mrs:
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Theodore Vimo Alice Knowf late of Quinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said Miso
alice Mohoffey , or the hands or possession of any person or
persons, for he and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of here actings and doings therein when
Ahe shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mr. Alice Mohoffey
in such case, 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. Alice Mrhoffey (L. S.)
Approved By Hurtford Account and Sordinsking
E.S. Wagus, Ordy Conitany Seller (1. 8.)
HTAO
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
The desirence control of the control
Sworn to and subscribed before me, this day of
Recorded 19.

152
GEORGIA, Gwinnett County.  K.YOH. ILL. MEN BY THESE PRESENTS, That we, John C. Hauslan, Prince and of R Hauslan  , securities, are held and firmly bound unit
the Ordinary for said County, and his successors in office and assigns, in the just and full sum
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
presents.  Sealed with our scale, and dated this At Lawrenceville, Her May 16-18 3
THE CONDITION OF THE ABOVE OBLIGHTION 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. Holland late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person of
persons, for , and the same, so made, do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
Approved By', (L. S.)
E. S. Wogo, Ordinary (L. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that

intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as .1dministrator. "So help me, God."

Sworn to and subscribed before	The state of the s
vector defore me, this	day of 19

GEORGIA, Gwinnett County.
no no no no no no managemental de la
and & W, Book
securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Eight Thousand (\$8,000.00)
of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, fointly and severally and printy, by these
Scaled with our scale, and dated this at Lawrence Me, Gar june 5-1935
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound C. N.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
W. C. Pacecci
County, deceased, which have or shall come into the hands, possession or knowledge of the said
C. H. Paccele, or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when hall
be thereunto required; and 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
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.  C, H, Pauce (L. S.)  Signed, scaled and acknowledged in open Court.
Signed, scaled and acknowledged in open Court.  Signed, scaled and acknowledged in open Court.  Line W. Baar (L. S.)
E. J. Woges, Odnoy (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help mc, God."
Sworn to and subscribed before me, this day of
Recorded 19.

Recorded

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, J. J. Bradford and Principal T AD. Williams, securities, are held and firmly bound unto
KNOW ALL MEN BY THESE PRESENTS, That we, Do Vacagard on
Principal & AD Williams
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum
Twelve Hundred (\$ 1200.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said or the whole sum, jointly and severally and firmly to the whole sum, jointly and severally and firmly to the whole sum.
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 At Lawrence le Je Jene 5-15
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
J.J. Bradfard
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements  Mo, form f. Bradford late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
J. T. Bradfard, or the hands or possession of any person
persons, for and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. J. Bradford
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to
void; else to remain in full force.
Signed, scaled and acknowledged in open Court. J. J. Bradford (L. S.)
Ad Williams (I. S.)
E. S. Wogvo, ardinary (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties
Administrator. "So help me, God."
So help me, dua.
Sworn to and subscribed before me, this day of 19

.....19.....

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

Sworn to and subscribed before me, this

Recorded ....

GEORGIA, Gwinnett County.	
GEORGIA, GWITHELL COUNTY.  KNOW ALL MEN BY THESE PRESENTS, That we, Glenn R, Roberts as	
The margar and the Amie at the	
Nucherway, we never here	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,	
for the payment of which with the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	
presents.  Scaled with our scale, and dated this At Lawrence sile, Hay July 15-143	۶
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bound Glern R. Roleis	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of	•
R. R. Roberto late of Gwinnett	
County, deceased, which have or shall come into the hands, possession or knowledge of the said	
Glenn R. Robeils , or the hands or possession of any person or	
persons, for , and the same, so made, do exhibit unto the said Ordinary when he shall	!
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer	
according to law, and do make a just and true account of Luic 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 Wile	ı
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	•
Executor obtain a certificate of the probate thereof, and kelenn R. Roleiles	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be	c
void; else to remain in full force.  Signed, sealed and acknowledged in open Court. Klessn R. Rolusi. (L. S.	)
Approved by Annie L. Robertie (L. S.	)
E. S. Wag is Oudy 74. B. Leacherwood (L. S.	)
•	
OATH	
GEORGIA, GWINNETT COUNTY.	,
I do solemnly swear that , deceased, dies	
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai	•
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a	
Administrator. "So help me, God."	
Sworn to and subscribed before me, this day of	
	=

19. ......

GEORGIA, Gwinnett County.
Shie and Criminal and Lawrenceville, Insurance agency and securities, are held and printy bound unto
Galney 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 Zwenly - free Herndred (\$2600.00) Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. 17 1 ( 20, 2 1, -30-
Scaled with our scale, and dated this At Lawrence ille, See . Sept 30-
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound I Shill TW.D. Shil
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
ms, S.A, Slill
County, deceased, which have or shall come into the hands, possession or knowledge of the said
W. J. Still , 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 There 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
in such case, if required, render and deliver up 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. July (L. S.)
Opposed by, Su.D. Sliel (L.S.)
E. S. Woger, and Many Causence Willed Somme With the Contract of C
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
THE COURSE OF THE PARTY OF THE
Sworn to and subscribed before me, this. day of 19.

Recorded

GEORGIA. Gwinnett County.  (174. Voull as  KNOW ALL MEY BY THESE PRESENTS, That we, C. 74. C. Lacry	Princip
WOW ILL MEN BY THESE PRESENTS, That we,	
Roke O' Kelly,	y bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and the Ordinary for said County, and his successors in office, we and ourselves and his successors in office, we and ourselves the ordinary and his successors in office, we and ourselves the ordinary and his successors in office, we and ourselves the ordinary and his successors in office, we are ourselves to the ordinary and his successors in office, we are ourselves to the ordinary for said County, and his successors in office and assigns, in the just and the ordinary for said County, and his successors in office and assigns, in the just and the ordinary for said County, and his successors in office and assigns, in the just and the ordinary for said County, and his successors in office and assigns, in the just and the ordinary for said County, and his successors in office and assigns, in the just and the ordinary for said County, and his successors in office and assigns are considered to the ordinary for said County, and his successors in office, we are considered to the ordinary for said County for said County for the ordinary for said County for the ordinary for said County fo	
for the payment of which sum to the said Ordinary, and his successors in office, we and oursely	cs, our heirs
and of which sum to the said Ordinary, and his successors in opening and are	mlu butto
for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the said Ordinary, and his successive for the payment of which sum to the whole and for the whole sum, jointly and severally and fire executors and administrators, in the whole and for the whole sum, jointly and severally and fire executors and administrators, in the whole sum to the said Ordinary for the whole sum, jointly and severally and fire executors and administrators.	mig, og enese
executors and daministration	76 10 90
presents.  Scaled with our scale, and dated this Al Ludiencedille Ber Sept.	18-1937
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
C. A. Poucel	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and to	enements of
do make a true and perfect inventory of the goods, enacted, reserved.	of Gwinnett
M. C. Varret	id
County, deceased, which have or shall come into the hands, possession or knowledge of the so	
C. H. Paruel, or the hands or possession of a	lny person or
persons, for frm , and the same, so made, do exhibit unto the said Ordinary when	n shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and trui	'y administer
according to law, and do make a just and true account of he actings and doings	hercin when
shall thereunto be required by the Court; shall deliver and pay to such person	n or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that e	
and Testament was made by the deceased, and the same be proven before the Court of Ordin	
Executor obtain a certificate of the probate thereof, and C. H. Jacuet	
in such case, if required, render and deliver up the said Letters of Administration, then this obj	igation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court. Q. N. Pouceel	(L. S.)
approved By, Horke O'Kelley	(L. S.)
E.S. Wog so Ordinal I. Fr. Facult	(L. S.)
DATU. C. d'acty	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that , do	eccased, dicd
intestate, so far as I know or believe, and that I will well and truly administer on all the estat	e of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all	my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this day of	
day of	19
<i>_</i>	
Recorded	

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, That we Ormerpal and I. B.	In mol
Principal and Vi. B.	man 1 1 change as
	Madaox
Onlineary for said County, and his succession	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in o	flice and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his	is successors in office, we and ourselves, our heirs.
executors and administrators, in the whole and for the who	ole sum, jointly and severally and firmly, by these
presents.	
Scaled with our scals, and dated this A Lac	ulrenaelille, ba. Oct 12 39
THE CONDITION OF THE ABOVE OBLIGATION IS	S SUCII, That if the above bound
J. W. Mc Kinger	
do make a true and perfect inventory of the goods, el	hattels, rights, credits, lands and tenements of
N, A, Mackey	late of Gwinnett
County, deceased, which have or shall come into the hand	ds. possession or buowledge of the said
J. W. Mc King uf	or the hands or possession of any person or
persons, for , and the same, so made, do ext	hibit unto the said Ordinary when Le shall
be thereunto required; and such goods, chattels, credits, l	
according to law, and do make a just and true account of	hie actings and doings therein when
shall thereunto be required by the Court;	
respectively, as they may be entitled to the same by law.	
and Testament was made by the deceased, and the same	be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and	b. w. mc/mye
in such case, if required, render and deliver up the said Le	tters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	& , SU, Mc Enger (L. S.)
	The B. madde (L. S.)
approved by	(L. S.)
End Wague, Ordy	(L. S.)
OATI	-1
GEORGIA, GWINNETT COUNTY.	·
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I will well	
deceased, and disburse the same as the law requires, and d	
Administrator. "So help me, God."	
Sworn to and a state of	
Sworn to and subscribed before me, this	day of
Recorded	

Recorded

GEORGIA, Gwinnett County.
THE PRESENTS That we May Mary A! Drays
The all V DE Poodall V O. Ampro
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Ingleen Hundred (\$/600.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this at Lawrence Ille, Ja, Oct. 17-1939
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Mrs. Mary H. Brown
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Relph Brace late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said.
mo-Many H. Brace , or the hands or possession of any person or
persons, for he , 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 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 Mo. May H. Bullin
in such case, 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 Mary H. Brown (L. S.)
approved By; J.E. Woodsle (L.S.)
Signed, scaled and acknowledged in open Court. Ma Mary H. Brown (L. S.)  Opproved By;  E. S. Woodse (L. S.)  O. O. Simpson (L. S.)
GEORGIA, GWINNETT COUNTY.  OATI-I
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leccused, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

19.....

Recorded

GEORGIA, Gwinnett County.
Timepal and W.M. Woger as
Inneipal and W.M. Noger as
standary for said County and his
Two Thousand \$200.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
nrescuts.
Scaled with our scale, and dated this at Lawrence le, Su. nov->-1939
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 Laura Hale
County, deceased, which have, or shall come into the hands, possession or knowledge of the said
Q, E, Buchanan, 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made 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. E. Bucharran
in such case, 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. O. E. Bushaman (L. S.)
St. 100 M/2 - 1
approved by
E. D. Wog e Dudy (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded .....

GEORGIA, Gwinnett County.
THESE PRESENTS, That we, Charles, O. Xee, as
Por C. C. Whillips & C. U. d. 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
Three Thousand (\$ 3000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Wh Lawrence Select, Su, 1601/1-1939
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
Jac diec late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Charles S. Lee , or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Lob 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 Charles B. Lee
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
oid; else to remain in full force.
Signed, scaled and acknowledged in open Court. Charles S, Lee (L. S.)
opproved by, C. J. Phillips (L.S.)
E. S. Wager, and (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
· · · · · · · · · · · · · · · · · · ·

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, T
Puncipal und & A. plman

Tal we, Mrs. Eva Lee, 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 The Thousand \$5,000.00) \_\_\_ for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.

Scaled with our scals, and dated this QI Landrenawille, Ga Nov, 11-1935

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound mis. Eva Lue do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Me J. Lee late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ ms Eva L., or the hands or possession of any person or persons, for , and the same, so made, do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of 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 mes. Eur Lee in such case, 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. Inco- Eve Lee E.u. Juxon (L.S.) approved By/ C. J. Phillips (L. S.) E. L. Wrg to and

## OATH

## GEORGIA, GWINNETT COUNTY.

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

Sworn to and subscribed before me, this \_\_\_\_\_\_ day of \_\_\_\_\_

Recorded ...

Sworn to and subscribed before me, this day of 19
Administrator. "So help me, God."
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
I do solemnly swear that
GEORGIA, GWINNETT COUNTY.
OA'TH
E. D. Wag vs , Ordinal Indensity Company. (1. S.)
CIP PLOUSE 191
2/1/10/10/10/10/10/10/10/10/10/10/10/10/1
Signed, sealed and acknowledged in open Court. J. H. William (L. S.)
roid; clse to remain in full force.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Executor obtain a certificate of the probate thereof, and J. Williams
and Testament was made by the deceased, and the same be proven beforg the Court of Ordinary, and the
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
according to law, and do make a just and true account of Lui actings and doings therein when
he thereunta required; and such goods, chattels, credits, lands and tenements do well and truly administer
persons, for, and the same, so made, do exhibit unto the said Ordinary when the shall
J. Hilliam, or the hands or possession of any person or
Good to descreed which have or shall come into the hands, possession or knowledge of the said
mo, Emma a, Williams late of Gwinnett
I were a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
S. H. William
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Scaled with our scals, and dated this
presents.  Scaled with our scale, and dated this at Lawrencedle &u Stov. > +35
executors and administrators, in the whole and for the whole sum, formly and severally and firmly, by these
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
1 Man Humbred Bloom
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Cal
Q to and prostfers Accident
GEORGIA, Gwinnett County.
and County

10
ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
CHONON ALL MEN BY THESE PRESENTS, That we, J. A. Williams, and Indensity Conquery
Remarkal and Harlford accident and Indentify Congress
, securities, are near and princip pound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Shurly fine T M, and
and of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs.
for the payment of the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scales, and dated this at Lawrenceville, Her. Nov. >-1935
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Tate of Gwinnett
U to thick have or shall come into the hands, possession or knowledge of the said
county, deceased, which have 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
be thereunto required; and such goods, endeten, ordered, ordered, actings and doings therein when 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,
they may be entitled to the same by law. And if it shall hereafter appear that any Last will
to the Court of Ordinary, and the
The probate 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.
1. N-10-2000
Signed, scaled and acknowledged in open Court.  Harford according (L. S.)
E. S. Wogus Ondersey Indensity who
OATH
GEORGIA, GWINNETT COUNTY. , deceased, died
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of my ability all my duties as

deceased, and disburse the same as the law requires, and discharge to the Administrator. "So help me, God."

Sworn to and subscribed before me, this ...

Recorded

.....19.......

GEORGIA, Gwinnett County.
GEORGIA, GWINNELL COUNTY.  KNOW ALL MEN BY THESE PRESENTS, That we, C, E, Robinson
a + B. X, Nobinson
, securities, are neta and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Auflien \$1500.00)
for the roument of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our scals, and dated this at Lawrenceville Ise Nov. 6-1935
Sealed 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 tenements of
C. E. Robinson late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
J. E. Robinson, or the hands or possession of any person o
persons, for, 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 administe
according to law, and do make a just and true account of Line 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 Wil
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and th
Executor obtain a certificate of the probate thereof, and Cife Robinson
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to b
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. C. E. Wobin (L. S.
approved By Burlill Robinson (L.S.
E.S. Wogen, Oney (L. S.
(I. S.
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, die
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the <sup>sai</sup>
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties (
.Idminixtrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded

19.....

GEORGIA, Gwinnett County.
TWO NELL MEN BY THESE PRESENTS, That we, Mrs. Emma Harribushle
Williams a , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Eleven Thomas & 11000.00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our scale, and dated this at Lawrenceville, Sa- Device 1835
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound more
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of lace of Gwinnett
County, acceased, which have or shall come into the hands, possession or knowledge of the said Emma. Naculin TW. H. Raculin, or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when They shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Their actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Emma Hamburge No. If faculty.
in such case, 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. Errora Harnhustele (L. S.)
approved By": W.K. Racelin (L.S.)
E. S. Woges, Ordy J. & Machinism (1. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
0.17
the state of the s
Sworn to and subscribed before me, this day of 19
Recorded

Recorded .....

GEORGIA, Gwinnett County.	
WOW III VEY BY THESE PRESENTS, T	That we, Madiaon S. Massy
River Angel + Rayal Ind	lendy Company of
as Inney	, securities, are held and firmly bound unto
his suggessed	re in office and assigns, in the just and fun
the Ordinary for said County, and his successor	rs in office and assigns, in the just and full sum of
On Thousand plans	in a Mac was and
for the payment of which sum to the said Ordinary	, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
presents.	1 1 16 25
Scaled with our scals, and dated this	es, 4-1935
THE CONDITION OF THE ABOVE OBLIGAT	TION IS SUCII, That if the above bound
	Bey
	oods, chattels, rights, credits, lands and tenements of
W. H. Massey	late of Gwinnett
County, deceased, which have or shall come into t	he hands, possession or knowledge of the said
modeson D. massey	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
	edits, lands and tenements do well and truly administer
according to law, and do make a just and true acco	ount of Lucia actings and doings therein when
	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last Will
	e same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof	
	aid Letters of Administration, then this obligation to be
void; clse to remain in full force.	,
Signed, sealed and acknowledged in open Court.	madroon D. Masoy (L. S.)
opproved By	/ )
	Royal Indemnity Compay (L. S.)
E. S. Wayer, Ordy	By alan B From (L. S.)
(	Allamerin Faci
GEORGIA, GWINNETT COUNTY.	<del></del>
	, deceased, died
	ll well and truly administer on all the estate of the said
	a, and discharge to the best of my ability all my duties as
	, and discharge to the best of my ability at my and
Idministrator. "So help me, God."	
Sworn to and subscribed before me, this	day of

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, V. of and Hog Hambing
as graciful and of us Interng and & Cole
as Decirities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Louden Hundred (B 140000) Dallous
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Sealed with our seals, and dated this mach 4th at Some could
THE CONDITION OF THE ABOYE OBLIGATION IS SUCH, That if the above bound
J. of. a D. H. G. Hamburge
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
ma. Famile C. Hamber co late of Gwinnell
County, deceased, which have or shall come into the hands, possession or knowledge of the said
v. 2. a. D. H. of. Hambury, or the hands or possession of any person or
persons, for the and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of the actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.  (L. S.)
Signed, scaled and acknowledged in open Court.  A Jo. H online (L. S.)
Engage and any
D. D. Corden
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , decrased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

Recorded \_\_\_\_\_\_1

GEORGIA, Gwinnett County.
CHORGIA, GWITHELL COUNTY.  KNOW ALL MEN BY THESE PRESENTS, That we, R. H. Young a Principal and J. W. Mchalson as
Principal and & W, Michalson as
, securities, are neid and firmly bound
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Eight Thausand \$8000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this at Lawrence le bu april 13-1940
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound R-H.  Young
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
R. H. Young , 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
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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and R'A. Joung
in such case, 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.)
Signed, scaled and acknowledged in open Court. R. H. Young. (L. S.) Opproved By',  L. S.)
E.D. Wog 10, Ordey (L. S.)
ОАТН
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help mc, God."
Sworn to and subscribed before me, this day of 19

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

ADMINISTRATOR'S BOND.	1:3
GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, That we.	In Hall as
Romerpal & W. F. Russ T. Ja	Jan Whitley
	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office	and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his su	
executors and administrators, in the whole and for the whole s	
presents.	
Secied with our seals, and dated this May 13 %	1944
THE CONDITION OF THE ABOVE OBLIGATION IS SI	CH, That if the above bound
do make a true and perfect inventory of the goods, chatt	
	Jate of Guinnett
County, deceased, which have or shall come into the hands,	
Olin Hall	
persons for fine and the same, so made, do exhibit	5
be thereunto required; and such goods, chattels, credits, land	ls and tenements do well and truly administer
according to law, and do make a just and true account of	Lusactings and doings therein when
shall thereunto be required by the Court; she	
respectively, as they may be entitled to the same by law. And	
and Testament was made by the deceased, and the same be	proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and	Olm Hall
in such one, if required, render and deliver up the said Letter	es of Administration, then this obligation to be
void; else to remain in full force.	alin Hall (LS)
Signed, sealed and acknowledged in open Court.	
Caproved By!	W. A. Reuse (LS)
E. S. Wagus, Onderson	Taylor Whilley L.S.
OATH	
GEORGIA, GWINNETT COUNTY.	decent Col
I do solemnly swear that	, deceased, diel
intertate, so far as I know or believe, and that I will well an	d truty administer on all the coast of futer of
decraved, and disburze the same as the law requires, and dis	enarge to the best of my bonning and by
Administrator. "So help me, God."	

19 ....

Sworn to and subscribed before me, this

day of

Recorded ......

GEORGIA,	Gwinnett	County.

K.YOW ALL MEN BY THESE PRESENTS, That we, Williams V, Penlicast
as Crincipal and National Durely Corporation.
as Crimcipal and National Directly Corporation, New Yark, N. y. 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 Jen Thousand ond hulfor Dallang
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Lawrenceville, See. June 13-1940
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound William V. Punlicas?
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Charles L. Vaughan late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
William V. Pentecast, or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Live 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 William V. Renleast
in such ease, if required, render and deliver up the said Letters of Administration, then this obligation to be
woid; else to remain in full force.  Signed, scaled and acknowledged in open Court. William V. Penlevel (L. S.)
Signed, scaled and acknowledged in open Court.
approved Bey, Malional Hurly Carporator (L.S.)
Opproved Bey, National Aurely Carpordon (L. S.)  E. D. Woy & Ordney By W. Fr. Punticusi agent (L. S.)
OATH
CEOPCIA CHANNETT COUNTY
, deceased, atea
that I will well and truly administer on all the estate of the said
ntestate, so far as I know or betteve, and that I know he had discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help mc, God."
day of
Sworn to and subscribed before me, thisday of
19

mach Pulland E.S. Wogn Onding

## OATH

GEORGIA.	GWINNETT	COUNTY.

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

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

Recorded ...

GEORGIA, Gwinnett County.
and J. E. Woodall or W.C. Berry as Principle
, sccurities, are held and femily to the
the Ordinary for said County, and his successors in office and assigns, in the just and full sum  Law ) bundled & 400.00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
Sealed with our scals, and dated this at Law renceville, ba, any b-1940
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 B. L. Etchuron late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
D. L. Etcheron , or the hands or possession of any person o
persons, for and the same, so made, do exhibit unto the said Ordinary when he shall
ne thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administe
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
espectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wil
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and th
Executor obtain a certificate of the probate thereof, and W.C. Buy
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to b
oid: else to remain in full force.
Signed, sealed and acknowledged in open Court. W. C. Bury (L. S.
0 14 100 400
E. S. mag ro, ardy (1. s.
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
that I will well and truly administer on all the truck
cecased, and disburse the same as tho law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
day of
Sworn to and subscribed before me, this day of

ADM.	
GEORGIA, Gwinnett County.	1. B.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, THE	iat we; & H. Drumman as
Grand & Helen Bramon	and C.U. Walus
·	, scound unt
o War for said County, and his successors	in office and assigns, in the just and full sum
Thousand \$ 5,000	.09
to the resement of which sum to the said Ordinary, of	and his successors in office, we and ourselves, our heirs
creators and administrators, in the whole and for th	e whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at I	and remardelle, Gr. aug. 3-1940
THE CONDITION OF THE ABOVE OBLIGATION	ON IS SUCH, That if the above bound
de make a true and perfect inventory of the good	s, chattels, rights, credits, lands and tenements of
	late of Gwinnett
	hands, possession or knowledge of the said
	, or the hands or possession of any person or
	exhibit unto the said Ordinary when he shall
	ts, lands and tenements do well and truly administer
according to law, and do make a just and true accoun	
	ert; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law	
and Testament was made by the deceased, and the sa	me be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, an	a J. J. Burns
in such case, 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. Fr. Brown (L. S.)
approved By	Hului Bransa (L. S.)
E. S. Way oo, andring	C. a. Svalero (I. S.)
Jas, Chary	
OAT	Ί-I
GEORGIA, GWINNETT COUNTY.	_
	, deceased, died
intestate, so far as I know or believe, and that I will we	
deceased, and disburse the same as the law requires, and	l discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
	day of
and and another office me, this	
Recorded 19.	

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
WENT ALL MEN BY THESE PRESENTS That we Hardher allege
Principal it Harlford accidence & Indennity Company De.
Harefind Com , securities, are held and firmly bound unto
Remarkated Comments according 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 One. Thousand (1,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this at Lawrenceville, Ga: Aug.  121 1940
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Assalhed
Olles
to make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
michael Johnson Miller late of awinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Darshieal aller , or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when she shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when
according to law, and do make a just and true account of such person or persons, shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
I had alreaded and the same he proven before the Court of Ordinary, and the
The standard of the probate thereof, and Dauper tellers
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.  Signed, scaled and acknowledged in open Court.  Devalue allen (L. S.)
Harlford accident I hodertak
Company of Hareford Corses.
OATH
GEORGIA, GWINNETT COUNTY.
,
• · · · · · · · · · · · · · · · · · · ·
intestate, so far as I know or believe, and that I will belt and or the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
41

GEORGIA, GWINNETT COUNTY.	, deccased, died
1 41.	, deccased, died at I will well and truly administer on all the estate of the said equires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	The second secon
Sworn to and subscribed before me, th	is day of 19

Recorded ....

80 ADMINISTRATOR'S BOND.
GEORGIA. Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. amil Lee Wilson  as Principal I W. & 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
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Lawrenceville, Su. Queg. 2-1940
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. Euroce Boxler late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when A shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of the actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and M. Amie Lee Welson
such case, 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. amis Lee Wilson (L. S.)  Opproved By;  W. J. Wilson (L. S.)
E. S. Wogur, Ordy (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before me, this

Recorded

GEORGIA, Gwinnett County.		
GEORGIA MEN BY THESE PRESENTS, That we, I Mrs. Rich Wade, or Gumpal and A.O. Cox		
Curreyal and A.O. Cox		
, securities, are held and firmly bound unto		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of fuffeen Hundred \$1500.00)		
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,		
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these		
presents.  Scaled with our scals, and dated this at Lawrenceville, Sa, Sept 9-1940		
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 Ella & Assith		
County, deceased, which have or shall come into the hands, possession or knowledge of the said		
mus Rich Wode , 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 ofactings and doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons,		
and Testament was made 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. Rich Works.		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be		
Signed, scaled and acknowledged in open Court. Mrs. Rich Woode (L. S.)		
$\mathcal{A} \cdot \mathcal{O} \cdot \mathcal{O} \cdot \mathcal{O} $ (L. S.)		
$\langle L, S \rangle$		
OATH		
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that		
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said		
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as		
Administrator. "So help me, God."		
Sworn to and subscribed before me, this day of		

The property of the same of th
KNOW ALL MEN BY THESE PRESENTS, That all Jandemite Company
GEORGIA, GWINNETT COUNTY.  KYOW ALL MEN BY THESE PRESENTS, That we, John Rufus Hard fermi as Company as Prince Out Dains Paue Melicung Indemnty Company and, securities, are held and firmly bound unto
(A)
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Higher Hundred (\$ /5100.00) & Dollars.
for the purposet of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this 7th day of Oslolen, 1940
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
ma John W, Hacelinio late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said.
A. Hacelini , or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when Jace shall
be thereunto required; and 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
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 A. Hawlen
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.  Signed, scaled and acknowledged in open Court. John Rufus Haufin (L. S.)
proved By: St Paul-Marcung Indensey (L. S.)
, D. Wog a, Oray Company: (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
rtestate, so far as I know or believe, and that I will well and truly administer on all the estate of the saw
leceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
idministrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this
79

GEORGIA, Gwinnett County.	1 92.
KNOW ALL MEN BY THESE PRESENTS, THE and Miss Sollie Mc Daniel	eat we, John I. Mc Daniel as
	, securities, are held and firmly bound unto
ordinary for said County, and his successors	in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for t	he whole sum, jointly and severally and Armly, by these
	Lawrence elle, En. Mar, 4-1940
THE CONDITION OF THE ABOVE OBLIGHT.	ION IS SUCII, That if the above bound
a true and perfect inventory of the goo	ds, chattels, rights, credits, lands and tenements of
John D. Mc Daniel	A. late of Gwinnett
County, deceased, which have or shall come into the	c hands, possession or knowledge of the said
John D. Mc Doniel &	, or the hands or possession of any person or
persons, for fine, and the same, so made,	do exhibit unto the said Ordinary when Lee shall
be thereunto required; and such goods, chattels, ere	dits, lands and tenements do well and truly administer
according to law, and do make a just and true accor	ent of her actings and doings therein when
shall thereunto be required by the	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by l	aw. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the Executor obtain a certificate of the probate thereof,	came he proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, in such case, if required, render and deliver up the sa	id Letters of Administration, then this obligation to be
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.	John & Mc Daniel L. S.) Sallie Mc Daniel (L. S.)
approved By,	Sallie Mc Danut (L. S.)
<b>^</b> /	(L. S.)
E. D. Woges, ady	
O	ATH
GEORGIA, GWINNETT COUNTY.	deceased, died
I do solemnly swear that	, deceased, died
1 Al at 7 will	well and truly administer on the
deceased, and disburse the same as the law requires,	and discharge to the best of my
Administrator. "So help mc, God."	the second secon
Swarn to and subscribed before me, this	day of
•	DEFINE TO CONTRACT THE CONTRACT OF THE CONTRACT OF THE CONTRACT CO
Recorded	

GEORGIA, Gwinnett County.
many min and Wille of the many
Rumpel and Dewy Thompson ar
, securities, are held and firmly bound unto
to any and his successors in office and assigns, in the just and full
Twenty - five Hundred (\$ 2500.00) Dallars.
A through Ordinary and his successors in office, we and ourselves
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, 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 at Lawrencevelle, Its hov, 8-1940
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Willie E. Thompson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Wid, Thompson late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Willie E. Thompson , or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands gud 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 Willie &. Thompson
in such case, 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. Willie E. Floryson (L. S.)  Approved Py;  Bewey Shoryson (L. S.)
approved By; Dewy Shormedon (L.S.)
Dewy Thompson (L.S.)
E. S. Myra, Ordnoy (L. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
acceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
.ldministrator. "So help me, God."
Sworn to and subscribed before me, this day of
day of
P t. I

## GEORGIA, Gwinnett County.

ampact Vingal W. J	That we, Ilha, W.L. acting on
the Ordinary for said County, and his succession of \$ 500.00	ssors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordine executors and administrators, in the whole and p	ary, and his successors in office, we and ourselves, our heirs, for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this. a	2 Lawrencedelle, Da. Dev. 2-1942
THE CONDITION OF THE ABOVE OBLI	GATION IS SUCII, That if the above bound
do make a true and perfect inventory of the	goods, chattels, rights, credits, lands and tenements of
mis. W.L. alley	to the hands, possession or knowledge of the said, or the hands or possession of any person or
	ade, do exhibit unto the said Ordinary whenshalls, oredits, lands and tenements do well and truly administer
	account of he actings and doings therein when
shall thereunto be required by	the Court; shall deliver and pay to such person or persons,
	ne by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and	d the same be proven before the Court of Ordinary, and the ereof, and Mrs. W.L. autry
in such case, if required, render and deliver up	the said Letters of Administration, then this obligation to be
void; else to remain in full force. Signed, sealed and acknowledged in open Co	ours. mrs W.L. autrey (L. S.)
	Vingal W. Janes (L. S.)
E, A, Wozus Didy	(L. S.)
OI ACT	OATI-I
GEORGIA, GWINNETT COUNTY.	
	, deceased, died
deceased, and disburse the same as the law req	quires, and areas s
" Cod"	and the second s
Sworn to and subscribed before me, thi	day of

OC ADMINISTRATOR'S BOND.	SEC O DIFFERENCE OF TARREST
GEORGIA, Gwinnett County.  KYOW ALL MEN BY THESE PRESENTS, That we,	Jaul Arine as Rumpe
the Ordinary for said County, and his successors in office Devely - fee \$2500.00) Della for the payment of which sum to the said Ordinary, and his su executors and administrators, in the whole and for the whole s presents.  Scaled with our scale, and dated this	and assigns, in the just and full sum of ccessors in office, we and ourselves, our heirs, um, jointly and severally and firmly, by these
THE CONDITION OF THE ABOVE OBLIGATION IS SU	CII, That if the above bound
do make a true and perfect inventory of the goods, chatte	ls, rights, credits, lands and tenements of
County, deceased, which have or shall come into the hands, p	, or the hands of possession of any person of
persons, for , and the same, so made, do exhibit be thereunto required; and such goods, chattels, credits, lands according to law, and do make a just and true account of	unto the said Ordinary when shall and tenements do well and truly administer actings and doings therein when the deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And and Testament was made by the deceased, and the same be p Executor obtain a certificate of the probate thereof, and	hafara the Collet of Oldinary, and
in such case, if required, render and deliver up the said Letters	of Administration, then this congestion
Signed, scaled and acknowledged in open Court.	Race Simo (L. S.)
E. D. Woge, Ordersey	$W, M, W \rightarrow (L.S.)$
E. D. Wogs, Ordersay	(1, 5.)
OATH	
GEORGIA, GWINNETT COUNTY.	deceased, died
I do solemnly swear that	I desiriotes on all the estate of the said
I do solemnly swear that intestate, so far as I know or believe, and that I will well and	truly administer on all the section and ability all my duties as
deceased, and disburse the same as the law requires, and discharge	arge to the beat of my seems
Administrator. "So help me, God."	

Recorded ..... 19

GEORGIA, Gwinnett County.
RIVOW ALL MEN BY THESE PRESENTS, That we, Richard D. Privile and Principal and arlis Privile and N. B. Privile and
Quest and arling Reserve and I B D
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lwo Thousand (\$2000.00) Dallac,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
and to
Scaled with our scale, and dated this at Lawrencevelle, Ga Jam, 6-1941
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. Deracha Tumbling Hooftne late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Ruchard D. Precese, or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and the same be proven before the Court of Ordinary, and the
Frequency oblain a certificate of the probate thereof, and Kickard XV Wille
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
( )
signed, scaled and acknowledged in open Court. Rechard Preced (L. S.)  Alio Preced (L. S.)
(0 h h
10 10 10 10 10 10 10 10 10 10 10 10 10 1
E. D. Wogers, andy
OATH
GEORGIA, GWINNETT COUNTY.
GEORGIA, GWINNETT COUNTY. , decrased, died  I do solemnly swear that
* . L . A T will mall and trull administer on
deceased, and disburse the same as the law requires, and discharge to the
Administrator. "So help me, God."
Sworn to and subscribed before me, thisday of
Sworn to and subscribed before me, this
No. of the control of
Recorded19.
Recorded Ordinary.

GEORGIA, Gwinnett County.	4 . Player a b
and the state of t	twe, Lings College
	, accurrent,
the Ordinary for said County, and his successors i	n office and assigns, in the just and full sum o
J) 11 7 300.00)	
to the said Ordinary, an	d his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the	whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this	Cauliencedelle, Gen, Jan. 6-194
THE CONDITION OF THE ABOVE OBLIGATIO.	Y IS SUCII, That if the above bound
do make a true and perfect inventory of the goods,	chattels, rights, credits, lands and tenements of
J. St. Classen	late of Gwinnett
County, deceased, which have or shall come into the he	ands, possession or knowledge of the said
Gunny, accessed, which had by	, or the hands or possession of any person or
persons, for and the same, so made, do c	xhibit 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 him actings and doings therein when
according to taw, and do make a just and the Gour	t; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law.	
and Testament was made by the deceased, and the same	
Executor obtain a certificate of the probate thereof, and	George Clasen
in such case, if required, render and deliver up the said L	
	teters of Manual attorn, once the congress
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.	Georgie Claure (L. S.)
	7/ /20/2
approved By	J. H. Mc Lee (L. S.)
D. Wogro, Ordy	(L. S.)
OATI	-1
GEORGIA, GWINNETT COUNTY.	,
	, deceased, died
ntestate, so far as I know or believe, and that I will well	
leceased, and disburse the same as the law requires, and a Idministrator. "So help me, God."	discharge to the best of my ability all my duties as
Sworn to and subscribed before me, this	
Recorded	

GEORGIA, Gwinnett County.
CONCENTRATION THESE PRESENTS. That we ma Mystle Rause Rung as Personal & De Rause
, recuritier, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Lawrenceville. Ja Jan 27-184/
MIE CONDITION OF THE ABOVE OBLIGATION IS STOH, That if the above bound
do make a true and perfect inventory of the Goods, chattels, rights, eredits, lands and tenements of
mm J. E., Rewy Jose of Guinnett
County, decessed, which have or shall come into the hands, posterion or knowledge of the said
mo My le Racce Perry or the hands or possession of any person or
repeter for the same, so made, do exhibit unto the said Ordinary when She shall
be thereunto requireds and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
The shall thereunto be required by the Court: shall deliver and pay to such person or persons.
respectively, or they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the fourt of Ordinary, and the
Executor of toin a certificate of the probate thereof, and for sugalle Flaure Peroy
in such one, if required, render and deliver up the sold Letters of Conductorium, then this obligation to be
mitte due to remain in full force.
Signest unites and seitmouteiges in open Court. Mr. Mystle Viette 1257 125
signoredy land
Ex Wars wolf
CATH
GEORGIA, GIVENETT COUNTY.
invertate, to far ar I known or belleve, and that I will won now only . Exposed, and disturbe the same of the law regulars, and discharge to the best of my ability all my dusies as
Ziminicrette, mis kair met Golf.
Sworm to and subscribed before me, this
· · · · · · · · · · · · · · · · · · ·

100 BOND.	Market and the state of the sta	-	. 1	
GEORGIA, GWILL MEN BY	nett County	That we, R. E.	) helmill	ar
WAON, HET WEN, BY	THESE PRESENTS,	, ~		
Puncipal 9	011.0011	, sccuritie	es, are held and firmly	bound un
the Ordinary for said Coun	tu and his successo	ors in office and assig	ns, in the just and	juu sum
the Ordinary for said Coun	noted 8/	60000)	office, we and ourselve	cs. our hei
for the payment of which sur	n to the said Ordinary	y, and his successors in	and severally and firm	nly, by the
for the payment of which sur executors and administrators	, in the whole and for	the whole sum, joining		
executors and name	07	Compensate	lle Der, Frel.	4-194
presents.  Scaled with our scals, o	and dated this	Jawica	lla See, Ful.	
		TION IS SUCH, That if	the above bound	
THE CONDITION OF	THE ABOVE OBLIGATION	110.1 12 20 20		
do make a true and perfect	which the de	oods, chattels, rights,	credits, lands and te	nements o
do make a true and perfect	Moore		late	of Gwinnet
V	tall same into t	he hands, possession or	knowledge of the sai	d
17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	MANIA	or the name		0
	A Alexanic so made.	, do exhibit unto the sa	id Ordinary when	DEsna
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1 to de abattale cr	edits, lands and tenem	ents do well and truly	administe
and do mak	e a just and true acco	ount of The	actings and doings co	terein tone
shall thereunt	o be required by the	Court; shall deliver an	d pay to such person	or persons
respectively, as they may be en	titled to the same by	law. And if it shall he	Area Great of Ordina	ny Last Will
and Testament was made by Executor obtain a certificate o	the deceased, and the f the probate thereof	and N.E,	ulnull	
in such case, if required, rende	er and deliver up the s	aid Letters of Administ	ration, then this oblig	sation to be
roid; else to remain in full for Signed, scaled and acknowl	cc.	R. E. X	Sulmitt	(L. S.)
Opproved By		J. P. J	lapti	(L. st)
E. D. Wages, Ord			0 1	(L. 39)
With Word ond	_			(D. D.)
GEORGIA, GWINNETT COU		ATH ——		
I do solemnly swear tha			, dcc	cased, died
intestate, so far as I know or i				
deceased, and disburse the san				
Administrator. "So help me,	God."		,,	
Sworn to and subscribed	l before me, this			

GEORGIA, Gwinnett Coun	ity.
KNOW ALL MEN BY THESE PRESEN	TS, That we, Barber Margan fr.
as Juniput I dance to	
Brund	, securities, are held and firmly bound unto
the Ordinary for said County, and his suc	(\$16000.00) - in the just and full sum of
for the payment of which sum to the said Ord	linary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole an	ed for the whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this	at Lawrence les, the Feel, 6-194
THE CONDITION OF THE ABOVE OB	LIGATION IS SUCII, That if the above bound
MARKET COME COME CONTRACTOR CONTR	he goods chattels, rights, credits, lands and tenements of
County, deceased, which have or shall come is	into the hands, possession or knowledge of the said, , 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
he thereunto required; and such goods, chatte	els, credits, lands and tenements do well and truly administer
according to law, and do make a just and tru	ie account of Lead actings and doings therein when
shall thereunto be required by	y the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the sa	me by law. And if it shall hereafter appear that any Last Will
	nd the same be proven before the Court of Ordinary, and the hereof, and Serlow Morgan & 2
Executor obtain a certificate of the product to	n the said Letters of Administration, then this obligation to be
void; else to remain in full force. Signed, scaled and acknowledged in open C	Barbar Morgan & (L. S.)
opproved By	Lawis Bund Wargan (L. S.)
	Typic A. Brand (L. S.)
E. D. Woger, andy	Diggie At In
	OATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	, deceased, died , deceased, died
deceased, and disburse the same as the law re	quires, and discharge
Administrator, "So help me, God."	and the second s
Sworn to and subscribed before me, thi	is day of 19_
	Mark 1887 - Ma
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19

GEORGIA, Gwinnett County.
Cuncipal & U.D. Buch as
, securities, are held and firmly bound unt
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the Sheer of (\$ 1000.00) Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.  Scaled with our scale, and dated this at Lawrence elle, Des. May 5-194,
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bound
do make a true and perfect inventory of the goods, chattels, rights, eredits, lands and tenements of
Mrs. Mary Jone late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
a, or the hands or possession of any person of
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 here actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and a, & Jones.
in such case, 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.  U. D. Beicl (L. S.)
Paperound By, U. D. Deice (L.S.)
(L. S.)
6, X, Mys, way
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
19
Recorded 19

GEORGIA.	Gwinnett	County.
CEORGIA	Ownnecc	Courtey.

GEORGIA, Camara Camara,
KNOW ALL MEN BY THESE PRESENTS, That we, Grace Wilburge as
Runcipal & Victoria Wilbandr, E. a. Wilbandr, W. D. Mailin, Caleman
Museldin . W. Raw & W. While Tour Wheele, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of July - From Thomas TM,00 Dollar
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the properties, and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Lawrenceville, De June 5, 1941
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
mo Tastelle Thanlon Wilberry late of awinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Grace Wilbard , or the hands or possession of any person or
and the same, so made, do exhibit unto the said Ordinary when the shall
to required; and such goods, chattels, credits, lands and tenements do well and truly administer
actings and do make a just and true account of Le actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
the sackbox may be entitled to the same by law. And if it shall hereafter appear that any Last Will
to the deceased and the same be proven before the Court of Ordinary, and the
the probate thereof, and dive Willens
Executor obtain a certificate of the product the product the said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Diver Willand
void; cise to remain in fair force. (L. S.)
Signed, scaled and acknowledged in open Court.  E. A. Wilburger  (L. S.)
Opproved By',  Cleman Mauldin (L. S.)
E 1 W. Route
OATH Jusse M. Whele
GEORGIA, GWINNETT COUNTY. , deceased, died
deceased, and disburse the same as the law requires, and disburse the same as
Administrator "So help me, God."
day of
Sworn to and subscribed before me, this
Recorded
Recorded

106 MINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, & P. Japp as Crimipal F.  AD. Williams
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in Office, we and ourselves, our heirs, cxceutors 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 at Land nencedelle, Es, July 8-144
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. D. Price late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said , or the hands or possession of any person or
persons, for 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 actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and S. P. Joffo.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
signed, sealed and acknowledged in open Court. S. P. Japp. (L. S.)
approved By! a. D. William: (I. S.)
E. D. Woge, ading. (L. S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate on the gold livery or believe and that I will and truly administer on all the estate of the said

I do solemnly swear that	deccased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the est	ate of the said
deccased, and disburse the same as the law requires, and discharge to the best of my ability a	ll my dutics as
Administrator. "So help me, God."	
to the control of the	
Sworn to and subscribed before me, this day of	

GEORGIA, Gwinnett County.	0 : 1
KNOW ALL MEN BY THESE PRESENTS, TH	boffer a hold and temper word with
and be facilis 1 his	Bofu a
	, securities, are held and firmly bound unto
O Proper for said County, and his successors	in office and assigns, in the just and full sum of
The Kundral \$ 500,00	) Dollar
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for t	he whole sum, jointly and severally and firmly, by these
and the	
Scaled with our scals, and dated this	Lawrenceville, Su- June 14.19W
THE CONDITION OF THE ABOVE OBLIGAT	ION IS SUCII, That if the above bound h.
	ods, chattels, rights, credits, lands and tenements of
mr. D.E. Remerl	7late of Gwinnell
a which have or shall come into the	c hands, possession or knowledge of the said
J. M. Kermerly	or the hands or possession of any person or
f and the same so made.	do exhibit unto the said Ordinary when he shall
and the state of t	wite lands and tenements do well and truly daminister
be thereunto required; and such goods, chatters, ere	unt of actings and doings therein when
according to law, and do make a just and true acco	unt of
shall thereunto be required by the	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	same be proven before the Court of Ordinary, and the
and Testament was made by the deceased, and the Executor obtain a certificate of the probate thereof	, and
in such case, if required, render and deliver up the s	aid Letters of Administration, then this obligation to be
void; clsc to remain in full force.	J. M. Hermaly (L. S.)
Signed, scaled and acknowledged in open Court.	7.77.
approved By,	& J. Cope (L. S.)
	J. E. Jacober (L. S.)
E. D. Wag of Ciroly	0-0
, C	HTAC
GEORGIA, GWINNETT COUNTY.	
	, decrased, died
	Il suall and Irilli daminater or
intestate, so far as I know or control	t west and comp , and discharge to the best of my ability all my duties as
deceased, and dispurse the same de	
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of
	The first control of the control of
Recorded	19.
Accorded	Ordinary.

ADMINISTRATOR'S BOND.	Sie 6 Million Pri 60 Tri 60 Tri
GEORGIA, Gwinnett County.	L. Fr. Cropie as
General and Dy Ca	t ive,
Puncipal and D. y	, securities, are held and firmly bound unto
a	over and assigns, in the just and full and
the Ordinary for said County, and his successors i	in office and assigns, in the just and full sum of
Durken Hundred \$160000	ad his successors in office, we and ourselves, our heirs
por the pugaters 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.	andreward elle, Ger. Jone 24-41
- DIVOARIO	ov IS SUCH. That if the above bound
4 11 - 400/	abolicis, ripilis, cieutes, turas una concinents of
	1 In possession of knowledge of the sala
P 1. (0 -10	, of the hands of possession of the person of
L'	cxhibit unto the sata Oranary terrament
- 1 1 - 1 abattale credi	ts, lands and tenements do well and truly deminister
and true account	it of actings and totags enterent
, was secured by required by the Co	urt; shall deliver and pay to such person or person
respectively, as they may be entitled to the same by lar	v. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the sa	ame be proven before the Court of Ordinary, and the
n a nertificate of the probate thereof, as	nd a. 711 Cope
in such case, if required, render and deliver up the said	l Letters of Administration, then this obligation to be
roid; else to remain in full force.	L. Fr. Crapie (L. S.)
Signed, scaled and acknowledged in open Court.	
approved By,	D. y Cecle. (L. S.)
E. D. Wegu	(L. S.)
OA	TH
GEORGIA, GWINNETT COUNTY.	deceased, died
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I will w	well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, a	nd discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of

## GEORGIA, Gwinnett County. RIVOH .ILL MEN BY THESE PRESENTS, That we, B. M. Hunderley 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 Leve Thousand & 2000.00 for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scale, and dated this al Luce rencevelle, Sa Jue 27-K1 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound B.M. do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Jate of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ B. HI. Flenderly, or the hands or possession of any person or 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 \_\_\_\_\_\_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 B. M. Funded 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. B. M. Flunderly Signed, scaled and acknowledged in open Court. à E. Creeley 'L. S. OATH

GEORGIA, GWINNETT COUNTY.

. dereated, died

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

Sworn to and subscribed before me, this

cy of

GEORGIA, Gwinnett County.	man a. W. Samo
Cropal & Chef Garm	hat we, Mrs. a. W. Langley a
у предоставления пред	, securities, are held and firmly bound unto
Three Thousand 19 3000.	s in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary	, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this	Lawrenceville, ta, Dept 1-194,
THE CONDITION OF THE ABOVE OBLIGHT	YION IS SUCII, That if the above bound
do make a true and perfect inventory of the god	ods, chattels, rights, credits, lands and tenements of
a. W. Langley	late of Gwinnett
County, deceased, which have or shall come into the	c hands, possession or knowledge of the said
Thus, CC. For our region of made	do cxhibit unto the said Ordinary when Al. shall
persons, for and the same, so made,	dits, lands and tenements do well and truly administer
be thereunto required; and such goods, entireds, or	unt ofactings and doings therein when
according to law, and do make a just and the deep	Court; shall deliver and pay to such person or persons,
shall thereants be required by	aw. And if it shall hereafter appear that any Last Will
1 1 11 Journal and the	same be proven before the Court of Ordinary, and the
Frecutor obtain a certificate of the probate thereof,	and Mus. a. W. Langly
in such case, if required, render and deliver up the sa	id Letters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	Mrs. a. W. Langley (L. S.)
Apriled Ry	Mrs. a. W. Langley (L. S.) Chef Garne (L. S.)
E. D. Wages, and	(L. S.)
O	ATH
GEORGIA, GWINNETT COUNTY.	died
I do solemnly swear that	, deceased, died
to take an far as I know or believe, and that I will	well and truly administer on all the estate of the
leceased, and disburse the same as the law requires,	and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."	
Sworn to and subscribed before me, this	day of
•	
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GEORGIA, Gwinnett County.
RNOW ALL MEN BY THESE PRESENTS, That we, W. M. Whaley 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
to respect of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
for the payment of the control of the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this al Lawrence velle, La. Spe 1-1941
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 goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and tenements of the goods, chattels, rights, credits, lands and chattels, rights, credits, rights, credits, rights, chattels, rights, credits, rights, credits, rights, credits, rights,
County, deceased, which have or shall come into the hands, possession or knowledge of the said
or the hands or possession of any person o
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 administe
be thereunto required; and such goods, enacters, creates, the according to law, and do make a just and true account of actings and doings therein when
according to law, and at make a flavoured by the Court; shall deliver and pay to such person or persons shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wi and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
att analysis thereof, and
Executor obtain a certificate of the product thereof, said Letters of Administration, then this obligation to l in such case, if required, render and deliver up the said Letters of Administration, then this obligation to l
void; clse to remain in full force. W. M. Voholey . (L. S
Sidned sealed and acknowledged in open Court.
a, 13, Jordan (L. S
of preved by 1
E. A. Wager, Ordy
OATIH
GEORGIA, GWINNETT COUNTY. , deceased, die
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sa  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the seatof my ability all my duties
described and dishures the same as the law requires, and
day of
Sworn to and subscribed before me, this.

Recorded .....

Sworn to and subscribed before me, this	day of 19
Administrator. "So help mc, God."	
leccased, and disburse the same as the law requires	
nicstate, so far as I know or occeeve, and that I we	s, and discharge to the best of my ability all my duties as
talling and that I wi	ill well and truly administer on all the con-
	, deceased, died
COLINITY	DATI-I ——
6,2 / 5,200 /	u. W.
E.D. W-yes, andy	S.F. Hugher (I. S.)
approved By,	
Signed, scaled and acknowledged in open Court.	
void; else to remain in full force.	) (L.S.)
in such case, if required, render and deliver up the s	aid Letters of Administration, then this obligation to be
the probate thereof	and A
and Testament was made by the deceased, and the	c same be proven before the Court of Ordinary, and the
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last Will
· · · · · · · · · · · · · · · · · · ·	Court: shall active and pay
according to law, and do make a just and true acco	Guest chall deliver and nau to such person or persons,
be thereunto required; and such goods, chattels, er	edits, lands and tenements do well and truly administer ount of heir actings and doings therein when
L'.C. Davin m. 71. 11.	, do exhibit unto the said Ordinary when they shall
	he hands possession or knowledge of the said
to the foundary of the for	ods, chatters, rights, or
1 7 14 0/1/0	
OF THE AROVE OBLIGAT	TION IS SUCII, That if the above bound )
presents.	Lawrenceville, Ger. Depi 2,19K)
executors and administrators, in the toxole and per	2
for the payment of which sum to the said or	the whole sum, jointly and severally and firmly, by these
the Ordinary for said County, and	rs in office and united by
Millen	and assions, in the just and full sum of
Moore as amount	securities, are held and firmly bound unto
GEORGIA, Gwinnett County.	That we, Mrs, L. C. Dade I mr Fr. m
GEORGIA, GWIIIICEE STATE	mus. L. C. Dad I mr Fr. m

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Luther Jackson as Rumpe.
C. P. Jackson Jr, Bugens Jackson, Keny Jackson, J. R. Jackson, J. J. Jackson,
14. 12. Joshum, and M. Jucken , securities, are held and Armly bound unto
tor said County, and his successors in office and assigns, in the just and full sum of
Il shound (\$300000) Dulle
to twhich sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of tentants, in the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this at Lawrenceville, Da, July 7-1941
TO THE RESIDENCE OF THE PROPERTY OF THE PROPER
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Luchen Jackson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
C. V. Jackson late of Guinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
or the hands or possession of any person of
persons, for him , and the same, so made, do exhibit unto the said Ordinary when he shall
to all about ale credite lands and tenements do well and truly duminious
actings and true account of actings and usings the
by the required by the Court; shall deliver and pay to such person of person of
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proved before the centre of the probate thereof, and when period then this obligation to be
in such case, if required, render and deliver up the said Letters of here,
void; clsc to remain in full force. (L. S.)
Signed, scaled and acknowledged in open Court.  Language (L. S.)
Opproved and
E. D. Wog el, Ordey (L. S.)
OATH
GEORGIA, GWINNETT COUNTY. , deceased, died  I do solemnly swear that
intestate, so far as I know or believe, and that I will well and that you be found by ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
deceased, and disburse the same as the law required
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19 _
the state of the s

.. .. 19. .....

GEORGIA, Gwinnett County.
DI THESE PRESENTS, That we, I a morace le
as Principal and II, &, Jammon & 2
a, securities, are held and firmly bound unt
County and his successors in office and assigns, in the just and full sum of
Two Thousand & 2000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Lawnenced elle, Ga. Och 13,194
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound I. Q, Harmon In.
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
Ji & Anmon Dy, or the 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and A, Hommon 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. J. Q. Lammon Dr. (L. S.)  Opproved By  J. Q. Lammon Dr. (L. S.)
Signed, scaled and acknowledged in open Court
Opproved By II. Q. Xammon St. (L. S.)
, T. (1)
E, D, Nogel (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Mrs, Lellie ambion Exer
as Crumpal and m. Daisy ambien Exum Ring o
3. R. Berry , securities, are held and firmly bound unt
KNOW ALL MEN BY THESE PRESENTS, That we, Mrs, Lillie ambrace Exercos Permipal and Mrs. Daisy ambrace Exercise Exercise Reny of R, Berry on the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Eight Thousand & 8000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this al Lawrenceville, Ge. Dept 1st-184
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
Jacob a. amluae late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
mrs. Lelie amberare Excess, or the hands or possession of any person o
persons, for , and the same, so made, do exhibit unto the said Ordinary when the shall person and the same so made, do exhibit unto the said Ordinary when the shall provide the said ordinary when the said o
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administe
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 Wil
to the deceased and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and then dellie ambiene Executor
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to b
Signed scaled and acknowledged in open Court. Mr. Aulta United
approved By's missing ambrase Berry (L. S.
E. D. Wog so, Ordiney D. R. Berry. (I. S.
OATI-I
GEORGIA, GWINNETT COUNTY.
, accessed, and
I have an halieve and that I will well and truly administer on all the extite of the
deceased, and disburse the same as the law requires, and discharge to the best of my ability and my
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.	hat we, a.m. mc Cair I E. L. Welle
EVOU ALL MEN BY THESE PRESENTS, T	that we,
as Pungal T a.D. H	
The state of the s	, securities, and printy bound unto
The The second 10 %	s in office and assigns, in the just and full sum of
the said Ordinary	and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said of the said of the cxecutors and administrators, in the whole and for t	he whole sum, jointly and severally and firmly, by these
presents.	a 1 and Man Haw MAN langer
Scaled with our scals, and dated this al	Caulience elle, Les-NOV-6-184
THE Care & E. L. Webli	ION IS SUCH, That if the above bound a. ht.
do make a true and perfect inventory of the good	ds, chattels, rights, credits, lands and tenements of
$\mathcal{W}, \mathcal{O}, \mathcal{C}_{\boldsymbol{o}_{\boldsymbol{\chi}}}$	late of Gwinnett
County, deceased, which have or shall come into the	c hands, possession or knowledge of the said a. M
me Cari T E. L. Melle.	, or the hands or possession of any person or
persons, for Them, and the same, so made, of	lo exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels, crea	lits, lands and tenements do well and truly administer
according to law, and do make a just and true accou	nt of The actings and doings therein when
shall thereunto be required by the Co	ourt; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by la	w. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the s  Executor obtain a certificate of the probate thereof, a	ame be proven before the Court of Ordinary, and the
Executor obtain a certificate of the product thereof, a	d Letters of Administration, then this obligation to be
	a Letters of Aunamistration, then this configure
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.	a.m. me Cail (L. S.)
approved By	E.L. Weble. (L.S.)
E. D. Wag of Ondry	a. D. Wullerm' (L. S.)
OA	TH
GEORGIA, GWINNETT COUNTY.	<del></del>
I do solemnly swear that	, deccased, died
	vell and truly administer on all the estate of the said
	nd discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of
•	
Recorded	9

## GEORGIA, Gwinnett County.

GEORGI. I. C	The SAP P
and allider and county &	hat we. Mes. 6, 0. tilly as themaper
and altedeni and calcula &	orderand Cor a
the Ordinary for said County, and his successor	s in office and assigns, in the just and full sum of
The first the said Onlinear	
for the payment of which sum to the said Ordinary.	and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this ale	Laubencevelle, En. Bed. 1si 1941
Jan. E. D. Perry	TION IS SUCII, That if the above bound
a. I kimi	ods, chattels, rights, eredits, lands and tenements of late of Greinnett
County, deceased, which have or shall come into the	he hands, possession or knowledge of the said = -
mrs. E. O. Purry	, or the hands or possession of any person or
and the same, so made	, do exhibit unto the said Ordinary when had shall
	edits, lands and tenements do well and truly administer
and do make a just and true acco	ount ofactings and doings therein when
1 - 11 the rounts he required by the	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will	
to make the Court of Ordinary, and	
the at the archate thereof, and the G. G. G.	
Executor obtain a certificate of the product theory.  in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be	
void; else to remain in full force.	
Signed, sealed and acknowledged in open Court.	mr. E. S. Rerry LS
_	Occiden and Casulty presume !!
E. D. Woges, arey	By a J. Lace atyin face LS
	DATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
	of the said
and truly gammastr	
intertate, so far as I know or believe, and that I will well and transfer to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as	
Administrator. "So help me, God."	1
Sworn to and subscribed before me, this	day of 13 -
	The second secon
Recorded	19
	Ordinary.

*****	GEORGIA, Gwinnett County.	
	GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Mus, E, A, Purry and Purry and Canally Joseph Ca , securities, are held and firmly bound un	
	, securities, are held and firmly bound un	
	County and his successors in office and assigns, in the just and full sum	
	Seflen Hundred \$1500.00	
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes	
	Scaled with our scale, and dated this at Landrenceville, bu Dec 1-19 w	
	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	
	Mm. E. D. Perry , or the hands or possession of any person or	
	persons, for In 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	
	shall thereunto be required by the Court; shall deliver and pay to such person or persons,	
	respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will	
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the		
	Executor obtain a certificate of the probate thereof, and Mr. E. D. Kerry	
	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be	
7	roid; clse to remain in full force.  Signed, scaled and acknowledged in open Court. Im. E, D. Cerry (L. S.)	
(	Approved By according and Causaly Insurance &	
	E.D. Wog & Order by a.J. Lake ally-face (L.S.)	
	OATH	
C	GEORGIA, GWINNETT COUNTY.	
	I do solemnly swear that , deceased, died	
	testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said	
de	ceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as	
.10	Imini×trator. "So help me, God."	
	Sworn to and subscribed before me, this day of 19	
-12	Recorded 19	

ADMINISTRATOR'S BOND.	209
GEORGIA, Gwinnett County.	
0 4 0 00 0 500	
Bullock as Principal and J. E. Jocobe F M. C. Ethodge would fromly bound	
the Ordinary for said County, and his successors in office and assigns, in the just and full sur	unto
Liventy - fin Thousand (\$26,000) -	n of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our h	cira,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by t	hese
Scaled with our scale, and dated this al Landenwolle, Da. Jan, 5-18 K	ۍ-
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound O. S. T. Q. a. Rullock	<b>-</b>
to make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenement	s of
J. Bullock Late of Gwin	nctt
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any perso, or the hands or possession of any perso	
persons, for They, and the same, so made, do exhibit unto the said Ordinary when they s	hall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly admini	ster
according to law, and do make a just and true account of the actings and doings therein u	hen
shall thereunto be required by the Court; shall deliver and pay to such person or pers	will
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last and Testament was made 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. G. T. Q. A. College.	
Executor obtain a certificate of the produce thereof, and Collers of Administration, then this obligation to such ease, if required, render and deliver up the said Letters of Administration, then this obligation to	o be
11. In the second in full force	
Sidned scaled and acknowledged in open Court.	. S.)
Water I By, a. a. Bulland - (I	. <i>S.</i> )
	. S.)
OATH	
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  I do solemnly swear that	dicd
I all and that I will well and truly administer on the country,	
intestate, so far as I know or betteve, and that I was an all discharge to the best of my ability all my dutic deceased, and disburse the same as the law requires, and discharge to the best of my ability all my dutic	R OR
Administrator. "So help me, God."	

Recorded

Sworn to and subscribed before me, this

GEORGIA, Gwinnett County	. Varlagy Williams
A C C 34 4/ 11 M. T. HOLD	Transition of the state of the
300 10	, securities, and just you will unto
1 his successo	re in Office and dome
1. 1. The Harman	<b>D</b> 0 0,1
A Link own to the said Ordinary	, and his successors in opposition and our scioes, our heirs.
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this	Lawrenew dle, Ja, Jan, &3.14x,
THE CONDITION OF THE ABOVE OBLIGAT	TION IS SUCII, That if the above bound
Victoria Wilbaria	
do make a true and perfect inventory of the go	ods, chattels, rights, credits, lands and tenements of
Mrs. Hastelle Thanks Wi	lbasia late of Gwinnett
County, deceased, which have or shall come into th	te hands, possession or knowledge of the said
Vidora Willand	, or the hands or possession of any person or
persons, for , and the same, so made,	do exhibit unto the said Ordinary when shall
be thercunto required; and such goods, chattels, cre	edits, lands and tenements do well and truly administer
according to law, and do make a just and true acco	unt of humaclings and doings therein when
shall thercunto be required by the	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof,	and Vidore Willow
in such case, if required, render and deliver up the sa	id Letters of Administration, then this obligation to be
void; clse to remain in full force.	Victoria Wilband (L. S.)
Signed, scaled and acknowledged in open Court.	
oppraved by.	b.P. Japp (L. S.)
E. S. Woga, Ordning	L. P. Japp (L. S.)  Jusse M. Wheel  4. D. Buick (L. S.)
	Celeman maudin
O <sub>A</sub>	ATH
GEORGIA, GWINNETT COUNTY.	1 and died
I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I will	well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires,	and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
	day of 19
	i i
Pagordad	10

GEORGIA, Gwinnett County.	S
Crincipal and the Contest The	ywe, N. a. Drisued as
Principal and the de, &	ammer & -
	, securities, are held and firmly bound unto
he Ordinary for said County, and his successors	in office and assigns, in the just and full sum of
Three Thousand &	3, 000.00)
for the payment of which sum to the said Ordinary, a	nd his successors in office, we and ourselves, our heirs,
or the payment of the secutors and administrators, in the whole and for the	e whole sum, jointly and severally and firmly, by these
presents.	Card reneed eller Ga. Hel. 2-42
Scaled with our scale, and duted this	
OF THE ABOVE ORIGITIE	OX IS SUCH, That if the above bound
We as Greene	
do make a true and perfect inventory of the good	to chattele rights exedits, lands and tenements of
do make a true and perfect inventory of the good	late of Gwinnett
mrs. has her hopey	in a language of the said
County, deceased, which have or shall come into the	hands, possession of knowledge of the said-said
Mia, Discuss	, or the hands or possession of any person or
persons, for fine, and the same, so made, d	o exhibit unto the said Ordinary when
be thereunto required; and such goods, chattels, crea	lits, lands and tenements do well and truly daminister
	nt of actings and doings therein tener
1 Absenue to be required by the C	ourt; shall deliver and pay to such person of persona,
to sufficient to the same bull	nv. And if it shall hereafter appear that any rast in the
the probate thereof.	and
Executor obtain a certificate of the product thereof, in such case, if required, render and deliver up the sa	id Letters of Administration, then this obligation to be
void; else to remain in full force.	The francis was
Signed, scaled and acknowledged in open Court.	W. a, Guerre (L.S.) Fr. D, Danman Dons.)
4	Fl, D, Danmon (7:5.)
approved for	(L. S.)
E. D. Worses Ordy	· Marie Commission of the Comm
	ATH
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that	, deceased, died
intestate, so far as I know or believe, and that I know	and discharge to the best of my ability all my duties as
deceased, and disburse the same as the law requires,	
Administrator. "So help me, God."	19
Swan to and subscribed before me, this	day of
Sworn to and subscribed soft	
Recorded	_19
Recorded	Ordinary.

ADMINISTRATOR'S BOND.	
GEORGIA, Gwinnett County.  GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, May En Theornole and b. P. Jappe. as Accounty, securities, are held and firmly bound unto grouped and b. P. Jappe.	
WON ALL MEY BY THESE PRESENTS, That was	
Broughel our b. V. Jaffe. as he securities, are held and firmly bound unto	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of	
the Ordinary for said County, and his successors in office and assigns, the the first said of said Ordinary for Suid County and his successors in office, we and ourselves, our heirs,	
f / fee / demands   fee and ourselves, our heirs.	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,	
for the payment of white whole and for the whole sum, fointly and secondly and seco	
executors and administrators, in the	
presents. march 6-1742	
Scaled with our seals, and dated this	
That if the above bound	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, THE	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That of The CONDITION OF THE ABOVE OBLIGATION IS SUCH, That of The Condition o	
Mid, E. Ahaemole doods, chattels, rights, credits, lands and tenements of do make a frue and perfect inventory of the goods, chattels, rights, credits, lands and tenements of do make a frue and perfect inventory of the goods, chattels, rights, credits, lands and tenements of	
do make a frue and perfect inventory of the goods, chattels, rights, creating late of Gwinnett  A: No Alocanolica into the hands, possession or knowledge of the said	
A: NI A Procession of 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  Thus, E. Ahaemolea , or the hands or possession of any person or  Thus, E. Ahaemolea , and ordinary when the shall	
Two. E. Theemore shall	
persons, for , and the same, so made, do exhibit unto the said Ordinary when she shall	
persons, for, and the same, so made, do exhibit white the persons, for, and the same, so made, do exhibit which the thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer	
be thereunto required; and such goods, chattels, credits, lands and tenements do to the desired actings and doings therein when according to law, and do make a just and true account of actings and doings therein when	
according to law, and do make a just and true account of such person or persons, shall thereunto be required by the Court; shall deliver and pay to such person or persons,	
1 Land And if it shall hereafter will	
respectively, as they may be entitled to the same by law. That if the Court of Ordinary, and the and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
and Testament was made by the deceased, and the same of process	
1 - 1 - Allegan of all IPPO I William	
in such case, if required, render and deliver up the said Letters of Ministers	
void; else to remain in full force.  Signed, scaled and acknowledged in open Court. Mrs. E. Phaemoke (L. S.)	
Total, ast to the and acknowledded in open Court. Mrs. 6. Afficients (L. S.)	
E.D. Woger Doly. (L. S.)	
OATH	
GEORGIA, GWINNETT COUNTY.	
, decease,	
to the sent that I will well and truly administer on all the	
intestate, so far as I know or betteen, and that I will dest and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as	
Administrator. "So help me, God."	
Sworn to and subscribed before me, this day of	
DROPH to the superior of late may	
79	

GEORGIA, Gwinnett County	<i>7</i>
General & a. D. Welliam	That we, Jack a Cray or
	, securities, are held and firmly bound unto
•	sors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordina	ry, and his successors in office, we and ourselves, our heirs,
	or the whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this	Lacedelmarelle, Eu. Opel 6-1942
	JATION IS SUCH, That if the above bound
in the a true and perfect inventory of the	goods, chattels, rights, credits, lands and tenements of
do make a true and R. R. Ciai	Jale of Gwinnett
The design of which have or shall come into	o the hands, possession or knowledge of the said
County, accessed, which had of Craig	, or the hands or possession of any person or
La in and the same so me	nde, do exhibit unto the said Ordinary when he shall
persons, for and the same, so may	, credits, lands and tenements do well and truly administer
be thereunto required; and such goods, enatters	account of actings and doings therein when
according to law, and do make a just and true of	he Court; shall deliver and pay to such person or persons,
shall thereunto be required by t	he Court; shall detice and page appear that any Last Will
respectively, as they may be entitled to the same	by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and	the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate ther	cof, and Jacque then this obligation to be
in such case, if required, render and deliver up to	he said Letters of Manufactures,
void; clsc to remain in full force.	and Dack a. Craig (L. S.) a. D. Wellierne (L. S.)
Signed, scaled and acknowledged in open Cor	int.
approved By.	100 m 100 m
E. D. Hoy so, Ording	(L. S.)
	OATI-I
GEORGIA, GWINNETT COUNTY.	, deceased, died
deceased, and disburse the same as the law requ	urcs, and another
Administrator "So help me, God."	The second secon
thia	day of
Sworn to and subscribed before me, this	And the second of the second s
	19
Recorded	Ordinary.
	Orallary.

Recorded

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, I had Johile as Connegel
BY THESE PRESENTS, That we,
and Elmer E. Lay len , securities, are held and frmiy bound unt
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
A. Also anid Ordinarii, und ma account
for the payment of which sum to the said Ordinary,  cxecutors 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 WI Law renew wile, For may 5-1912
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound fired While
Hved While
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
do make a true and perfect inventory of the goods, sale and perfect inventory of the goods, possession or knowledge of the said
Jud While , 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
be thereunto required; and such goods, chattets, creates, tands and tenements actings and doings therein when according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Hul While
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
The Mule (L. S.)
Office By' (L.S.)
E.S. Woge, Ordinay (L. S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator "So help me God"
Sworn to and subscribed before me, this. day of 19

GEORGIA, Gwinnett County.	
KNOW ALL MEN BY THESE PRESENTS, T	that we, D. a. Merrile ar
•	, securities, are held and firmly bound unto
	rs in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary	, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this al	Lawrence Ville, Sa. may 4-19 X2
D. a. Murrell	TION IS SUCH, That if the above bound
do make a true and perfect inventory of the go	oods, chattels, rights, credits, lands and tenements of
atu deceased which have or shall come into t	he hands, possession or knowledge of the said
A a. menel	, or the hands or possession of any person or
and the same, so made	, do exhibit unto the said Ordinary when he shall
. I and make cools chattels c	redits, lands and tenements do well and truly administer
and to law and do make a just and true acc	ount of actings and doings therein when
shall thereunto be required by the	Court; shall deliver and pay to such person or persons,
the same by they may be entitled to the same b	y law. And if it shall hereafter appear that any 121st it to
and Testament was made by the deceased, and the Executor obtain a certificate of the probate thereo	of same he proven before the Court of Orallary, and the
Executor obtain a certificate of the probate theres	said Letters of Administration, then this obligation to be
in such case, if required, render and deliver up the	suita Decervision of the
void; else to remain in full force.	D. a. Munie (L. S.)
void; else to remain in full force.  Signed, sealed and acknowledged in open Court  Opproved By',	71. P. Marriel (L.S.)
	(L, S.)
E. A. Way a, Ordinay	OATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
deceased, and disburse the same as the law requir	ca, and was a
"So help mc, God."	
Abla	day of
Sworn to and subscribed before me, this.	Market and the second second and the second
Recorded	19
Recorded	Ordinary.

deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."

day of Sworn to and subscribed before me, this

## GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS, The	e we, mus Isla the ar
	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors	
for the payment of which sum to the said Ordinary, as	nd his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the	whole sum, jointly and severally and firmly, by these
	whence ele, De July 6-1942
THE CONDITION OF THE ABOVE OBLIGATION	ON IS SUCII, That if the above bound
do make a true and perfect inventory of the good	s, chattels, rights, credits, lands and tenements of
County, deceased, which have or shall come into the	hands, possession or knowledge of the said
En Orda Din	, or the hands or possession of any person or
persons, for he and the same, so made, d	o exhibit unto the said Ordinary when with shall
be thereunto required; and such goods, chattels, cred	lits, lands and tenements do well and truly administer
be thereunto required; and such goods, endeters, erea according to law, and do make a just and true accou	nt of actings and doings therein when
shall thereunto be required by the C	ourt; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by le	And if it shall never the Court of Ordinary, and the
and Testament was made by the deceased, and the s Executor obtain a certificate of the probate thereof,	new Ida Die
Executor obtain a certificate of the probate thereof, in such case, if required, render and deliver up the sa	and Telegraph Administration, then this obligation to be
void; clsc to remain in full force.	Im. Ida Gin (L. S.)
Signed, scaled and acknowledged in open Court.	E. E. Robins (L. S.)
approved By 1	(L. S.)
E. S. Wogro, ashmay	
O	ATI-I
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	and truly administer on all the estate of the said
I do solemnly swear that intestate, so far as I know or believe, and that I will deceased, and disburse the same as the law requires,	and discharge to the best of my ability all my duties as
deceased, and disburse the same as the law requires,	
use halp me God."	
Sworn to and subscribed before me, this	day of

918	410 D SIGNAD STA. CO 97. (Opt.
ADMINISTRATOR'S BOND.	
Carried of Carryona	In we, E.L. Me Kelvey as Sondruly Company and , securities, are held and Armly bound unto
	and assigns, in the just and full sum
for the payment of which sum to the said Ordinary, a	in office and assigns, in the just and full sum of which we are the processors in office, we and ourselves, our heirs to whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this. 2 L.	ew renavillo, ter June 6 /947
ODING API	ON IS SUCH, That if the above bound
THE CONDITION OF THE ABOVE OBLIGHTING  E, L, MC The June do make a true and perfect inventory of the good	s, chattels, rights, credits, lands and tenements of late of Gwinnett
R. L., Notoman	had possession or knowledge of the said
Edi Mc Kelvay	hands, possession or knowledge of the said
- 1 -1-11-10 OPC/	ita lands And tenements as
to be required by the Co	actings and doings therein when
to antitled to the same bula	w. And if it shall hereafter appear that any Last with
	ame be proven before the Court of Ordinary, and the and Edimer & MCKelway
Executor obtain a certificate of the probate thereof, a	l Letters of Administration, then this obligation to be
	Letters of Minimum
void; else to remain in full force. Signed, scaled and acknowledged in open Court.	E.L.mcKelvey (L. S.)
approved By,	Harlford accident & Indemnity. S.)
E, D. Wogos, Ordine	TI-I
GEORGIA, GWINNETT COUNTY.	- died
I do solemnly swear that	, deceased, died
intertate on tor as I know or believe, and that I will t	vell and truly administer on all the estate of the suice
deceased, and disburse the same as the law requires, a	nd discharge to the best of my ability all my duties as

intestate, so far as I know or believe, and that I will well and truly administer on at the executive, and discharge to the best of my ability all my duties administrator. "So help me, God."

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

Recorded

OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the suid deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19	Rescaped T L, R, ashwaiet T W, Laue 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
, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Shury Shure & 36,000.00)  for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this A Laurenewelle, Sea, Aug 3.198.  THE CONDITION OF THE IBOVE OBLIGATION IS SUCH, That if the above bound here.  A, B: Harrie do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of late of Gwinnett Offices, which have or shall come into the hands, possession or knowledge of the said.  Mro. A, B. Narrie or the hands or possession of any person or persons, for an and the same, so made, do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by the Court; shall deliver and pay to such person at person or persons, they may be entitled to the same by the Survey of the said Letters of Administration, then this obligation to be void; close to remain in full force.  Signed, scaled and acknowledged in open Court. Mrs. A, B. Narrie (L. S.)  A From Iby Control of the probate thereof, and the same by force the Court of Ordinary, and the could; close to remain in full force.  Signed, scaled and acknowledged in open Court. Mrs. A, B. Narrie (L. S.)  A From Control of the scale of the said intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said entestate, and disb	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Thury Have Had sove. or he payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this Alexander levels. Sun, Our 3.198.  THE CONDITION OF THE MOVE OBLIGATION IS SUCH, That if the above bound the said of make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of the said.  Jihoo, A, B. Harm.  County, deceased, which have or shall come into the hands, possession or knowledge of the said.  Jihoo, A, B. Harm.  or the hands or possession of any person or persons, for he hands on 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 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 here, A. B. Horris in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be in such case, if required, render and the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased,	the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Jor the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this al Laurencevelle, En, any 3.198.  THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound the said of make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said.  Jimo A, B. Harris, or the hands or possession of any person or persons, for him, and the same, so made, do exhibit unto the said Ordinary when As shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same he proven hefore the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrs. A. B. Horris in such case, 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. A, B. Horris (L. S.)  Proved By  Continue and the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and dashoused before me, this	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this A Lawrencevelle, En., Org 3.18%.  THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound have a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of S, B, Harm. Interest of County, deceased, which have or shall come into the hands, possession or knowledge of the said shall the tenerate of the said true account of the actings and doings therein when the said the said the said the said the said shall the said the said shall the said the said the said shall therefore the said said and acknowledged in open Court. The A, B. There (L. S.)  A R. Columnity swear that the said said the said sharped to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as demand to and subscribed before me, this day of 19.	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH. That if the above bound 2000 do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of S. B. Harris.  County, deceased, which have or shall come into the hands, possession or knowledge of the said.  Who, A. B. Harris.  County, deceased, which have or shall come into the hands, possession or knowledge of the said.  Who, A. B. Harris.  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 when the shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and the same by Town A. B. Horris in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; clse to remain in full force.  Signed, scaled and acknowledged in open Court. Mars. A, 1B. Horris (L. S.)  A. R. Columnity (L. S.)  OATI-I  GEORGIA. GWINNETT COUNTY.  Accessed, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this day of 19	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound It of make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of S, B. Harry late of Guinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said late of Guinnett of S, B. Harry or the hands or possession of any person or persons, for her and the same, so made, do exhibit unto the said Ordinary when Arr shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of law actings and doings therein when 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 here, S. B. Horrishin in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be woid; else to remain in full force.  Signed, scaled and acknowledged in open Court. Mars. A, B. Horrishin (L. S.)  A. R. Qoluverth (L. S.)  OATH  GEORGIA. GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and subscribed before me, this day of 19	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound It of the sale of true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of S, B, How late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said throw, A, B. Now, or the hands or possession of any person or persons, for here, and the same, so made, do exhibit unto the said Ordinary when. As shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of here actings and doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and here, S. J. How.  In such case, 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. New A, B. How.  (L. S.)  Provel By  C. A. Worrs, Aray  OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19	presents.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of S, B, Harry Late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said presents, for he hands or possession of any person or persons, for he hands or possession of any person or persons, for he hands or possession of any person or persons, for he hands on do exhibit unto the said Ordinary when he had shall be thereunto required; and 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 shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made 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 the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and he had 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 open Court. Had A, B. Harry (L. S.)  A Provel By L. R. Qoluverth (L. S.)  OATI-I  CEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19	Scaled with our scale, and dated this at Lawrencevelle, In . Ung 3.194
Late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said  Ithou A, B. Harris, or the hands or possession of any person or persons, for her and the same, so made, do exhibit unto the said Ordinary when Ashall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of 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 M. B. How.  Executor obtain a certificate of the probate thereof, and M. B. How.  In such case, if required, render and deliver up 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, B. How.  A, B. How.  (L. S.)  A, Provel By  Continuous County.  A, Columnity.  A, deceased, died  Continuous County.  A, Columnity.  A, deceased, died  Continuous County.  A, Columnity.  A, deceased, died  Continuous County.  Administration on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator. "So help me, God."  Sworn to and subscribed before me, this  Continuous County County.  County Co	THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound )
County, deceased, which have or shall come into the hands, possession or knowledge of the said  IMO. A. B. Haris, or the hands or possession of any person or persons, for her and the same, so made, do exhibit unto the said Ordinary when hands hall be thereunto required; and 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 certificate of the probate thereof, and here, he had been continued as a certificate of the probate thereof, and here, he had been continued and acknowledged in open Court.  Signed, scaled and acknowledged in open Court.  A. B. Harry, (L. S.)  A. P. Columnith (L. S.)  OATI-I  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deministrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19	do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
persons, for here, and the same, so made, do exhibit unto the said Ordinary when Are shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of here actings and doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and here, and B. How.  Executor obtain a certificate of the probate thereof, and here, and B. How.  In such case, if required, render and deliver up 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, B. How.  (L. S.)  A. P. Oolwarth (L. S.)  OATI-I  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19 -	
persons, for Lee , 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 Lee actings and doings therein when Ahe shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Letters of Administration, then this obligation to be in such ease, if required, render and deliver up 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. A, B. Herry (L. S.)  After Ordinary (L. S.)  OATI-I  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19  Sworn to and subscribed before me, this	County, deceased, which have or shall come into the hands, possession or knowledge of the said
be thercunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when the shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and have, A. B. Thom.  In such case, 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, B. Thom. (L. S.)  A, R. Oohnersth (L. S.)  C, A. Wogro, And (L. S.)  OATI-1  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this day of 19	Imo. A. Pa. Havi , or the hands or possession of any person of
be thercunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of	persons, for her , and the same, so made, do exhibit unto the said Ordinary when the shall
shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made 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 be proven before the Court of Ordinary, and the executor obtain a certificate of the probate thereof, and he said Letters of Administration, then this obligation to be in such case, 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. R. Dofworth (L. S.)  A. R. Oofworth (L. S.)  C. A. Worre, And (L. S.)  OATI-I  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19  Sworn to and subscribed before me, this	be the rounte required; and such goods, chattels, credits, lands and tenements do well and truly administer
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Man, A. B. Itoministration, then this obligation to be in such case, 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, B. Itam. (L. S.)  A, Provide (L. S.)  A, Provide (L. S.)  OATI-I  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19  Sworn to and subscribed before me, this	according to law, and do make a just and true account of Lactings and doings therein when
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mr. A. B. Tom.  in such case, 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. R. Ordinarth (L. S.)  L. R. Ordinarth (L. S.)  CIA. Worrs, and  OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19  Sworn to and subscribed before me, this	Shall thereunto be required by the Court; shall deliver and pay to such person or persons
Executor obtain a certificate of the probate thereof, and Man, N. 13. 1600.  in such case, 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.  L, R. Ooluveth (L. S.)  L, N. Ooluveth (L. S.)  C, N. Loever (L. S.)  OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19  Sworn to and subscribed before me, this	respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last is to
in such case, 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. A, 13. Harry (L. S.)  Proved By  L, R. Oolewrih (L. S.)  E, A. 2007 of Araly  OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19  Sworn to and subscribed before me, this	and Testament was made by the deceased, and the same be proven before the Court of Oralinary, and the
woid; clse to remain in full force.  Signed, scaled and acknowledged in open Court. Thus. A, 13. Harris. (L. S.)  Proved By  L, R. Ooburnih (L. S.)  C, Lacre (L. S.)  OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this day of 19.	Executor obtain a certificate of the probate thereof, and
Signed, scaled and acknowledged in open Court. Mr. H., 13. Hack. (L. S.)  Approved By  L. R. Oolewrich (L. S.)  C. Jacell (L. S.)  OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19  19	
Signed, scaled and described before me, this  L, R. Oobersh (L. S.)  L, S. Oobersh (L. S.)  A. Worred By  C. Aceel (L. S.)  OATH  CEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19	void; else to remain in full force.
OATI-I  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19	
OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the suid deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19	approved by
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."  Sworn to and subscribed before me, this  day of 19	10. Vacción (In.S.
I do solemnly swear that  I do solemnly swea	
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the described and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator. "So help me, God."  Sworn to and subscribed before me, this day of 19	GEORGIA, GWINNETT COUNTY.
deccased, and disburse the same as the law requires, and disentrate the sense of my definition of the same as the law requires, and disentrate the sense of the s	I do solemnly swear that
Administrator. "So help me, God."  Sworn to and subscribed before me, this day of 19	intestate, so far as I know or believe, and that I will well and truly assume the best of my ability all my duties as
Sworn to and subscribed before me, this day of	deceased, and disburse the same as the law requires, and disburse the same as the law requires.
	Administrator. "So help me, God."
	Sworn to and subscribed before me, this day of

Recorded 19
Sworn to and subscribed before me, this day of 19
Administrator. "So help mc, God."
intestate, so far as 1 know or believe, and that 1 left well and traff dantemaker. deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
GEORGIA, GWINNETT COONTT.  , deceased, died  I do solemnly swear that
CEORCIA GWINNETT COUNTY.
OATH
E.D. Woger, Ordy (L. S.)
Opproved By; A, B. Johnson (L. S.)
Bigina, searce and a control of the
void; else to remain in full force.  Signed scaled and acknowledged in open Court.  L, H, Letron (L. S.)
Executor obtain a certificate of the probate thereof, and set of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Executor obtain a certificate of the probate thereof, and Li Hi Lulson
the came he proven before the Court of Ordinary, and the
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
according to law, and do make a just and true decount of such person or persons, shall thereunto be required by the Court; shall deliver and pay to such person or persons,
be thereunto required; and such goods, endeters, crowns, the according to law, and do make a just and true account of actings and doings therein when
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
persons, for and the same, so made, do exhibit unto the said Ordinary when he shall
County, deceased, which have or shall come the terms of the hands or possession of any person or L. H. Sulson , or the hands or possession of any person or
County, deceased, which have or shall come into the hands, possession or knowledge of the said
mrs. L. D. Lulyon late of Gwinnett
the structure and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
L. D. Lulain
THE COMPITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound
Sealed with our scals, and dated this we successful
presents.  Sealed with our scals, and dated this at Lawrenceville, Ju. Queg. 3-14x 2
for the payment of the management of the whole and for the whole sum, jointly and severally and firmly, by there executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by there
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
Though 180,0000
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
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(4 - 00 / /d, 1) kmoo
GEORGIA, Gwinnett County.

GEORGIA, Gwinnett County.
RIVON .ILL MEN BY THESE PRESENTS. That we Mrs , Beyelle Present Proces as Principal Y & a. Willambs.
B. Ruman 9 Y & a. Willow &.
, securities, are 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 & 2,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said obtaining, and his successors in operating and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
scaled with our scale, and dated this at Lawrence die, Se. aug 3-18k-
Scaled with our scale, and dated this 1900
THE CONDITION OF THE ABOVE OBLIGATION IS STORM, That if the above bound me.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
The Emma &, Presel
County, deceased, which have or shall come into the hands, possession or knowledge of the said.
St. elle Treell Buscoe or the hands or possession of any person or
and the same, so made, do exhibit unto the said Ordinary when when
and ench soods chattels, eredits, lands and tenements do well and truly administer
actings and do make a just and true account of actings and doings therein when
about the required by the Court; shall deliver and pay to such person or persons,
and if it shall hereafter appear that any Last will
the probate thereof, and
Executor obtain a certificate of the product the said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roll: else to remain in full force.
signed, realed and acknowledged in open Court. In By alle Preut Breeze L. S. G. Welbert L. S. G. Welbert L. S. G. Welbert L. S. L. S
Exproved By: E. a. Willenter L.S.
6 1 10-16
Er X. Wozur Gerdung.
OATH
GEORGIA, GWINNETT COUNTY.
tal A finall well and truly administer on activity
intertate, so far as I know or believe, and that I will also discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Alministrator. "So help me, God."
Sworn to and subscribed before me, this day of
Brain in and
.19

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GEORGIA, Gwinnett County.  GEORGIA, Gwinnett Cou
in office and assigns, in the just and full sum
angth Heundry (Plinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole and
presents.  Scaled with our scale, and dated this at Law renewalle, Gue aug 3-19K2
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.
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 according to law, and do make a just and true account of actings and doings therein when according to law, and do make a just and true account of actings and doings therein when according to law, and do make a just and true account of acting to law, and do make a just and true account of actings and doings therein when according to law, and do make a just and true account of actings and doings therein when according to law, and do make a just and true account of actings and doings therein when according to law, and do make a just and true account of actings and doings therein when according to law, and do make a just and true account of actings and doings therein when according to law, and do make a just and true account of actings and loings therein when according to law, and do make a just and true account of actings and loings therein when according to law, and according to law, and according to according to according to according to a supplied to according to according to according to according to according to according to a supplied to according to
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made 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 Manual Letters
Signed, scaled and acknowledged in open Court.
E. S. Wazer, and . (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my donley are my
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

19.....

Recorded ....

GEORGIA, Gwinnett County.
GEORGIA. GWITHELL COUNTY.  KNOW ALL MEN BY THESE PRESENTS, That we, W. E. Johnson and Brungas & Ins, O. 74, Johnson
Que of the O. H. Johnson
, securities, are held and firmly bound unte
, securities, are new and printing
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Live Thousand TW, ve
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this al Lawrenceville, Su, Jegi 7- 1942
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. Vlarence Hewall late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
or the hands or possession of any person of
persons, for , and the same, so made, do exhibit unto the said Ordinary when he shall
in the and each deeds chattels, credits, lands and tenements do well and truly daments
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Defendent the Executor obtains a certificate of the probate thereof, and the same be proven before the Court of Ordinary, and the Executor obtains a certificate of the probate thereof, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the product thereof, and for the said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
in such case, if required, render and active appearance
void; else to remain in full force.  Signed, scaled and acknowledged in open Court. 10, 6, Jefnison (L. S.
Signed, scaled and acknowledged in open Court. W, E, Jefnison (L. S. ) Mao, Q. H. Jefnison (L. S.
approved by
E, D. Woger, and
OATH
GEORGIA, GWINNETT COUNTY.
table to a suil well and truly daminister on an
intestate, so far as I know or believe, and that I will like the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

Recorded .....

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Willie Mal Land  KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Willie Mal Land
LYON ALL MEN BY THESE PRESENTS, That we, All a
1 1144 I very Carlinary
in office and assigns, in the just and full and
the Ordinary for said County, and his successors in Office we and ourselves
Lingia con set of the successors in office, we and ourselves our be
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these 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 Lawrence le, Ha.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound my
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Turbur and perfect mentally of Jacob Gwinnett
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 of any person or
Ind, Willie ) Mal Gant , 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
line to law and do make a just and true account of the actings and doings therein when
about thereunto he required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
the came he proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Meri Vulle mae Gorie
Executor obtain a certificate of the probate thereof, and probate the state of the state of the probate the state of t
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.
roid; clse to remain in full force.  Signed, scaled and acknowledged in open Court. The Wale Mal Hand (L. S.)
approved By Maryland Cascaling Company (L.S.)
E. D. Wogir Ordina (L. S.)
(may
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
19
Sworn to and subscribed before me, this day of 19

.....19.....

GEORGIA, Gwinnett Coun	
KNOW ALL MEN BY THESE PRESEN	TS, That we. 7, A, Preced as
Rumapel T WIH, W.	telliools as Aventy
	, securities, are held and firmly bound unto
the Ordinary for said County, and his suc-	cessors in office and assigns, in the just and full sum of
Any Idended \$6	00.00
,	inary, and his successors in office, we and ourselves, our heirs,
	d for the whole sum, jointly and severally and firmly, by these
presents. Scaled with our scals, and dated this $oldsymbol{arphi}$	L'Leures delle, du Oct 6-19Kz
75, 12, Prute	IG.ITION IS SUCH, That if the above bound
mo, addie Calham	he goods, chattels, rights, credits, lands and tenements of
County, deceased, which have or shall come is	nto the hands, possession or knowledge of the said
	or the hands or possession of any person or
	made, do exhibit unto the said Ordinary when the shall
be thereunto required; and such goods, chatte	els, credits, lands and tenements do well and truly administer
according to law, and do make a just and true	e account of Let 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 san	ne by law. And if it shall hercafter appear that any Last Will
. The town and successful and the deceased an	d the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate th	ercof, and H, R. Jull
in such case, 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 Co	ourt. 7d, 1d. Privet (L. S.)
appeared By,	ourt. To, B. Precel (L.S.)
	(L. S.)
E.D. Woze	
	OATH
GEORGIA, GWINNETT COUNTY.	
	, deceased, died
and that	I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law req	nuires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	

000 paintap ira co.ir. to
ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
GEORGIA, Gwinnett County.  KNOW ALL MEY BY THESE PRESENTS, That we, Myslice Noot and See The All See The See T
KNOW ALL MEN BY THESE PROMISE
Pempee 4 Je . Word unt.
and assidus, in the just and full sum
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assignment of said of s
for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the said Oration power.  for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and for the whole sum to the said of the said
presents. P May He Oct 5-194 2
presents.  Scaled with our scale, and dated this Landence le, In. Och 5-19x 2
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Myslice Hach.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Lucile North late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mystice Nach , or the hands or possession of any person or
persons, for he , 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Myrice Root.
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 tores
Signed, scaled and acknowledged in open Court. Myslice Nach. (L. S.)
of providing 1
E. D. W. gr, Org. (L. S.)
(L. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe, and that I will a solution
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before me, this
Sworn to and subscribed before me, this day of 19
No see a constitution of the constitution of t

Recorded

## GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS, That we, H, B. Privile at
Group I T W. H. Wellioof F La, Rendly and
securities are held and family to
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scale, and dated this at Law renceville, In , Dev, 754 2
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound &, A,
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mary a, Preselt late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
or the hands or possession of any person or
persons, for firm, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Al Bl Heell
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
poids also to remain in full force
A.B. Prull
Opproved By, W. H. Wellsook ; (L. S.)
Opproved By, W. H. Westlesofa; (L. S.)  E, D. Hogus, Owling D.a., Pendley (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, thisday of19

GEORGIA, Gwinnett County.  ENOW THE MEY BY THESE PRESENTS, That we, J. Hamilton as  Chancipal & C. J. Pulle on  Securities, are held and firmly bound unto
THESE PRESENTS, That we, J. Hamilton as
Woll the West of Pupile or
, securities, are held and firmly bound unto
and and assigns, in the just and ton
the Ordinary for said County, and his successors in office and designed the fact sum of Englitern Hundred \$1800 00)
C. J. lilean france of the successors in office, we and ourselves our !
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Lawrence les for Jon 7-1943
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
J.J. Hamilon
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Clussic Hary you late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
A A Hamilton 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. A. Hermelor
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, sealed and acknowledged in open Court. J. It Hermillon (L. S.)  Opkerand By',  C, J. Rukle (L. S.)
Oppraved By!, C. & Rukle (L.S.)
F. 1 30 a
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leccused, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
Sworn to and subscribed before me, this day of

**19**.

KNOW ALL MEN BY THESE PRESENTS, The Principal V H, B, Haps	nat we, Horner Relevo as Ron & C, Racel
the Ordinary for said County and his successors	· i M
for the payment of which sum to the said Ordinary, o	and his successors in office, we and ourselves, our heirs.
executors and administrators, in the whole and for the	
peacents.	
Scaled with our scals, and dated this acc	I renceville, Day Jan. 4. 14x 3
THE CONDITION OF THE ABOVE OBLIGHT	TION IS SUCII, That if the above bound
do make a true and perfect inventory of the good	ods, chattels, rights, credits, lands and tenements of
	ne hands, possession or knowledge of the said
	, or the hands or possession of any person or
	do exhibit unto the said Ordinary when Le shall
. <b>₹</b> 1 0 5 5	edits, lands and tenements do well and truly administer
be thereinto required, and sales goods, endeten, or	ount ofactings and doings therein when
	Court; shall deliver and pay to such person or persons,
	law. And if it shall hereafter appear that any Last Will
respectively, as they may be entitled to the same by	same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof,	and Homer Reeve
Executor obtain a certificate of the product thereby	aid Letters of Administration, then this obligation to be
	•
void; else to remain in full force.	Homer Record (L.S.)
Signed, scaled and acknowledged in open Court.	H. B. Hapson (L.S.)
upport By:	
E, D. Woger, Didy	(6 Nawling (L.S.)
C	DATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
t at at 7 mil	m well and frill administer on the
deceased, and disburse the same as the law requires	s, and discharge to the best of my ability all my duties a
Administrator. "So help mc, God."	a will be the
	day of
Sworn to and subscribed before me, this	

020
ZOU ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  GEORGIA, Gwinnett County.  Livon ALL MEY BY THESE PRESENTS, That we, Lucian L.
KYOW ALL MEN BY THESE PRESENTS, THAT ACT
Securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assign, the Ordinary for said County, and his successors in office, we and ourselves, our heirs
for the payment of which sum to the said Ordinary, and matter payment of which sum to the said Ordinary, and matter payment of which sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors and administrators, in the whole and postal
presents.  Scaled with our scale, and dated this al Lawrence elle, Gerfine 7-19 x 3
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 tenements of
do make a true and perfect inventory of the goods, chatters, really late of Gwinnett
VI 41 Carres of the said
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Lucian L'iLaure , or the hands or possession of any person or
persons, for fri , 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Lucian & Lacus
in such case, 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. \( \frac{1}{\sigma} \) \( \frac{1}{\sigma} \
Signed, scaled and acknowledged in open Court. Lacus (L. S.) Office of Ry', Earl Armann (L. S.)
Eid, Woger, Outy (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the hour requires and the land administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
A same a same a same as same a
Sworn to and subscribed before me, this day of 19
·
Recorded

GEORGIA, Gwinnett County.
T & C. Luck
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Lawrencevelle, Lee June >-18%
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. Nora C. Luch late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
I, I, Justa , or the 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 Lactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force. &, Level (L. S.)
Signed, scaled and acknowledged in open court.
Craptian 1
E.S., Nogeo, andy
OATH
GEORGIA, GWINNETT COUNTY.
The state of the s
intestate, so far as I know or believe, and that I will belt and the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Alministrator "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this

ADMINISTRATOR'S BOND.	28
GEORGIA, Gwinnett County.	610 9 SEPRESS (14 0) 07 100-0
RNOW ALL MEN BY THESE PRESENTS, That we, Two. Mallie X. Crincipal T W, C, Jame ar Recent	Paund as
the Ordinary for said County, and his successors in office and assigns, in the justification of the successors of the su	d firmly bound and
for the payment of which sum to the said Ordinary, and his successors in office, we and	ourselves our heire
executors and administrators, in the whole and for the whole sum, jointly and severally	and firmly, by these
presents.  Scaled with our scals, and dated this at Lawrenceville, Dan, Op	ine 5-19x 3
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above be	
do make a true and perfect inventory of the goods, chattels, rights, credits, land	s and tenements of
County, deceased, which have or shall come into the hands, possession or knowledge of	of the said
persons, for for and the same, so made, do exhibit unto the said Ordinary	
be thereunto required; and such goods, chattels, credits, lands and tenements do well of	
according to law, and do make a just and true account of fee actings and	
shall thereunto be required by the Court; shall deliver and pay to suc	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear	
and Testament was made by the deceased, and the same be proven before the Court of Executor obtain a certificate of the probate thereof, and )	of Ordinary, and the
in such case, if required, render and deliver up the said Letters of Administration, then	this obligation to be
m. Malle H. Vales	(L. S.
31. 10 5/	(L. S.
approved 120g	
OATH	
GEORGIA, GWINNETT COUNTY.	

ear that		inister on all the estate of the said
ow or believe, and tha the same as the law re	t I will well and truly dam quires, and discharge to the	best of my ability all my duties a
clp mc, God."		
	ow or believe, and the the same as the law re	ar that  ow or believe, and that I will well and truly adm  the same as the law requires, and discharge to the  lip me, God."

Sworn to and subscribed before me, this

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
accurities, are held and firmly bound unto
assidus, in the just and full sum of
Home Thomas RA and his successors in office, we and ourselves, our heirs,
and administrators, in the whole and por
presents.  Scaled with our scals, and dated this ai Landrence velle, Gen. Ofue 5-1844
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound 30, P.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Jun. A. D. Lenie late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said , or the hands or possession of any person or
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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W, P. Lann
in such case, 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. 20, P. Lania (L. S.)
Signed, scaled and acknowledged in open Court. W. P. Lance (L. S.)  Office of the scaled and acknowledged in open Court.  Office of the scaled and acknowledged in open Court.  Office of the scaled and acknowledged in open Court.  Office of the scaled and acknowledged in open Court.  Office of the scaled and acknowledged in open Court.  Office of the scaled and acknowledged in open Court.  Office of the scaled and acknowledged in open Court.  Office of the scaled and acknowledged in open Court.
$\mathcal{E}, \lambda, \mathcal{V}$ (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deccased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as .ldministrator. "So help me, God."
Sworn to and subscribed before me, thisday of19

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, W, P. Lanin and
Compae & J. a. Here a
, securities, are held and Armly bound
the Ordinary for said County, and his successors in office and assigns, in the just and full sum.  The Thousand (\$3000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our hei
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
presents.
Sealed with our seals, and dated this al Landremedelle, du april 5-18,
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound 201. P
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements
County, deceased, which have or shall come into the hands, possession or knowledge of the said
W, & Lands or possession of any person
persons, for him, and the same, so made, do exhibit unto the said Ordinary when he sh
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly adminis
according to law, and do make a just and true account of actings and doings therein wh
shall thereunto be required by the Court; shall deliver and pay to such person or person
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and $\supset U$ , $P$ , Lance
Executor obtain a certificate of the produce thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to
and the same and t
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.  (L.
oppword By; J. a. I deverte (L.
E. D. Wogner, Dishmary (I.
OATH
GEORGIA, GWINNETT COUNTY.
, deceased, d
the extere and that I will well and truly administer on all the extere of the
intestate, so far as I know or vertebe, and thee I have a large to the best of my ability all my duties deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Sworn to and subscribed defendance
Recorded

GEORGIA,	Gwinnett	County
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Principal & & Builon a Recuir
June a Recuir
Emilian to the Control of the Contro
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the set of the
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 Land revervelle, the July 9th -19x 2
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound mo.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of ms. Ella 9, Cracco late of Gwinnett
County, deceased, which have or shall come into the hands possession or browning at
mo. J. E. Bulo, or the hands or possession of any person or
persons, for h, 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
she shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, 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. Sm. & E. Burlo (L. S.)
approved By
E. L. Nog. o. C. Oray (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded 19

GEORGIA, Gwinnett County.
as Principal T C, II, Granel a
the state of the s
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this Lawrencevello, Lan Judy 8-184
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound.  J. Q. Dammon D.
do make a true and perfect inventory of the goods, chattely rights credits land
James a. Moran late of Gwinnett
County, deceased, which have or shall come into the hands possession or broad to
Ol, of the hands or possession of any person or
persons, for hand, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and H. Q. Hammon n.
in such case, 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. S. Hammon Q. (L. S.)
Signed, scaled and acknowledged in open Court. T. D. Ausmin a. (L. S.)  Afracel By  (L. S.)
E. L. Woges, Ordy (1. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Ed II

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  GEORGIA, Gwinnett County.  AND THESE PRESENTS, That we, III Q, Danner 2.  Co Principal & C, II, Include and Armly bound unto
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 Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the payment of which sum to the said Orainary, same the said Orainary same thad the said Orainary same the said Orainary same the said Orainar
presents.  Scaled with our scale, and dated this al Lawrences elle, See, July 8 1843
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
inventory of the goods, chattels, rights, creatis, tands and tenements of
The solution of the solution o
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 fine, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and It. & Hammon &
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; clsc to remain in full force.  Signed, scaled and acknowledged in open Court. I, D, Danmon & (L. S.)  Dog from 2 By', C, F, Growell (L. S.)
Apround By; C. F. Growell (L. S.)
E.D. Woger, andy (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
.ldministrator. "So help me, God."
Sworn to and subscribed before me, this day of
the management of the control of the

and Oliver Dalue T & M, Refer and Principal
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  Jon Thomas & 10,000,
for the payment of the said Ordinary, and his successors in a
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 at Law revewelle, See Dept 6-194
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 broad to the
died theddieh , or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of his actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Sie Kindolist
in such case, 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 Sudderes (L. S.)
appraved By', Ohun Dolvin (L. S.)
E. D. Wog es, Odning &. W, Likes (L.S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Hollie Yanney at  Granapal 1 Chao S, Island & J.C. Yanney ar  Granapal 1 Chao S, Island & J.C. Yanney and  Granapal 1 Chao S, Island & J.C. yanney are held and firmly bound unto
WORLD ALL MEY BY THESE PRESENTS, That we,
Commend & Chao S, Silay V DIVI Jan
(funcipal ) , securities, are 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 anid Ordinary, and man succession
for the payment of which sum to the said Orathory
executors and describers and describ
presents.  Sealed with our scale, and dated this Laurenceville, Su, Och > -19 K 4
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Hallie
Vancy
to make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
James D, Mancy late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Hellin yancey , or the hands or possession of any person or
persons, for in , 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Textament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Hollie Junery
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. Hallis yarray (L. S.)
afternand by;
E. D. Wya Doy J. C. Yames (L. S.)
E. D. Wight Day J. C. yamey (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
messace, so far as I know or believe, and that I will well and truly administer on all the settle of the said
and discharge the same as the law requires, and discharge to the best of well the live of
Idministrator. "So help me, God,"
Sworn to and subscribed bet
Sworn to and subscribed before me, this day of 19

KNOW ALL MEN BY THESE PRESENTS, That we, N, C, Green ar Principal
the Ordinary for said County, and his successors in office and assigns, in the just and full sum
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents.
Scaled with our scals, and dated this al Landenced elle, to Och 6-194 3
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound McCy
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of mo. I fallie W, Geen (m. m. m. M. Leen) late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person of
persons, for , and the same, so made, do exhibit unto the said Ordinary when
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administs
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 Wil
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and MiC, Lie
in such case, 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. W, C, Lucy (L. S.
approved By, WE, Gue (L.S.
E. S. Wages, Order (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swcar that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administration (IC 1.1 and IC 1.1)
sammistrator. "So help me, dod."
Sworn to and subscribed before me, this day of 19

214	410. D SADRASD STA. CO ST. LONG
ADMINISTRATOR'S BOND.	
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, A 1 He Ogla	and .
General and JoV, Bailey or , securities, are held	
oler and assidus, in the	iust and tun
the Ordinary for said County, and his successors in office and assigns, in the	of sum of
the said Ordinary, and his successors in Office, to an	our scives, our heire
for the payment of which sum to the said Guerral executors and administrators, in the whole and for the whole sum, jointly and several	ty and firmly, by these
presents.  Scaled with our scale, and dated this at Lawnersedle, Ja, D	ec 6-19×2
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above to	
do make a true and perfect inventory of the goods, chattels, rights, credits, lane	ds and tenements of
mo, Mary E, Dodd	late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge	
Life Ogle , or the hands or posses	sion of any person or
persons, for fine and the same, so made, do exhibit unto the said Ordinary	
be thereunto required; and such goods, chattels, credits, lands oud tenements do well	1
according to law, and do make a just and true account of he actings and	
shall thereunto be required by the Court; shall deliver and pay to suc	,
respectively, as they may be entitled to the same by law. And if it shall hereafter appe	
and Testament was made by the deceased, and the same be proven before the Court of	•
Executor obtain a certificate of the probate thereof, and VIHe Ogley	, crammy, and the
in such case, if required, render and deliver up the said Letters of Administration, then	
void; else to remain in full force.	this congution to be
Signed, sealed and acknowledged in open Court. J. 74.09 le	(7.8)
E, Di Wogo, Owling & V, Bailey	(2. 5.)
E, Di Wogo, Diding	(L. S.)
	(L. S.)
OATH	
GEORGIA, GWINNETT COUNTY.	
I do solemulu succes that	
intestate, so far as I know or believe, and that I will well and truly administer on all the deceased, and disputes the same and the sa	, deceased, died
the same as the law requires, and discharge to the	re estate of the said
Administrator. "So help me, God."	lity all my duties as
Sworn to and subscribed before me, this day of	

GEORGIA, Gwinnett County.

as drincipal Y a, B. Jerdan M. Parry
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successor to
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum to the said ourselves, our heirs,
sunt, Jointly and Reverally and Asset
Scaled with our scale, and dated this al Land unew-le, In Jan 3 -1844
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Reginal E. Paux - rights, credits, lands and tenements of
County deceased, which have or shall come into the hands, possession or knowledge of the said
or the hands or passession of any passession
persons, for , and the same, so made, do exhibit unto the said Ordinary when he
be thereunto required; and such goods, chattels, credits, lands and tenements do well and touchers
according to law, and do make a just and true account ofactings and doings therein when
he shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and rows M, Racy
in such case, 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. Shawen M. Kawy - (L. S.)
Signed, scaled and acknowledged in open Court. Graven M. Lawy - (L. S.)  Officed by:  (L. S.)  (L. S.)
E. D. Woge, Osly (L. S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
A MARK AND

...........19..........

Signed, scaled and acknowledged in open Court.

The harman (L. S.)

Fred harman (L. S.)

End Noger Ower my A. Asharia (L. S.)

OATH

GEORGIA, GWINNETT COUNTY.

Recorded

19. . . . .

GLOTTEY.	No-999
KNOW ALL MEN BY THESE PRESENTS, Th	at we, Jon B. 1
RIMON ALL MEN BY THESE PRESENTS, The	G. O. In devill a
the Ordinary for said County, and his successors	in office and assisted in the control of the contro
Jan Thousand &	Walle are, in the just and full sum
the naument of which sum to the said Ordinary	
executors and administrators, in the whole and for the presents.	c whole and ourselves, our heirs,
	Jointly and severally and A.
Sealed with our seals, and dated this at La	el renocation as
	rewelle, &a. 20 opul/4x
THE CONDITION OF THE ABOVE OBLIGATION	ON IS SUCH, That if the above bound Wm .
to make a true and perfect inventory of the door	
Jun. W. J. Turell	s, chattels, rights, credits, lands and tenements of
County, deceased, which have or shall come into the	hands possessing late of Gwinnett
nom, B, Juill	hands, possession or knowledge of the said, or the hands or possession of any person or
persons, for hi , and the same, so made, d	o crhibit
be thereunto required; and such goods, chattels, cred	its lands and the said Ordinary when shall
according to law, and do make a just and true accoun	nt of
shall thereunto be required by the Co	ourt; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by la	art; shall active and pay to such person or persons,
and Testament was made by the deceased, and the se	and he proven before the Control of the Proven before the control of the Control
Executor obtain a certificate of the probate thereof, a	me be procen defore the court of Ordinary, and the
in such case, if required, render and deliver up the said	
void; else to remain in full force.	. Decress of Manualistration, then this configution to be
Signed, sealed and acknowledged in open Court.	m. B. Tenece (L. S.)
	111
approud by,	(L. S.)
E. S. Wog 4, Oding	G. D. Lenell (L. S.)
OA	TH
GEORGIA, GWINNETT COUNTY.	—
I do so!cmnly swcar that	, deceased, died
intestate, so far as I know or believe, and that I will u	cell and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, ar	ıd discharge to the best of my ability all my duties as
Idea to the control of the control o	the control of the co
Sworn to and subscribed before me, this	
	AND THE RESERVE OF THE PARTY OF

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  GEORGIA, Gwinnett County.  KYON ALL MEY BY THESE PRESENTS, That we, Mrs. Mary C, Implifor a  Consequence S & W. Amplifor, 7 W.E, Summary and firmly bound unterpresent the securities, are held and firmly bound unterpresent the securities.
Grouped & W. Dinglelow, 7 W. E, Sure and firmly bound unt
the Ordinary for said County, and his successors in office and assigns, in the fust and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these 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 at Lowersewille Ju Jue 5,194
THE CONDITION OF THE JEOVE OBLIGATION IS SUCH, That if the above bound mrs.  Mary C, Linglion
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of a make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of a late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Lactings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Mary & Amylelo
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, scaled and acknowledged in open Court. Mary C, Long lelo (L. S.)
approved By. Disc, Singleton (L. S.)
E. D. Nogey Ordinay M.E. Jum (L. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnia grant de d
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the i
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Sworn to and subscribed before me, this
auy of
Recorded

Recorded ....

Helly as Remarked TO, J. Kelley	wun
the Ordinary for said County, and his successors in office and assigns, in the justifican Heendred \$1500-00) deall	ust and full sum of
for the payment of tenter same to the said Ordinary, and his successors in office, we are	d ourselves
executors and administrators, in the whole and for the whole sum, jointly and severall	uand Armin Last
Scaled with our scale, and dated this at Lawrence lee to .	June 6-18KV
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above b Jun. Maude Heoren Telly	ound
do make a true and perfect inventory of the goods, chattels, rights, credits, land	ls and tenements of
mr. Mande Kearen Prelley	late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge	of the said
mr. Maude Keacon Helly , or the hands or possess	sion 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 a	
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 suc	h person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appe	ar that any Last Will
and Testament was made by the deceased, and the same be proven before the Court	of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Jus. Maude I ceau	- Tully
in such case, if required, render and deliver up the said Letters of Administration, then	this obligation to be
void; else to remain in full force.	1. 11
Signed, scaled and acknowledged in open Court. Mrs. Maude Heaven	Telley (L. S.)
a 1 Hiller	(L. S.)
	(L. S.)
E. A. Wogs, Ordinary	
OATH	
GEORGIA, GWINNETT COUNTY.	
I do colomulu suvar that	, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all t	he estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ab	ility all my duties as
Administrator. "So help mc, God."	
Sworn to and subscribed before me, thisday of	

Recorded .....

GEORGIA, Gwinnett County.
WOW HE MEN BY THESE PRESENTS, That we, Mrs, Ollie D, deloan
Promo o F D. R. Dunces
GEORGIA. Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Mr. Ollie D. Dloon of Puncipal T J. R. Duncen, securities, are held and firmly bound u
the Ordinary for said County, and his successors in office and assigns, in the just and full sum Loo Than Ly & 2,000.00) -
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our he
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by th
presents.
Scaled with our scale, and dated this at Low renewalle, Garage 3-184
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements  A. H. Deissen late of Gwinner
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mirs, allie &, Dloan , or the hands or possession of any person
persons, for he, and the same, so made, do exhibit unto the said Ordinary when Ahasha
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administed
according to law, and do make a just and true account of the actings and doings therein whe
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. $$ And if it shall hereafter appear that any Last Wil
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and mo, Ollie D. Lloan
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, scaled and acknowledged in open Court. Mrs. Oelie D, Alow (L. S.)
approved By', J. R. Dunan (L. S.)
E. A. Wrgu, Ordmy (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

Recorded

GEORGIA.	Gwinnett	County,

ANOW ALL MEN BY THESE PRESENTS, That we, I'M Called a red descript
the Ordinary for said County, and his successors in office and assigns, in the fast and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this Collin 6 19K &
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 fill 111/2001.
County, deceased, which have or shall come into the hands, possession or knowledge of the said  L. C. Lii , or the hands or possession of any person or persons, for , and the same, so made, do exhibit unto the said Ordinary when had shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and W. C. Lie in such ease, 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.  Park Liver (L. S.)
E. N. Wogel Orden
OATH
GEORGIA, GWINNETT COUNTY.  , deceased, died  I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and discharge to the best of my ability all my duties as
intestate, so far as I know or believe, and that I will well and truly dominated by ability old my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability old my duties as
deceased, and disburse the same deceased, and disburse the same deceased, and disburse the same deceased, and deceased, and deceased and subscribed before me, this day of

Country	
GEORGIA, Gwinnett County.  GEORGIA, Gwinnett County.  KNOW ALL MEY BY THESE PRESENTS, That we, E, R. Harrison	race.
	n
ANOW ALL MEN THESIS	
	tet and the
the Ordinary for said County, and his successors in office and assigns, in the ju	st and full sum of
the Ordinary for said Line Hemdred	
the Ordinary for said County, and his successors in office and assigns, to one of the Ordinary for said County - fine Hendred	ourselves, our heire
for the payment of which sum to the said Ordinary, and his successors in office, we and	and firmly by 42
executors and administrators, in the whole and for	
- 0 1 (00 Pr (A)	un Sucret
presents.  Scaled with our scale, and dated this at Land servee Ville Ly. a.	7/-1760
That if the above ho	nnd
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bo	
E. K. Harrison	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands	and tenements of
Jun. Eid de Horno	late of Gwinnett
County, accessed, which have or shall come into the hands, possession or knowledge of	f the said
County, deceased, which have or shall come the the hands or possessi	ion of any parson as
o, A farm, or the hands or possesse	on of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary u	hen shall
be the rounte required; and such goods, chattels, credits, lands and tenements do well ar	nd truly administer
according to law, and do make a just and true account of Lactings and d	oings 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	
and Testament was made by the deceased, and the same be proven before the Court of Executor obtain a certificate of the probate thereof, and E, R, Herrison	Orainary, and the
in such case, if required, render and deliver up the said Letters of Administration, then $m{t}$	
roid; else to remain in full force.  Signed, scaled and acknowledged in open Court. E.R. Harraan  Officerval By  DU. D. Waldon	•
Signed, sealed and acknowledged in open Court. 6 (K) Hamaan	(L. S.)
Officeroed By JU. D. Walson	$(L, S_{\bullet})$
P // 111-0 · ( 0 -	
0, D. 10 mg 11, Osey	(L. S.)
OATI-I	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	
intestate, so far as I know or believe, and that I will well and truly administer on all the	
deceased, and disburse the same as the law requires, and discharge to the best of my ability	ty all my duties as
Administrator. "So help me, God."	To the
Sworn to and subscribed before me, this	
Swarn to and subscribed before me, this day of	
Recorded	

ADMINISTRATOR'S BOND.	),
- CIL Comment Country	<b></b>
GEORGIA. GWINNELL County.  KNOW . U.L. MEY BY THESE PRESENTS. That we, E, O, Colcum an Runs.  9 7 M. Karnell, E. A. Pale	<b>1</b>
, securities, are held and firmly bound un	to
the Ordinary for said County, and his successors in office and assigns, in the just and full sum	of
r for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir	rs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the	.sc
presents.  Scaled with our scale, and dated this al fartherne velle, & any 7-1964	
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
Jan W. Clour late of Quinne	tt
County, deceased, which have or shall come into the hands, possession or knowledge of the said	
E, O, Clour, or the hands or possession of any person	or .n
persons, for , and the same, so made, do exhibit unto the said Ordinary when he sha	
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administ	.11
according to law, and do make a just and true account of actings and doings therein whe	8,
shall thereunto be required by the Court; shall deliver and pay to such person or person.	il <b>l</b>
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last Wi and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	r
Executor obtain a certificate of the probate thereof, and CVPP.  in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be a such case.	be
in such case, if required, render and deliver up the sale and a	
void; else to remain in full force. (L. S.	.)
Signed, scaled and acknowledged in open Court.    111, Re route (L. 8)	.)
appround by Alberta Q Rale (1.5	.)
E, D. 100g of, Gara	
OATI-I	
GEORGIA, GWINNETT COUNTY. , decrosed, die	·d
I do solemnly swear that	id
believe and that I will well and	118

deceased, and disburse the same as the law requires, and discharge to the best of my ability all my di Administrator. "So help me, God."

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

day of

254.
ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  GEORGIA, Gwinnett County.  KNOW .ILL .WEY BY THESE PRESENTS, That we, J. a. Devenpunt as Princip
WOW ILL MEN BY THESE PRESENTS, That we,
a star to the first
the Ordinary for said County, and his successors in office and assigns, in the just and full sum  Thurby - full fluctuations of the said Ordinary, and his successors in office, we and ourselves, our hei
the Ordingry for Line Thereans
Surfy - ful fitters.  for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir for the payment of which sum to the said for the whole sum, jointly and severally and firmly, by the
for the payment of which sum to the said Grandry, such the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by the executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
executors and duminimum
presents.  Scaled with our scale, and dated this at Lawrence Me, Ju. ang. 12-19Kk
The state of the s
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
J. a. Davenpail
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Dr J. T. Jandson (man 18, Harrish Warren y late of Gwinnel
t which have or shall come into the hands, possession or knowledge of the said
a Path where , or the hands or possession of any person o
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 administe
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Ja. Daverport
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. J. a. Davenpail (L. S.) appraved By, J. C. Davenpail (L. S.)
E, L, Noya Oreny (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Carl Lullon as R.	1100
the Ordinary for said County, and his successors in office and assigns, in the just and full so	d unto
for the payment, and his successors in office we and	211
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by	ncira
	these
Scaled with our scals, and dated this colored with our scals, and dated this feet were will, &c. 19	KY
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound  The Coul Sulla-	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenemer Cael Seellon late of Gwi	
County, deceased, which have or shall come into the hands, possession or knowledge of the said	nnett
mo. Cerel Lullo , or the hands or possession of any pers	
persons, for from, and the same, so made, do exhibit unto the said Ordinary when Ale	on or
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly admin	
according to law, and do make a just and true account ofactings and doings therein	
shall thereunto be required by the Court; shall deliver and pay to such person or per	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last	
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, an Executor obtain a certificate of the probate thereof, and fire. Cert Leelle-	. , , , ,
Executor obtain a certificate of the probate thereof, and	to be
in such case, if required, render and deliver up the said Letters of Administration, then this obligation	
void; else to remain in full force.  Signed, scaled and acknowledged in open Court. Mrs. Carl Luclon (.	L. S.)
Signed, scaled and acknowledged in open Court. 1770 - 71, C. Quelo	, 01
appeared By'	L. S.)
E, D, Wogel, Order	L. S.)
OATH	
GEORGIA, GWINNETT COUNTY.	died
,	said
and I well and I ruly administer on all the	ics as
deceased, and disburse the same as the law requires, and discharge to	
Administrator, "So help me, God."	
day of day of	
Sworn to and subscribed before me,	
19	
Recorded Ordina	ry.

956
ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  GEORGIA, Gwinnett County.  KNOW ALL MEY BY THESE PRESENTS, That we, I C, Smith as Urmayou
17, C, Livne, Ben 10, As securities, are held and firmly bound une
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lion Thomas In office, we and ourselves, our heir
Live (Thousand administrators, in the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
executors and administrators,
presents.  Scaled with our scals, and dated this ai Loudre seed le fe Louis 5-1944
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Time Ella to Smeet late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
M.C. Ameh , or the hands or possession of any person or
persons, for firm , 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 les actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and MIC, Dyrich
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.  Signed, scaled and acknowledged in open Court. MIC Smith (L. S.)
2 2
Chrand by (L. S.)
E. D. Way & Wimi Wholey (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
.ldministrator. "So help mc, God."
Sworn to and subscribed before me, this day of 19

**19**. .....

Recorded

ADMINISTRATOR'S BOND.	257
GEORGIA, Gwinnett County.	ers a Braule prace or Uses
KNOW ALL MEN BY THESE PRESENTS, That we, DI Pro	Topp as Primipe
the Ordinary for said County, and his successors in office and assignment of the Theorem Therefore The the transfer of the tra	es, are held and firmly bound unto
for the payment of which sum to the said Ordinary, and his successors in	office, we and ourselves, our heirs.
executors and administrators, in the whole and for the whole sum, jointly	
presents.  Scaled with our scals, and dated this at Level sence	
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,  Mrs. Legy They  County, deceased, which have or shall come into the hands, possession of the hands, possession of the hands, possession of the hands.	credits, lands and tenements of
or the he	ands or possession of any person or
persons, for, and the same, so made, do exhibit unto the be thereunto required; and such goods, chattels, credits, lands and tener	nents do well and truly administer
be thereunto required; and such goods, enactes, treates,	_actings and doings therein when
Last the required by the Court; shall deliver a	nd pay to such person or persons,
to antitled to the same by law. And if it shall	hereafter appear that any 12th in its
and Testament was made by the deceased, and the same be proven before	ore the Court of Ordinary, and the
1 As thoront and	( ) ( )
in such case, if required, render and detter	
void; else to remain in full force.	(L. S.)
Signed, scaled and acknowledged in open Court.	William (L. S.)
0 /24'/	(L. S.)
E, D. Wage, Ording	
OATH	
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly adm	inister on all the estate of the said
intestate, so far as I know or believe, and that I will be and discharge to the	e best of my ability all my duties as

deceased, and disburse the same as the law requires, and Administrator. "So help mc, God." 

Sworn to and subscribed before me, this

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  GEORGIA, Gwinnett County.  ANOW HE MEY BY THESE PRESENTS, That we, Man Grace Pelly as
K. VOH. ALL MEY BY THIS IT AND A Durmo
Securities, are held and Armly bound une
in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office, we and ourselves, our heiro
for the payment of which sum to the said ordinary, by these
new tors and administrators, in the whole that
presents.  Scaled with our scale, and dated this at Sawrence de , Ha, Och 2, 1948
Scaled with our scals, and dated this W Occurred
The state of the s
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
- fr P.ff.
test inventory of the goods, chatters, rights, or start,
Or D. D.
which have or shall come into the hands, possession or knowledge of the said
or the hands or possession of any person or
or while to or while the said Ordinary when the shall
persons, for , and the same, so made, at the thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
actings and doings therein when
All shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Min Store Kelly
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid: else to remain in full force.
Signed, scaled and acknowledged in open Court. Grace Velly (L. S.)
Begins By
Elin (a. s.)
E. D. Wry Y. Oding C. S.
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded

GEORGIA, Gwinnett	County.
KYOW ALL MEN BY THESE	DDrama

Description Country.
KNOW ALL MEN BY THESE PRESENTS, That we, Frank Q Buew a
Curreyal T J. C. Hlanger
Jan Jan Colonia Coloni
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
Scaled with our scals, and dated this al Lachenceddo, to hov. 8-19 xx
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 William Localette Localet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
French a, Beren, or the hands or possession of any person of
persons, for, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wil
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Frank Q, Bosen
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
BED Wage, and C. Flampan (L.S.)
Signed, scaled and acknowledged in open Court.  Appeared By E, Q. Wry w, and J. C. Flamma (L. S.)
OATH
GEORGIA. GWINNETT COUNTY. , deceased, died
GEORGIA. GWINNETT COUNTY. , deceased, died  I do solemnly swear that
I do solemnly swear that
deceased, and disburse the same as the law requires, and
ug haln me God."
Administrator. "So help me, cost 19
Sworn to and subscribed before me, this

Recorded

Ordinary.

Country.
US armapole T W. J. That we, J. H. Mach, J. a Bailey
Annual County, and his successors in office and assistant in the condition of the successors in office and assistant in the condition of the c
the Ordinary for said County and said from the bound unto
there Thousand TM, and was and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents. presents.
Scaled with our scale, and dated this al Landuncevelle, Sa. 2011319xx
THE CONDITION OF THE ADDRESS
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound do make a true and perfect inventory of the
County, deceased, which have or shall come into the hands, possession or knowledge of the said
The same, so made, do exhibit unto the act to the
and true account of
( shall deliver and pour to an
and if it shall be sent and if
Testament loas made by the deceased, and the same he proven hetered.
Balls
in such case, if required, render and deliver up the said Letters of Administration, then this obliquities to be
one, the to remain in full force.
Signed, scaled and acknowledged in open Court. J. Hook. (L. S.)
appround 13%; J.a, Bond
EA Word And The Boule (L. S.)
PINI WIND WIND (L. S.)
OATH OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Recorded 19

969
ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  KYOW ILL MEY BY THESE PRESENTS, That we, Some Danuel as Purky.
securities, are held and firmly bound une
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the Ordinary for said County, and his successors in office, we and ourselves, our hoise
Accessors in office, we and ourselves, our heirs
t Aministrators, in the whole and for the
presents.  Scaled with our scale, and dated this will accurately, Jo. Dec. K-15KL
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
do make a true and perfect inventory of the goods, thatten, the late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
or the hands or possession of any person or
and the same, so made, do exhibit unto the said Ordinary when shall
in the state and such doods, chattels, credits, lands, and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Donie Danel
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.  Sidned control and colmondade in open Court Deruel (L. S.)
bighen, seated and deknowiedged in open court.
J. B. March (L. S.)
E, D, W 1-15 (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
.Idministrator. "So help me, God."
Sworn to and subscribed before me, this day of

. *19*.

Recorded

Recorded .....

GEORGIA, Gwinnett C	County.
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and H. D. Derrmon o-
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this Wiffactions of the Sand Sen Ban # - 194 Y
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Inrs. Isla fack late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
di jui Carla , or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when L shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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
Executor obtain a certificate of the protect that is a said Letters of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Signed, scaled and acknowledged in open Court.
Afraud By!
E. A. Wy & Ording (1. S.)
OATH
GEORGIA, GWINNETT COUNTY. , deceased, died
deceased, and disburse the same as the law requires, and
use help mc. God."
Administrator. So help the solution of the sol
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Recorded

Ordinary.

Burlin as Rumyal T &. W. Rhan & J. B. Lune		
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary and his		
ordinary, and his successors in office, we and ourselves our hair		
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the		
Travel 19		
Scaled with our scals, and dated this at Lacebernevelle, Ju. Jan 149 K5		
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That If the above bound above bound and the such above bound are the such as the such above bound are the such as the such above bound are the such as		
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mrs. Ella Ft. Pallillo late of Awinnet		
County, deceased, which have or shall come into the hands, possession or knowledge of the said, and the same, so made, do exhibit unto the said Ordinary when They shall		
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administe		
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 Wil		
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and H, Pallello V hung. C. Back		
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be		
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(L. S.)		
approved Bil. Tuo. J. C. Bankar (L.S.)		
E, D. Wogs, Ordry &. W. Cha (1.5)		
OATH		
GEORGIA, GWINNETT COUNTY.		
, dector, and		
that I will well and truly administer on all the traces		
intestate, so far as I know or betieve, and that I kind that are to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as		
Administrator. "So help me, God."		
Sworn to and subscribed before me, this day of		
19		

Recorded

GEORGIA, Gwinnett County.  18, B. Brooks as Pringer  18, B. Brooks A J. a, Hopking, securities, are held and firmly bound unto
KNOW ALL MEN BY THESE PRESENTS, That we, At & Dwaf & as Vinnigor
TE, B, Buda A & a, Hopking
, securities, are held and firmly bound unto
the Codingen for said County, and his successors in office and assigns, in the just and full sum of
Suffer Thomas do My ac
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our seals, and dated this at Low revewelle, Go. Apr. 4-19X
Scaled with our scars, and dated this
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
a.d, Broke
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
A. R. Brown or or the 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and AIL, Broof-
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clsc to remain in full force.
Signed, scaled and acknowledged in open Court. A, Li Brooker (L. S.)
appraved By', E, B, But (L. S.)
E, D, Wogs, Odry La. Hapkin (L. S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that ,, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
.ldminixtrator. "So help me, God."
Sworn to and subscribed before me, this day of
•
The state of the s

#### GEORGIA, Gwinnett County. KNOW ALL MEN BY THESE PRESENTS, That we, J. D. Pars, as Primper securities, are held and Armly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Famler Thousand Try, an for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scale, and dated this at Lewnenced Me, Su, May >-19x 5 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound July, Par do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of mus, & J, Par (mus Ida Mar Pars) late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ & & , Par , or the hands or possession of any person or and the same, so made, do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of \_\_\_\_\_\_\_ actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and &, &, Pare in such case, 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, Par (L. S.) 70. J. Dealer (L. S.) appared By E, A, Wag v; andry OATH GEORGIA, GWINNETT COUNTY. intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."

Recorded ....

State of the second sec
GEORGIA, Gwinnett County.
WOW III MEY BY THESE PRESENTS, That we, Malle pri program
Grand & Heart Drull and
, securities, are near and printy bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Two Thousand FM, and his wassers in allice, we and ourselves, our hair
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Lawrencevelle, La. may > 1916
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound.  Hollin A, Kilgan
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
· Mary Helgare late of awinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Wall. S. Kilgure, 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
or thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
espectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Wall &, Holgan
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
oid; else to remain in full force.
Signed, sealed and acknowledged in open Court. Wall S. Milyon (L. S.)
Signed, scaled and acknowledged in open Court. Wall S. Helsone (L. S.)  Approach By',  Real Amich (L. S.)
8, D. Wigner, Ordery. (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
itestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
The second secon

GEORGIA, Gwinnett County.	1
EVOLUTION OF THE THEORY	
and a. D. William as Peauty	Bed
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the Thomas of the first and full sum of the first and first an	to
Sivo Thousand I Post and assigns, in the just and full sum of	of
for the payment of which sum to the said Ordinary, and his successors in office and assigns, in the just and full sum of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir	
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the	78,
Scaled with our scals, and dated this al Loudierceville, La. June 5-15	EK
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	
To My Store late of Gwinne	of
County, descased, which have or shall come into the hands, possession or knowledge of the said	
or the hands or possession of any person	
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when he sh	all
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly adminis	
according to law, and do make a just and true account ofactings and doings therein wh	hen
shall thereunto be required by the Court; shall deliver and pay to such person or person	ons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last	will
and Testament was made 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, P, Logo	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to	o bc
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.  A. D. William (L.	. S.)
Signed, scaled and deknowledges to a	S.)
Paperoved by	s.)
EN X 0 9 0, Onder	====
OATH	
GEORGIA, GWINNETT COUNTY. , deccased,	dicd
GEORGIA, GWINNETT COUNTY. , deceased,  I do solemnly swear that	said
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the	ics as
deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased, and disburse the same as the target of the deceased of the decease	
day of	
Administrator. "So help me, God."  19  Sworn to and subscribed before me, this day of	
RecordedOrding	ary.

Recorded 19.
Sworn to and subscribed before me, this day of 19
.Idministrator. "So help me, God."
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
I do solemnly swear that, deceased, died
GEORGIA, GWINNETT COUNTY.
( OATH
E. S. Wyeolindry (L. S.)
signed, scaled and acknowledged in open Court. Mare P, Roberto (L. S.) Offrow By, (L. S.)
Signed, scaled and acknowledged in open Court. Mac (, 1) There (L. S.)
void; else to remain in full force.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Executor obtain a certificate of the probate thereof, and Mal P Kolucio
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
according to law, and do make a just and true account of he actings and doings therein when
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when She shall
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
U.L. Roberts di
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mae P. Robert
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
The state of the s
presents.  Sealed with our seals, and dated this Oi Lawrenced rele. Su June 4194.
for the payment of which sum to the said Grandry, and me whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
Eight Than I TM
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
RIVOW ALL MEN BY THESE PRESENTS, That we, Ma December of E. a. Welbarder as December of E. a.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Mar P. Roberts and
GEORGIA, Gwinnett County.
County

as Principale, & John Hinton, N. B. Winter	
Thomas to V. Ho Thomas Tim till I hall to the though Elle N.	
the Ordinary for said County, and his successors in an	
Flarly Thouse of Whom assigns, in the just and full sum of	
for the payment of which sum to the said Ordinary, and his successors in a flee	
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	
Scaled with our scale, and dated this at Luchenandle, Lung 2-1845	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
Lio, Hinlong Will Hinlon	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of William Thomas Hinton Ilate of Gwinnett	
County, deceased, which have or shall come into the hands, possession or knowledge of the said	
Li O. Hinton T W. a. Hinton, 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 actings and doings therein when	
they shall thereunto be required by the Court; shall deliver and pay to such person or persons	
and thereunto be required by the court, and the stall hereafter appear that any Last Wil	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	
The probate the probate thereof, and &, O. J. J.	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to b	
Signed, scaled and deknowledged in spirit	
approved by; Thomas to Harlo (1.8	
OATH mis of Anompson	
GEORGIA GWINNETT COUNTY.	
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sa intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sa intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sa	
intestate, so far as I know or believe, and that I will well and truly administed on intestate, so far as I know or believe, and that I will well and discharge to the best of my ability all my duties deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties	
deceased, and disburse the same as the tall to	
Administrator. "So help me, God."	
Administrator. "So help me, God."  19 -  Sworn to and subscribed before me, this	

deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."

Sworn to and subscribed before me, this

Recorded

Ordinary.

### GEORGIA, Gwinnett County,

Recorded . . . .

C2
Principal The Travel Ind. Dachdon as
REVOW THE STEEN BY THESE PRESENTS, That we, I, M. Dachedon as  Principal of The Travels Indensity Company  That Commelical securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Fiften Themand & My and dassigns, in the just and full sum of
for the payment of the sain to the said Ordinary, and his successors in a first
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 at allernia, La. Wing 6-19x5
THE CONDITION OF THE JEOVE OBLIGATION IS SUCH, That if the above bound
L. M. Davidson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Jaseph S. Davidson Lute of Guinnett
County, seccased, which have or shall come into the hands, possession or knowledge of the said
di Mi havida on or the hands or possession of any person or
persons, for fr , 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. Ind if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and L.M. Northern this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
in such case, if required, render and deliver up the said 12 tters of the
void; else to remain in full force.  Signed, scaled and acknowledged in open Court. L.S.)  He Legueler Indemnity (L.S.)
Signed, scaled and acknowledged in open Court.  The Traveler Inclamity (L.S.)
Opprand By,
E, S. Woges, Order Company all - 1-8 1.51
OATH
cointy
GEORGIA, GWINNETT COUNTY. , deceased, died
I do solemnly swear that  I do solemnly swear that  I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Administrator. "So help me, God."
Administrator. "So help me, God."  day of
# 10 M 10

The second secon
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Myley M. Margaret  Go Puncips & H. H. Margaret  go Puncips & H. H. Margaret  securities, are held and firmly bound unto
KYOW ALL MEN BY THESE PRESENTS, That we, Myky Thirty or
as Puncipe & H. J. Margant securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
or his support of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of a necessary.  executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents P / COB Hand Collection
presents.  Scaled with our scale, and dated this at Landrence Ville, Gen. Oct 1-154
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Myley M. Margan
to make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
7m. Cenda C. Margon late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Togley Millargur, or the hands or possession of any person or
persons, for free, and the same, so made, do exhibit unto the said Ordinary when Is shall
oc thereunto required; and 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,
espectively, as they may be entitled to the same by law. $$ And if it shall hereafter appear that any $L$ ast Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Wyley M. Marger
n such case, if required, render and deliver up the said Letters of $Administration$ , then this obligation to be
oid; else to remain in full force.
Signed, scaled and acknowledged in open Court. Wyby M. Margon (L. S.)
epproved By; H. Fr. Margon (L.S.)
E, D. Wog of Ordmay (L. S.)
· · · · · · · · · · · · · · · · · · ·
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deccased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
ldministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

and Ry Merrie Clyd Day as Pringer
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Sealed with our scals, and dated this at Lawrenceville, La. Och 1-19x5-
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. Cly le dry late of Guinnett
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 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
Executor obtain a certificate of the probate thereof, and Clyde Quiy in such case, if required, render and deliver up 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. D. Merrell (L. S.)
Officed By (I.S. E. A. Woger, Ording)
OATH OATH
GEORGIA, GWINNETT COUNTY. , deceased, die
I do colemnily swear that
intestate, so far as I know or believe, and that I will well and truly administry of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased.
deceased, and disburse the same as the dis-
Administrator. "So help me, God. 19 -
Sworn to and subscribed before me, this
19
Recorded Ordinary.

Recorded

Ordinary.

Principal of Frank D. Lit	y Lall.
the Ordinary for said County, and his successors	in office and assigns, in the just and full sum of
executors and administrators, in the whole and for the	nd his successors in office, we and ourselves, our heirs, to whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this Land	unceselle, It Och. 22 nd 19 k s
THE CONDITION OF THE ABOVE OBLIGATI	
do make a true and perfect inventory of the door	ds, chattels, rights, credits, lands and tenements of
County, deceased, which have or shall come into the	c hands, possession or knowledge of the said
persons, for, and the same, so made,	do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, cre	
according to law, and do make a just and true according	unt ofactings and doings therein when
shall thereunto be required by the (	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by	law. And if it shall hercafter appear that any Last Will
and Testament was made by the deceased, and the Executor obtain a certificate of the probate thereof,	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 se	
void; else to remain in full force. Signed, scaled and acknowledged in open Court.	L. W. Lille }~ (L. S.)
	Frank D, Liller (L. S.)
approved By',	Bud Lille (L.S.
E, D. Wyer, Oolny	DATH
-	
GEORGIA, GWINNETT COUNTY.	, deceased, diec
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that	and truly administer on all the estate of the said
I do solemnly swear that intestate, so far as I know or believe, and that I wi	il well discharge to the best of my ability all my duties a
intestate, so far as I know or believe, and that I wi deceased, and disburse the same as the law requires	, ани шостов
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	day of
	40

GEORGIA, Gwinnett County.	
6, 4, Will and Mincip	
V Due H & Welliam Mr. Hadys Corrall, Haye water	
15 . 11-11-11-11-11-11-11-11-11-11-11-11-11-	
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  - Luenty fine Thousand I My or	
- Swendy fine Thousand 11/1	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,	
for the payment of antiberations, in the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these	
presents.  Scaled with our scals, and dated this autrence will, the, 1 act day of Och 1945	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
- EA. Melbanke	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of	
do make a true and perfect inventory of the goods, enditers, rights, orders, late of Gwinnett	
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, passession of knowledges of the country of the hands or possession of any person or	
persons, for , and the same, so made, do exhibit unto the said Ordinary when Lee shall	
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer	
according to law, and do make a just and true account of he actings and doings therein when	
shall thereunto be required by the Court; shall deliver and pay to such person or persons,	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will	
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and EA. Wellbury	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void: else to remain in full force.  E. A. Wreet and so	
roid; else to remain in full force.  6. U, Well and the state of the s	
Signed, scaled and acknowledged in open Court. Mrs. A. 7! Williams (L. S.)	
Oppraud By', Mrs. Gladys Canall (L. S.)	
E. D. Wrg & Opling Runer William (L. S.)	
OATH	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that, deceased, died	
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said	
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as	
Administrator. "So help me, God."	
Sworn to and subscribed before me, this day of 19	
The second secon	

ADMINISTRATOR'S BOND.	279
GORGIA Gwinnett County.	SA & Million pic ca million
GEORGIA.  KNOW ALL MEN BY THESE PRESENTS,  as Runnipal 7 Ju J. Au	That we, Harvey alexand This
	, securities, are held and femily to
the Ordinary for said County, and his successor Lucles Thursday Thanks	ors in office and assigns, in the just and and
for the payment of which sum to the said Ordinar	y, and his successors in office, we and ourselves, our heire
	the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our seals, and dated this al.	Law renceville, La, Och 6-1845
THE CONDITION OF THE ABOVE OBLIGATION OF THE ABOVE OBLIGATION	TION IS SUCII, That if the above bound
do make a true and perfect inventory of the g	ioods, chattels, rights, credits, lands and tenements 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 mad	e, do exhibit unto the said Ordinary when _ shall
	credits, lands and tenements do well and truly administer count of actings and doings therein when
	c Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same b	by law. And if it shall hereafter appear that any Last Will
·	he same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate there	
	e said Letters of Administration, then this obligation to be
void; else to remain in full force.  Signed, scaled and acknowledged in open Cour	1. Toursey alexander They (L. S.)
appraised By!	J. J. Sund (L. S.)
E, S. Woger, andring	(L. S.)
·	OATH
GEORGIA, GWINNETT COUNTY.	
I do solemulu swear that	, deceased, dice

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

Sworn to and subscribed before me, this	a day of	
-----------------------------------------	----------	--

Recorded

GEORGIA, Gwinnett County.
Wellene Cheek
as Rimapul & Ely Licher T J. B. Johnse
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this at Laulencevelle, Ja, New, 3-19 K 5
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
tors and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Welson C, Ches C late of Gwinner
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 h, 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
actings and drug account of actings and doings therein
by the court; shall deliver and pay to show portate
And if it shall hereafter appear that any state and any st
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
and thereof and the
in such case, if required, render and deliver up the said 200000
void; clsc to remain in full force. Mrs. Rich wellene Cher (L. S.)
a line of 1 orwin
I, B, Johnson (L.S.)
OATH
GEORGIA, GWINNETT COUNTY. , deceased, died
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as I know or believe, and that I will well and tring and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
"So help me, God."
day of 19
Sworn to and shouthers

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, DC, Julchan a
Principal 1 1/11
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Hofen Hendred Y My
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Law renewale, In Tint, 5-18 K
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound B. C. Lichau
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
J. W. Tilchael late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
A. C. Titchen , or the hands or possession of any person or
persons, for Line, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to lew, and do make a just and true account of here actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and D.C. Lelehoue
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. 19. C. Litchael (L. S.)
approval By N, Rame (L.S.)
6, 0, Wor, 26, 0, day
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
and that I will well and trute the
the same as the law requires, and discharge to the
Sworn to and subscribed before me, this day of 19
the same of the same state of
Record 1

19. ....

Ordinary.

GEORGIA,	Gwinnett	County.
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RYOW ALL MEN BY THESE PRESENTS, That we, DIC, Licher a
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
Scaled with our scals, and dated this at Law reversely, Lu. nov. 5-1945
THE CONDITION OF THE ABOVE OBLIGHTION 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. South J. Telefraces late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and B.C. Lelehaul
in such case, 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.  N, Racue (L. S.)
approbleding (L.S.)
OATH
GEORGIA, GWINNETT COUNTY.
the state of the s
and frill adjulation of the
deceased, and disburse the same as the law requires, and discourse
"So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed of the
Recorded

GEORGIA, Gwinnett County	
GEOTONA WEY BY THESE PRESENTS,	That we, In Jame as Rringpa.
& R. C. Brodherry	
The proof	, securities, are held and firmly bound unto
	ors in office and assigns, in the just and full sum of
the Ordinary for said County, and	Mir
The sum to the said Ordinari	y, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said of the	the whole sum, jointly and severally and firmly, by these
	one and the same of the same o
Scaled with our scals, and dated this at	Lawrencevelle, In mar, 6-1946
	TION IS SUCII, That if the above bound
do make a true and respect inventory of the fi	pods, chattels, rights, credits, lands and tenements of
	late of Gwinnett
	the hands, possession or knowledge of the said
_	
parama for Pari	, or the hands or possession of any person or do exhibit unto the said Ordinary when he shall
	redits, lands and tenements do well and truly administer
	ount ofactings and doings therein when
	Court; shall deliver and pay to such person or persons,
	ylaw. And if it shall hereafter appear that any Last Will
Executor obtain a certificate of the probate the	e same be proven before the Court of Ordinary, and the
in such case, if required render and deliner as the	r, and J. I. Laure
void; else to remain in full force.	said Letters of Administration, then this obligation to be
Signed, scaled and acknowledged in open Court.	0 0 0
officed by	(L. S.)
• • • • • • • • • • • • • • • • • • • •	J. D. Lane (L. S.) R.L. Brodberg (L. S.)
Erd, Wages Ordny	( <i>I. S.</i> )
,	· · · · ·
GEORGIA, GWINNETT COUNTY.	DATH ——
intestate, so far as I know or believe and at a s	, deceased, died
deceased, and disburse the same as the t	ill well and truly administer on all the estate of the said
Administrator. "So help me, God."	s, and discharge to the best of my ability all my duties as
Sworn to and subscribed before me di	
orjoic me, this	day of 19
Reported	
Recorded	

19. ....

DMINISTRATOR'S BOND.	285
GEORGIA, Gwinnett County.	A President Co st. rend
Principal T E. a. Johnson	
he Ordinary for said County, and his successors in office and assigns, in the just and	
for the payment of which sum to the said Ordinary, and his successors in office, we and ours executors and administrators, in the whole and for the whole sum, jointly and severally and presents.	elves, our heirs,
Scaled with our scals, and dated this at Lawrencevelle, In man	4-1846
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 an Mrs, Oc. H. Defended	d tenements of
County, deceased, which have or shall come into the hands, possession or knowledge of the Miles for possession or the hands or possession persons, for for fine for fine for the same, so made, do exhibit unto the said Ordinary when	of any person or
be thereunto required; and such goods, chattels, credits, lands and tenements do well and	truly administer gs therein when
shall thereunto be required by the Court; shall deliver and pay to such per respectively, as they may be entitled to the same by law. And if it shall hereafter appear the and Testament was made by the deceased, and the same be proven before the Court of O	rdinary, and the
Executor obtain a certificate of the probate thereof, and 10, 67 feet and in such case, if required, render and deliver up the said Letters of Administration, then this	obligation to be
void; clase to remain in full force.  Signed, scaled and acknowledged in open Court.  E. a., Johnson	(L. S.)
approud By;	(L. S.)
E, D. Woger, Onding	
OATI-I	
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the intestate, so far as I know or believe, and that I will well and truly administer on all the intestate, so far as I know or believe, and that I will well and truly administer on all the intestate, and discharge to the best of my ability deceased, and disburse the same as the law requires, and discharge to the best of my ability deceased, and disburse the same as the law requires, and discharge to the best of my ability deceased.	., deceased, dice estate of the said y all my duties a
deceased, and disputation	

Administrator. "So help me, God." Sworn to and subscribed before me, this

Recorded

Ordinary.

GEORGIA, Gwinnett County.
REORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Fig. Henders and Remains Remains Red Following Securities, are held and Armly bound unto
D. K. R. S.
securities, are held and firmly bound unto
o linear tor said County, and his successors in office and assigns, in the just and full sum of
Lig Thousand TM/ a
tor the payment of which sum to the said Ordinary, and his successors in office, we and our serves, 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 of Lawrenoville, La. opy 1 -18 KG
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
T. J. Henderson
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mrs. James H. Wrighid late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
F. J. Henden , or the hands or possession of any person or
persons, for Line, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Liactings 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 F.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. F1, J. Thursday (L. S.)
appeared 4; R. L. Johnson (L. S.)
E, D. Way -Jordy.
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded

19.....

Coope as Principal & Mr Laura M Coope of Hope &
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of  Lear France OTM,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this at Loudsenwille, In apr, 1-184
Coope The ABOVE OBLIGATION IS SUCH, That if the above bound mending
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Williams Jumps Coap late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of The actings and doings therein when They shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Montes of Administration, then this obligation to be in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force. (L. S.)
Signed, scaled and acknowledged in open country.  Thorne S, Coop (L. S.)  E, J, Wogx Ording mo Laura M Coop (L. S.)
/ OATH
GEORGIA, GWINNETT COUNTY. , deceased, died
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
dichurse the same as the law requires, and
- · · · · · · · · · · · · · · · · · · ·
Administrator. "So help me, God.  Sworn to and subscribed before me, this day of 19
Recorded Ordinary.
Recorded Ordinary.

E. S. Wy or asking (L. S.)

#### HTAO

#### GEORGIA, GWINNETT COUNTY.

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

GEORGIA, Gwinnett County.
Arace Cofreed.  The Ordinary for said County, and his successors in affice and most said County bound unto
- Eight Thouse IT More and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this al Lachanaulle, Ley Muy 6-1946
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 Bill Bereful
County, deceased, which have or shall come into the hands, possession or knowledge of the said
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 he actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Ky, Benefield
it and a router and deliver up the said Letters of Administration, then this obligation to be
13 A Contestion
has Kuly Ething of (L. S.
approved By m. Lete Carfield (L.S.
E. S. Woge, Ordry Mr. Grace Coepield (1. S.
HTAO
GEORGIA, GWINNETT COUNTY.
GEORGIA. GWINNETT COUNTY.  , deceased, died  I do solemnly swear that
The state of the s
deceased, and disburse the same as the law requires, and disburse the same as the
Administrator "So help me, God."
Sworn to and subscribed before mc, this day of

A CONTRACTOR OF THE PROPERTY O
GEORGIA, Gwinnett County.
WELL WITH BY THESE PRESENTS, That we, Office of the
and J.E. Suddret as
, securities, die neut and printing bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which since to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our scals, and dated this aifachenceveller For Mery 6-19 x 6
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, A. V. Hoff. late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
A Reforkunge , or the hands or possession of any person or
persons, for Lini, and the same, so made, do exhibit unto the said Ordinary when Les shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. $$ And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Arkofolius a
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. De Kide dung a (L. S.)
Signed, scaled and acknowledged in open Court. De ReLocking a (L. S.)  Of praved By;  (L. S.)
E. D. Wy & Ordinay (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
accessage, so far as I know or believe, and that I will well and truly administer on all the catalog of the gaid
and dispurse the same as the law requires, and discharge to the best of my shiften at my duties as
So herp me, God."
Sworn to and subscribed before me, this day of 19

ADMINISTRATOR'S BOND.	291
GEORGIA, Gwinnett County.	Acres on the contraction
and book & Day or Reen	
the Ordinary for said County, and his successors in office and assigns, in the just and Syplea. Them of the payment of which sum to the said Ordinary, and his successors.	full sum of
presents	mly, by these
Scaled with our scale, and dated this al Love renewelle, In, June 3	-15KG
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bound	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and the Edge L. Duy	enements of
County, deceased, which have or shall come into the hands, possession or knowledge of the se	aid
E. Duy, or the hands or possession of	any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when	
be thereunto required; and such goods, chattels, credits, lands and tenements do well and tru	
according to law, and do make a just and true account ofactings and doings	therein when
shall thereunto be required by the Court; shall deliver and pay to such person	n or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that	any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordi	nary, and the
Executor obtain a certificate of the probate thereof, and & Lug	
in such case, if required, render and deliver up the said Letters of Administration, then this of	oligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	(L. S.)
appeared By's Down in Day	(L. S.)
E. D. Wag good	(L. S.)
OATH	
CEORGIA GWINNETT COUNTY.	

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

Sworn to and subscribed before me, this day of

\_19. .....

GEORGIA, Gwinnett County.
Groupel & Gry D Come a Licen, securities, are held and firmly bound unto
, scott the just and formy bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of One Thousand Thospool
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
scaled with our scale, and dated this at Lawrences elle & July 8-1946
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
Floyd Horsed Saldience late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
persons, for , and the same, so made, do exhibit unto the said Ordinary when As shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same by proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and holved Anarchen Leed rence
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. Roline Hankindewing (L. S.)
approved By; Busic (L. S.)
E, J. Way aday (L. S.)
(L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
for all know or believe, and that I will well and truly administration and the state of the stat
leccused, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Idministrator. "So help me, God."
Sworn to and subvaribed to
Sworn to and subscribed before me, this day of 19
Recorded

Recorded ......

T. H. Welle, J. V. Welle. Elle: L. Welle. an Princepo
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at fact anceville, & Deg. 54 19x6
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, or the 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and C/A/Wibh
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  C. A. W.D.,  J. H. Nebb.
approved By ', Lecile Pelis (L. S.)
E, D, Woge, Ording. C, 2, souble, (L.S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as 1 know or bettere, and charter and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
· · · · · · · · · · · · · · · · · · ·

GEORGIA, Gwinnett County.
REORGIA, GWINNELL Country.  KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. J.J. Phillips a -  Remarque and C, P. Phillips T C. XV, Bouley
Para and C, P. Phelipo T C. N. Buly
, 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
Los Thomas TM, and
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
Scaled with our scale, and dated this al Lawrencevelle, Sen. Sepe. 2-12/1
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
My Jap Phellip
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Tate of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
ms, thelipo, or the hands or possession of any person of
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 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 decreed and the
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and ming. Phillips
in such ease, if required, render and deliver up the said Letters of Administration, then this obligation to be
tola; else to remain in full force.
Signed, scaled and acknowledged in open Court. In & Phillip (L. S.)
E. S. Wrg & Odry. C. W. Barty (L. S.)
Endilling & Osling. C. W. Barle (1.8)
(L. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
or othere, and that I will wall and the
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before me, this
day of 19

7 Pal bren & Paul Hamilan or Barrens as Runger
Valle Hamillan in Mineral
the Ordinary for said County, and his successors in a counties, are 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
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and too the ordinary.
executors and administrators, in the whole and for the set
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 al Law uncevele, &a Och >-1916
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
lute of Gwinnett
County, accessed, which have or shall come into the hands possession or broad to the
, or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, oredits, lands and tenements dowell and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Larry Buren
in such case, 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. Lary Bace (L. S.)
approved By,
E, D, Woger, androg. Paul Hamilton (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
, deceased, died
A lower shallow and that I will well and truly administer on all the estate of the said
intestate, so far as 1 know or betteve, and vice 1 has discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help mc, God."
Sworn to and subscribed before me, this day of
production and the second of t

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett County.  KNOW .ILL MEN BY THESE PRESENTS, That we, V, C, Spence as Principes and Maybel Casually Company.  securities, are held and firmly bound in
1 marshal Casually Compan
, securities, are held and firmly bound un
to said County, and his successors in office and assigns, in the just and full sum
Two Thousand V My o
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
for the payment of which same to the whole and for the whole sum, jointly and severally and firmly, by the
Scaled with our scale, and dated this ai Lawrency elle, Sa, Och 1) deg
Left 1946:
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
V, C, Apine
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mrs. Dollis Craig late of awinner
County, deceased, which have or shall come into the hands, possession or knowledge of the said
V. C. Apena, or the hands or possession of any person of
persons, for him, and the same, so made, do exhibit unto the said Ordinary when he sha
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administed
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 Wil
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and th
Executor obtain a certificate of the probate thereof, and Di C. Spence
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to b
void; else to remain in full force.
Signed, scaled and acknowledged in open Court. VIC, Spence (L. S.
Oppeand By, Maryland Causely Congri (L. S.
E. Di Wood ally My Lindly W, Bode ally -m- Zent (L. S.
E. Di Wogo, asky By Lindly W. Bode ally -on-Just (L. S.
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that intestate, so far as I become a long to the solution of the solution
Thou or believe, and that I will well and that
an the full requires and disch - A
Administrator. "So help me, God."
Sworn to and subscribed before me, this
day of 19

2 1 Al I a B A LESE PRESENTS, That we, S, I Jone as Ruman
Une of Starley Contract Contra
the Ordinary for said County, and his successory
One Than The Just and full sum of
for the payment of which sum to the said Ordinary and his
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Scaled with our scals, and dated this Welanda, Su, Oct 10-19 KG
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound
at make a true and perject inventory of the doods chattele sister
Recen Jones late of Gwinnett
County, acceased, which have or shall come into the hands possession as been a
, or the hands or possession of any person or
persons, for for and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be propen 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.  Sidned, sealed and acknowledded in open Court.  (L. S.)
appround By The Travlers Indenty Co. (L. S.)
E, D, 100ges, and my By V. D. Duffy all-infort (1. S.)
OATI-I
GEORGIA, GWINNETT COUNTY. , deceased, died
I do colomniu cugar that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

GEORGIA, Gwinnett County.
The purity PRESENTS. That we, all I supported the surreyall
a B. William
(6 78 : 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
Eight Tham IN Mit
length Thanks I will be auspected in all con me and ourselves and
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this ai Law wowdell, Ba. Two, 6-1946
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
GIP, Jopp.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
James Frank Wuselsooks late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
J, P. Jap., or the 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 Line 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 decreed and the
and Testament was made 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. F. Lopp.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. &, P. Japp. (L. S.)
approved By,  a. D. Wellenne (L. S.)
E. D. Illand O. C.
E. D. Wrger, Ording (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
the state, so far as I know or believe, and that I will well and truly administration and the state of the st
the same as the law requires, and discharge to the
Administrator. "So help me, God."
Sworn to and subscribed before me this
Sworn to and subscribed before me, this day of
Recorded

. 19.

Ordinary.

Recorded

Principal T & J. J. Day	hat we, Mrs , Wordson Luch a
the Ordinary for said County, and his successon Han Thans of The	es in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary executors and administrators, in the whole and for	, and his successors in office, we and ourselves, our heirs, the whole sum, jointly and severally and firmly but
Scaled with our scals, and dated this W	Law renavela, Ja, Jon, 6-194>
THE CONDITION OF THE ABOVE OBLIGA Woodraw Lud	TION IS SUCII, That if the above bound Puro.
do make a true and perfect inventory of the go	pods, chattels, rights, credits, lands and tenements 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 to do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, c	redits, lands and tenements do well and truly administer
	count ofactings and doings therein when court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same b	y law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the Executor obtain a certificate of the probate theree	the same be proven before the Court of Ordinary, and the
in such case if required render and deliner un the	said Letters of Administration, then this obligation to be
with also to severing in full force	
Signed, scaled and acknowledged in open Court	b, J, Dans (L.S.)
E, Q, Wager Ording	(L. S.)
	OATH
GEORGIA, GWINNETT COUNTY.	transport died
I do solemnly swear that	, deceased, died
	att wall and truly administer on an the catalog
deceased, and disburse the same as the law requir	es, and discharge to the
Administrator, "So help me, God."	
Sworn to and subscribed before me, this	day of

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we Man Man Jac ashwaist as Revenue Mensely T Mr. M. R.
Principal 1 Mis. Um Mogres, Mis, 100
Helgare the Ordinary for said County, and his successors in office and assigns, in the just and full sum of After Hundred My,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this Landrenced Sle, Ja, Hele, 3 1947
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound me.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
#101 Journal Tate of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
persons, for and the same, so made, do exhibit unto the said Ordinary when Lee shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Lucactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrs. 1 Miss. June 20 Columbia.
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
oid; clse to remain in full force.
Signed, scaled and acknowledged in open Court. Mrs. Mal Jee Columniel (L. S.)
praved By, - Im Parelie J. Munghy (L. S.)
12, Noge pady m. Wike Helgare (L. S.)
OATH Wagne
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
or officee, and that I will well and the
and the law requires and dist
Idministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Mae Jae ashwaich a Remerpal & Mrs. Paule L, Mughy, Mrs N.L. Regulte County and his and securities, are held and firmly bound were
truncipal & Mrs, Paule L, much me Mil To
the Ordinary for said County, and his successors in office and are held and firmly bound unto
Fiften Idendred & M. The and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Scaled with our scals, and dated this Luchenaves, Ja, Hule 13-194)
THE CONDITION OF THE ABOVE ORLIGATION IS SHOWN
The state of the s
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
County, acceased, which have or shall come into the hands
Mus 1 Mae Jae Colimanth , or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and mor mas Jas Orhumes
in such case, 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. Im. Mas Jos ashauit (L. S.
2 0 good made
approud by.
Eide Work Andry mr. W. L. Kelgur (1. s.
OATH
GEORGIA, GWINNETT COUNTY.
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

GEORGIA, Gwinnett County.	
PRINCE That we Of the	
Rameroal Jangara Comment	
, securities, are held and firmly bound unt	0
on the and his successors in office and assigns, in the just and full sum	
Luco Thousand 1 Ma	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir	8,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the	e
Scaled with our scale, and dated this at fauluencestelle, 4, Frel, 8-184	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	-
Thomas Zohos	-
to make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of	
Large C1 Zohai late of Gwinnet	
County, deceased, which have or shall come into the hands, possession or knowledge of the said	
Thomas That , or the hands or possession of any person o	
persons, for and the same, so made, do exhibit unto the said Ordinary when shall shall	
e thercunto required; and such goods, chattels, credits, lands and tenements do well and truly administe	
eccording to law, and do make a just and true account of Locatings and doings therein whe	n
shall thereunto be required by the Court; shall deliver and pay to such person or persons	,
espectively, as they may be entitled to the same by law. $$ And if it shall hereafter appear that any Last Wil	
nd Testament was made by the deceased, and the same be proven before the Court of Ordinary, and th	c
accutor obtain a certificate of the probate thereof, and Thornes 30 free	•••
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to b	c
oid; else to remain in full force.	
Signed, scaled and acknowledged in open Court. Thomas & had (L. S.	)
approved By 1 Hareford according Vendennic Co U.S.	
E. A. Wogs Ordry & J. Relies ag (L. S.	)
O.L.T.	=
CEORGIA, GWINNETT COUNTY.	
I do solemnia successit.	
January dict	1
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said	l
vecased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a Idministrator. "So help me, God."	s
Sworn to and subscribed before me, this	
day of 19.	

CD COUNTY.
General & J. J. Danis & audin wood and Luck or
Gernespul & J. J. Dain & audin while
The state of the s
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
. Han Shows I Mo,
for the payment of which sum to the said Ordinary and the
executors and administrators, in the whole and for the whole are
presents.
Scaled with our scale, and dated this al Landerwordle, In . man, 3/-19x>
man, 31-19x>
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Muse Modraed Luck
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
A Currely late of Quinnett
County, deceased, which have or shall come into the least
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
, or the hands or possession of any person or
persons, for free, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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 men Montraed Luck
in such case, 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. Mr. pordraw Lude (I. S.)
alkerned Bas (L. S.)
E. A. Wague, Ording audin while (L. S.)
GINI IN Y Y JUSTINE
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will eat also have deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator, "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this
production of the second secon

GEORGIA, Gwinnett County.
WOW ILL MEN BY THESE PRESENTS, That we, Jule of hon as Princes
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Yelle J, Phan as Prings  The Lucil than Welst, Will, Phan Group & Standard County.
, securities, are held and firmly bound unto
County and his successors in office and assigns, in the just and full sum of
Jufig Thousand YM,
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said Oraniasy, and the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Landrenceville, april 7-19x
Scaled with our scale, and dated this
gulle 4,4 hom
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound
to make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Leange Without late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Julee I, them, or the hands or possession of any person or
persons, for he , and the same, so made, do exhibit unto the said Ordinary when he shall
or thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
ecording to law, and do make a just and true account of Locatings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
espectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
nd Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the executor obtain a certificate of the probate thereof, and Yulle I,
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Signed, scaled and acknowledged in open Court. Pros Lucile Thom Welcolin (L. S.)
AA AB'
Apraud Bri, W. Su. Phan (L. S.)
E. A. Mry & Odny George W. Phon & (L. S.)
DEORGIA, GWINNETT COUNTY.
I do solomoto
testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator. "So help me, God."
Sworn to and subscribed before me, this
Sworn to and subscribed before me, this day of 19

Runcipa & E.a. Webers - Bonnie M. Hain as
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 are not assigns.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the said.
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Sealed with our seals, and dated this at Lawrenced alle, the man 3 2/84>
Bomie M, Hand.
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 cold
Domie M. / fare or the hands or possession of any possession of
persons, for for and the same, so made, do exhibit unto the said Ordinary when fre shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Bomis M. Itani
in such case, 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. Bern M- Than (L. S.)
<i>''</i>
E, A. Wig & Oalny (L. S.)
HTAO
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as I know or veneve, and those remaining to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

306 Indinistrator's bond.
GEORGIA, Gwinnett County.  KNOW .ILL MEN BY THESE PRESENTS, That we, J. L. Lolun as Principle T  J. H. Holm as Licensty, securities, are held and firmly bound unter
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this Wit Land remarkle, Ga. May 8-194>
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 , L, Lolur , or the hands or possession of any person of 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Textument was made 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. R. Solu
in such case, 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. B. Hole (L. S.)
H. Haling (I.S)
S. // V/ A //
OATH (L. S.)
GEORGIA, GWINNETT COUNTY

I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said

deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as .1dministrator. "So help me, God."

Sworn to and subscribed before me, this day of 19

Recorded

,	
Principal T Ride Edwards as Reculy	
- Recuty	-
the Ordinary for said County, and his successors in any	0
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the form of the first and full sum of the first	ſ
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir	•
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes	•
presents.	C
Scaled with our scale, and dated this aidachencedelle, ba, Och 21-19K)	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Mus. a L. Harri	2
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of	of
a. a. Hani late of Guinne	t
County, deceased, which have or shall come into the hands, possession or knowledge of the said	
Mrs, a. a. Hame, or the hands or possession of any person	7
persons, for he and the same, so made, do exhibit unto the said Ordinary when this sha	
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administ	
according to law, and do make a just and true account of he actings and doings therein who	ฑ
shall thereunto be required by the Court; shall deliver and pay to such person or person	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last W	ill
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the	he
Executor obtain a certificate of the probate thereof, and Mis, Wills frame	
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to	be
Signed, scaled and acknowledged in open Court. Mrs, a. L. Education (I	٠.,
appared By; R. L. Eduction (I.	
E. D. Wog & Odry	
OATH	
GEORGIA, GWINNETT COUNTY. , deceased, do	r
	ıi.
I do solemnly swear that	a
intestate, so far as I know or believe, and that I will well and trace, and the best of my ability all my duties deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties	
Administrator. "So help me, God."	
1 mark	
Sworn to and subscribed before me, this	

Recorded

GEORGIA, Gwinnett County.
WHOM ILL MEY BY THESE PRESENTS, That we, - U, M, MC Clingary a
Permissal & Spraylery
scourities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Landenceville, Ja Bevil - 194>
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 William Mc Clustey 1
County, deceased, which have or shall come into the hands, possession or knowledge of the
QIMI MC Cluster, 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 decels, should be said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Grant 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same by
and Testament was made 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 Mi Me Clusky.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. Qr My me Cluster
Signed, scaled and acknowledged in open Court. as My me Clearly (L. S.)  Offravel By',  End Your O
E. S. Xbys admy. (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
Administrator. "So help me, God."
Sworn to and subscribed before me, this
Sworn to and subscribed before me, this day of 19

Ordinary.

GEORGIA, Gw	innett County.
-------------	----------------

as Principal T J, O,	That we, Mrs, Lula Hewall Xoffi
(por nepres)	
the Ordinary for said County, and his success	, securities, are held and firmly bound unto sors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordina	ry, and his successors in office, we and ourselves, our heirs.
executors and administrators, in the whole and f	or the whole sum, jointly and severally and firmly, by these
presents.	Lawrence dle, Ga. Dec/22/84)
THE CONDITION OF THE ABOVE OBLICE Mrs. Licea Thewale W	SATION IS SUCH, That if the above bound
do make a true and perfect inventory of the	goods, chattels, rights, credits, lands and tenements of McLews late of Gwinnett
	o the hands, possession or knowledge of the said
	, or the hands or possession of any person or
persons, for, and the same, so ma	ade, 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 of	account of lactings and doings therein when
shall thereunto be required by t	the Court; shall deliver and pay to such person or persons,
	by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and	the same be proven before the Court of Ordinary, and the reof, and per Lula Thewall. Welling
Executor obtain a certificate of the probate the	reof, and fire of Administration, then this obligation to be
in such case, if required, render and deliver up t	ne sata Betters of the
void; else to remain in full force.	urt. Im . Lula Therail Xall- (L. S.)
Signed, scaled and acknowledged in open Con	J.O. moo (L.S.)
Oppraved By,	J. E. Weble (L. S.)
E, S, xogr, Oduf	7.61
6/8/12/	OATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	I will well and truly administer on all the estate of the said vires, and discharge to the best of my ability all my duties as
intestate, so far as I know or believe, and that	I will well and truly damnesses of my ability all my duties as uires, and discharge to the best of my ability all my duties as
deceased, and disburse the same as the law requ	••••
g and subscribed before me, this	day of
Swarn to and	
Recorded	19
Recorder	Ordinary

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, Mrs, Ruch Jordon a Principal & Hily Sammer Fr
P. 1 1 1 Lammer Fr
, securities, are 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 Thomas & Mi
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents
Scaled with our scale, and dated this al Landrencevelle, In Jen 6-1440
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound man, Ruch Jorden
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
Mis, Kuelt denden , or the hands or nosecssion of any recommend
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
actings 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
espectively, as they may be entitled to the same by law. And if it shall hereafter appear that any last 1821.
na Testament was made by the deceased, and the same he proven before the
accustor obtain a certificate of the probate thereof, and ma, Kull land
taken east, if required, render and deliver up the said Letters of Administration, then this obligation to be
to remain in full force.
Signed, scaled and acknowledged in open Court. Mrs, Rich Jane (L. S.)  Al Q, Lammen & (L. S.)
approved By', A, Dammen x 2 (1.8)
a come
(7.07)
DEORGIA, GWINNETT COUNTY.
I do solemnly swear that  I do solemnly swear that
testate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
cceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as dministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

KNOW ALL MEN BY THESE PRESENTS, That we, Virgil Bagly as Principa
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Live - Thousand and 100
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this At & aurenceville La.  Ganuary 27 th 1948  THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Virgel Bagly
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mrs. Notice B. M. Daniel
County, deceased, which have or shall come into the hands, possession or knowledge of the said. Mrs.  Notice B. Ma Daniel , or the hands or possession of any person or
persons, for Allo, 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 WY
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
and Testament was made by the deceased, and the same be proved afford the
Executor obtain a certificate of the probate thereof, and Wigel Bagly in such case, 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. Virgel Baglia (L. S.)
approved by:  Signed, sealed and acknowledged in open Court. Whater (I. S.
E. H. Martin J. P.
OATH
GEORGIA, GWINNETT COUNTY.
intestate, so far as I know or believe, and that I will well and things and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help mc, God."
Sworn to and subscribed before me, this

KNOW ALL MEN BY THESE PRESENTS, That we, W. L. Maloney as Princip	ba
and a. c. Maloney	
, securities, are held and firmly bound u	nto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum. Three Thousand and Woo Dollars	of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our he	
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by th	
	csc
scaled with our scale, and dated this at & surencevelle, So. Feb 2, 1948	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound N. L. Maloney	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements  Calvin Wavien Maddox	of ctt
County, deceased, which have or shall come into the hands, possession or knowledge of the saidW.	L.
Maloney , or the hands or possession of any person	or
persons, for him , and the same, so made, do exhibit unto the said Ordinary when he sh	all
e thereunto required; and such goods, chattels, credits, lands and tenements do well and truly adminis	•
ecording to law, and do make a just and true account of his actings and doings therein wh	en.
shall thereunto be required by the Court; shall deliver and pay to such person or person	
espectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W	ns,
nd Testament was made by the deceased, and the same be proven before the Court of Ordinary, and t	7
executor obtain a certificate of the probate thereof, and M. S. Maloney	ne
such case, if required, render and deliver up the said Letters of Administration, then this obligation to	
oid; clse to remain in full force.	bc
Signed, scaled and acknowledged in open Court.  N. L. Maloney (L.: approved By:	s.)
	S.)
S. S. Wages (L. S.	
(1)	<u>s.)</u>
GEORGIA, GWINNETT COUNTY. ———	
I do solemnly swear that, deceased, die state, so far as I know or believe and that I,	cd
other, and that I will well and touter	
dministrator. "So help me, God."	as
Sworn to and subscribed before me, this day of 19	

Ordinary.

6. L. Roline, O. & Roline, P. S. Rolinis & S.C. Rulinis
Market Per 21 1011 Da 100, The
Many of the then the Kolent to my thompse 1 mg has
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
0/0/18
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
presents.
Scaled with our scale, and dated this Ol Land revealedle, In Freb, 7-1918
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
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 hi, 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 decines 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
to the second testing of Administration than this collection to us
to the same in the large
Signed, scaled and acknowledged in open Court. Mr. Descri Kerch, pero Koller Karol
approved by', m. Wing E. Smill, In Ella Ka(f. 5.)
C. A. W. Some Robert (L. S.)
G, B, Wrys, Dang
OATH ——
GEORGIA, GWINNETT COUNTY. , deceased, died
I do solemnly swear that
intestate, so far as I know or believe, and that I wat belt and that I was like to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
deceased, and disburse the same as the tale required
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded 19.

314
ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
GEORGIA, GWINNELL COUNTRY.  ENOW THE MEN BY THESE PRESENTS, That we, Mrs. g. S. Barnard and fact I fact to Barnard and fact I fact to Barnard and fact for the security gack S. Barnard and from the security of the security
KNOW ALL MEN BY THESE THESE and J. G. Sampson Jr. as Security
fack S. 18 annual pound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
8: +- Thousand and 100
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
presents.  Scaled with our scale, and dated this at Lawrenceville, Ja. May 3rd/9.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Mrs g. L
Bornard and Jack S. Barnard
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
A. L. Barnard late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mrs J. L. Barnard and Jack S. Barnard, or the hands or possession of any person or
persons, for them , and the same, so made, do exhibit unto the said Ordinary when theyshall
be thereunto required; and 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
in such case, 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. J. J. Barnard (L. S.)
approved by gack S. Barnard (L. S.)
E.S. Hages, Ordinary J. Q. Sammon gr. (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that g. L. Barnard , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the cotate of the said
and disourse the same as the law requires, and discharge to the hand of the little at my duties as
Administrator. "So help me, God." Mrs. A. L. Barrard

Recorded

Sworn to and subscribed before me, this 33

KYOW ALL MER DA THE
and U.D., Buce
and U.D., Buce we, N.O. Dain as Rumps
the Ordinary for said County, and his successors in a
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office we and sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Scaled with our scals, and dated this at Laculence 10 &
Scaled with our scals, and dated this Wie Laculerrevelle, Lan aug. 2-19 K &
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound NO. 1
do make a true and perfect inventory of the fact.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mrs, Lusern J. Davi
County, deceased, which have or shall come into the hands, possession or knowledge of the said.
and, as made, as exhibit unto the said O-diment
and still goods, chattels, credite lands and
get and, and do make a just and true account of
thereunto be required by the Court; shall deliver and pay to such
and if it shall be reafter appear the terms by law. And if it shall be reafter appear the terms of the terms
Testament was made by the deceased, and the same be proven before the found to
Executor obtain a certificate of the probate thereof, and W.O. Down
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, scaled and acknowledged in open Court. 2016, Sourie (4.8)
(L. S.)
E, D. Wog & Ording (L. S.)
OATH COORCIA COMB NOTE AND ADDRESS OF THE COORCI
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, dice
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a
Administrator. "So help me, God."
Sweep to and subscribed between the
Sworn to and subscribed before me, thisday of

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, I, d, Lemmon Jo. or
That we, That we, or,
D 1 1 W 1 Carl
17/100
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1
to the sum to the said Ordinary, and his successors in opico, to and our selves, our heirs,
for the payment of which survey whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our scale, and dated this Saucences elle, See Juney 7-19 18
The state of the s
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Ji, a, fammon x
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Kerofiel Halden farminett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
St. d. Lammon & , or the 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Ald, Sammon
in such ease, 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, D, Darmon (L. S.)  Upproved by 1, Lington (L. S.)
upproved By,
E, S, Woge, advise (L. S.)
O.A.T.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Idministrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Paral
Pennyal A

19.

Recorded .....

Ordinary.

Principal & Chiefe d. Doll	um Spa
1 out to M	cong.
the Ordinary for said County, and his successors in office and assistance of the successor of the successo	ics, are held and firmly bound unto Ins, in the just and full sum of
executors and administrators, in the whole and for the whole sum, jointly presents.	n office, we and ourselves, our heirs, ly and severally and firmly, by these
Scaled with our scals, and dated this a Lacelence	well por 1-1884
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	t, credits, lands and tenements of
County, deceased, which have or shall come into the hands, possession  former span, or the h  persons, for h, and the same, so made, do exhibit unto the	or knowledge of the said ands or possession of any person or
be thereunto required; and such goods, chattels, credits, lands and tene	ments do well and truly administer
according to law, and do make a just and true account of shall thereunto be required by the Court; shall deliver	
respectively, as they may be entitled to the same by law. And if it shall	
and Testament was made by the deceased, and the same be proven bef Executor obtain a certificate of the probate thereof, and Norm	
in such case, if required, render and deliver up the said Letters of Admin	
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.	
approved By , chick	
	(L. S.)
OATH	
GEORGIA, GWINNETT COUNTY.	, deceased, diec
I do solemnly swear that	
intestate, so far as I know or believe, and that I will well and truly adv	he best of my ability all my duties as
deceased, and disburse the same as the law requires, and discharge to the	ne ocar of my
	10
Sworn to and subscribed before me, this	f 13 =

GEORGIA, Gwinnett County.
GEORGIA, OWNINGER GOSTON THESE PRESENTS, That we, Mrs. Darah B, Slanley and Francipal I United Stoler Fidelity and Generally 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
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Lawrencevelle, Sept >- 14x 4
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. Ralie B. Yarng late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Min, Lurch B, Stanley , or the hands or possession of any person or
persons, for he 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 he actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary and the
Executor obtain a certificate of the probate thereof, and Mo, Lack B, Stanley
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
rold; else to remain in full force.
Signed, scaled and acknowledged in open Court. Mrs, Lord B, Slanly (L. S.)
office they
E. S. Xbone O l
E, D, Noge Odmay Germany Campus.  By R. a. Bolin human Ogan (6: 8.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
The and know or believe, and that I will well and truly admits the
leceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Idministrator. "So help me, God."
Sworn to and subscribe 1.
Sworn to and subscribed before me, this day of
* - 10 - 12 - 12 - 12 - 12 - 12 - 12 - 12

### ADMINISTRATOR'S BOND GEORGIA, Gwinnett County. KNOW ALL MEN BY THESE PRESENTS, That we, Mrs, O, S, Smilt ar Crimapal 7 E, C, Chesa the Ordinary for said County, and his successors in office and assigns, in the just and full sum of , securities, are held and firmly bound unto Lix Thousand T Mo, or for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, fointly and severally and firmly, by these Scaled with our scale, and dated this at Lawrenevelle, In, Lepe 8-19x THE CONDITION OF THE ABOVE PRLIGATION IS SUCII, That if the above bound mes, O, J, Smith do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Miss Osa Chesse late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ Miss Ora Chesen, or the hands or possession of any person or persons, for , and the same, so made, do exhibit unto the said Ordinary when she shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of he actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mrs, O.T. Smell in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be

Signed, scaled and acknowledged in open Court. Mus, O, J, Amell (L. S.) E, le, Cheen (L. S.) Apraced By

#### HTAO

GEORGIA,	GWINNETT COUNTY.
I do s	olemnly swear that

void; else to remain in full force.

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

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

GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, & P, Jopp as Principe
and a. J. 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
Home Thanand & Myra
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this Ol Law remedelle, Sa, Ook \$-19.64
THE CONSTRUCT OF THE POST OFFICE AND A STATE OF THE STATE
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
J. P. Japp.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mrs. Belog ann Dan late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
or the hands or possession of any person or
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when for shall
be thereunto required; and 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, scaled and acknowledged in open Court. J. P. Japia .
Signed, scaled and acknowledged in open Court. G, P, Lappa. (L. S.) Coppraind By;  (L. S.)  E, S. Word Od (L. S.)
(L. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
or acte, and that I will wall and the
Administrator. "So help me, God."
Sworn to and subscribed before me, this
day of
Recorded

19.

Principal T Q, B, Jones an
the Ordinary for said County, and his successors in office of the county of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County, and his successors in office of the ordinary for said County for the ordinary for said County for said County for the ordinary for said County for s
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Two Hemel and Frefig Trype and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Scaled with our scals, and dated this al Lack snavele, to Nev, 7-19K
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound do make a true and perfect inventory of the tests.
1110 pero
or the hands or recession of
shall
be thereunto required; and 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 A.L. Brown
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. Rid Brown (L. S.)
approud By', (L. S.)
E. S. Woges, Order
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sicorn to and monorest any
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GEORGIA, Gwinnett County.
THE PRESENTS. That we.
Principal & J. E., Reppe
securities, are held and firmly bound unto
in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in Office
GEORGE INC.
for the payment of which sum to the said Ordinary, and his successors in office, we and our settles, our neirs,
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 Lachenwelle, Sa. Dev, 6 -1946
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Wid Repper
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
A/J, Respection late of awinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Nich tepper, 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Wid, Repper
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, sealed and acknowledged in open Court. W. L. Pepper. (L. S.)
Ohha 18
(I, S)
E, D, Noga Ordmay (L. S.)
ОАТН
GEORGIA, GWINNETT COUNTY.
I do naturality
J diad
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the laws
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
as neip me, dou.
Sworn to and subscribed before me, this
day of 19
Recorded
Recorded .

KNOW ALL MEN BY THESE PRESENTS That The
as Principal T Leon I, Lane T Lug & See Camples
Jane Lug & See
the Ordinary for said County, and his successors in office and
the Ordinary for said County, and his successors in office and acident the 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 the
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
, so the whole sum, jointly and severally and firmly by these
Scaled with our scals, and dated this is Lawrence de, & Jan 3-1845
State our sears, and dated this to Jaw anced de, the Jan 3-18KS
The second secon
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
ompleel
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Dailing L, Farman late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Occased, to the have or shall come into the hands, possession or knowledge of the said
Onne B. Harr Complete , or the hands or possession of any person or
shall and the same, so made, do exhibit unto the said Ordinary when
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and annie B, Lam Cample
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, sealed and acknowledged in open Court. Anne B. Som Complete (I. S.)
appround By's from I. Gam (L. S.)
E. A. Wages Order Buy & . Gan (L. S.)
OATIH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the best of my ability all my duties as
deceased, and disburse the same as the law requires, and disenting to the
Administrator. "So help me, God."
day of
Sworn to and subscribed before me, this day of 19_

GEORGIA, Gwinnett County.
RESON ALL MEN BY THESE PRESENTS, That we John Koy James a Rungel + Merri Johnson Securities, are held and firmly bound
Crimpel 7 Man Johnson
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of The Theory of Th
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Lawrenceville, to Jon, 3 rd 14KC
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, or the hands or possession of any person or
persons, for he, 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 Lacatings 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 decrease with the
and Testament was made 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 Ray Jene
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.
void; close to remain in full force.  Signed, scaled and acknowledged in open Court. John Ray Jum (L. S.)  E, J, Nogra, Ording (L. S.)
oppraved By; (L. S.)
mann Imaan
E, D, Dog &, Ordsong (L. S.)
OATH ( <i>b. 3.7</i>
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
intestate, so far as I know or believe, and that I will a deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires and the
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before me, this
day of 19

Recorded ....

and John M. Longly us a kringer
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.
for the payment of which sum to the said Ordinary
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
and severally and severally and femily
Scaled with our seals, and dated this ai fact range le, to ply 2-150
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 Gwinnett
County, deceased, which have or, shall come into the hands, possession or knowledge of the said
Or the head
persons, for and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wil.
and Testament was made 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
Sidned coaled and relineated in ones Court E. a. Parts (L. S.
Opproved By;
E. S. Woge, lidney (L. S.
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and disenting to the sease,
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this

GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, MIN, Pulland as Principal and	<del>.</del> .
At Lumer , securities, are held and firmly bound un the Ordinary for said County, and his successors in office and assigns, in the just and full sum frue Thursday The	to of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents.	 8C
Scaled with our scale, and dated this wil fact newselle, ta. mu. > -1825	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	·· ·-
lo make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Cleff, Asrai late of Gwinnel	tt
Mi W, felled, or the hands or possession of any person of crisins, for free said Ordinary when shall shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administed coording to law, and do make a just and true account of actings and doings therein when	ll
shall thereunto be required by the Court; shall deliver and pay to such person or persons espectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wilnut Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the executor obtain a certificate of the probate thereof, and MIW Rellack	,,
such ease, if required, render and deliver up the said Letters of Administration, then this obligation to be	c
Signed, scaled and acknowledged in open Court. M. St., Relland (L. S.)  Official By',  E. A. Woger Odmy (L. S.)	
EORGIA, GWINNETT COUNTY.  I do solemnia amonda de la companya de l	-
I do solemnly swear that	l r
Sworn to and subscribed before me, this day of 19	

Ordinary.

as Principa T Jo H. Thudy and J. Hugh
prifting as
the Ordinary for said Court
The and full own of the just and full own
for the payment of which sum to the said Ordinary
executors and administrators, in the whole and for the way.
presents
Scaled with our scale, and dated this Lawrencevelle, Sa, 1969
Carl J, Thedgin
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
County deceased which have a shall make the late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
col I Taugaria, or the hands or possession of any person or persons, for and the same, so made do exhibit unto the and or possession of any person or
shall
or other order of the anon goods, chatters, creatts, lands and tenements do well and truly administra
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, scaled and acknowledged in open Court.  Cal Z. / Ludg (L. S.)
approved by , Les,
E, D, Wage (L.S.)
HTAO
GEORGIA, GWINNETT COUNTY.
I de estemate souses that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help mc, God."
Sworn to and subscribed before me, this day of
19

Recorded

GEORGIA, Gwinnett County.
ANOW ALL MEN BY THESE PRESENTS, That we, Carl JI / Lee Some Medical Medical Medical Medical Medical Mond for Some Subles Medical Mond Mond Mond for Some Sound from the Medical Medica
Wolfor Cha Miday Me Men securities, are 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 Theward YM w
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this al Lawrencevelle, to Ofu, 4-145
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 Landon MC Doniel late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said Acid
Corl J. Hedgan, or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tengments do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same he proven before the Good to Comment
Executor obtain a certificate of the probate thereof, and all J. /tedg -
in such case, 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. Carl J. Thudg -
Officed By 20. Rine Danie (L. S.)
Et S, Hogs Oral Liblio mi Doniel wellace (L. S.)
Eana me Some State (L. S.)
MATHERING BY MC Denies
GEORGIA, GWINNETT COUNTY. OATH Elysber B. Mc Donies
I do solemulu anno et
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law recovery.
Administrator. "So help me, God."
Sworn to and subscribed before me, this
day of 19

as Principes 1 J. B. mojul	
one chaman h	in office and assigns, in the just and full sum of
for the payment of which sum to the said Only	and the same of th
for the payment of which sum to the said Ordinary, cexecutors and administrators, in the whole and for the	te whole some of the weard ourselves, our heirs.
n-agante	one, jointly and severally and former
Scaled with our scals, and dated this at	whenevelle, on april 2-18KS
THE CONDITION OF THE ABOVE OBLIGATION THE ME THEY You	ON IS SUCH, That if the above bound
do make a true and perfect inventory of the good	ls, chattels, rights, credits, lands and tenements of
control into the come into the	liquile possession .
The first form	0.11.1
persons, for his, and the same, so made,	do cribit unto the said O. v
be thereunto required; and such goods, chattels, ere	dits lands and townsants de well
according to law, and do make a just and true according	unt of he costinto and trilly administer
	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by i	
and Testament was made by the deceased, and the	
Executor obtain a certificate of the probate thereof,	
in such case, if required, render and deliver up the sa	
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	Have me Herly young. (L. S.)
oppraved By',	Hozel Me Herly young (L. S.)
E, S. Woger, Odmy	(J., S.)
0.	ATIH
GEORGIA, GWINNETT COUNTY.	deceased, died
I do solemnly swear that	, deceased, died
interest and a second state of the second	well and truly administer on all the
deceased, and disburse the same as the law requires,	and discharge to the best of inguitaries
Administrator. "So help me, God."	The second secon
Sworn to and subscribed before me, this	day of
	WARRY COMMAND REPORTED THE RESIDENCE OF

-	CEOD CIA Commett County
	GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we Min M. Bases as Rrunger
	KNOW ALL MEN BY THESE PRESENTS, That we
	and M. M. De g. V. Hood
	, securities, are held and firmly bound unto
	the Orithary for said County, and his successors in office and assigns, in the just and full sum of
	for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
	executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
	presents.
	Scaled with our scale, and dated this at Lawrence to, & . Trung 2 19KC
	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
	J. L. Brand late of Gwinnett
	County, deceased, which have or shall come into the hands, possession or knowledge of the said
	mo. m. m. Band, or the hands or possession of any person or
	persons, for he , 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 ofactings and doings therein when
	shall thereunto be required by the Court; shall deliver and pay to such person or persons,
	respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
	and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
	Executor obtain a certificate of the probate thereof, and mor M. M. Blue.
	in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
	roid; else to remain in full force.
	Signed, sealed and acknowledged in open Court. mo. m. m. Bon (L. S.)
	Chromathy, (L. S.)
	(L. S.)
	OATH
	GEORGIA, GWINNETT COUNTY.
	I do solemnly swear that, deceased, died
	and that I will well and toute a tout
	and the law requires, and discharge to the
	Administrator. "So help me, God."
	Sworn to and subscribed before me, this
	Sworn to and subscribed before me, this day of 19
	STATE OF THE PROPERTY OF THE P
	Recorded

19.

Recorded

Ordinary.

KNOW ALL MEN BY THESE PRESENTS, That	
	in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinan	The state of the s
executors and administrators, in the whole and for the	nts successors in office, we and ourselves, our heirs
an to	onety and severally and and
Scaled with our scals, and dated this A. fa	elienad eller Sai May 2 - \$ 1885
THE CONDITION OF THE ABOVE OBLIGATION	OX IS SUCH, That if the above bound
do make a true and perfect inventory of the good	
210111111111111111111111111111111111111	or the hands or reconst
persons, for , and the same, so made, d	o exhibit unto the said Ordinary when I shall
be thereunto required; and such goods, chattels, cred	its, lands and tenements do well and truly administer
according to law, and do make a just and true accou	
shall thereunto be required by the Co	
respectively, as they may be entitled to the same by la	
and Testament was made by the deceased, and the s Executor obtain a certificate of the probate thereof, o	ame be proven before the Court of Ordinary, and the
in such case, if required, render and deliver up the sai	
void; else to remain in full force.	L.O. Hirlow (L.S.)
Signed, scaled and acknowledged in open Court.	(L. S.)
approved By:	V. J. Harlon (L. S.)
E.S. Moger, Ording.	(L. S.)
OA	ATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	The state of the s
	and truly administer on all
deceased, and disburse the same as the law requires,	and discharge to the best
Administrator, "So belo me God."	and a second
	day of.

Recorded

GEORGIA, Gwinnett County.
That we Gild Cochim d
as Runepal & John HI. Mo
, securities, are held and Armly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of How There I TM .
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Lawrencedle, Ja May 4-1845
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound E, H, Coenum 4.
to make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mrs. Marry Coencer late of Gwinnett
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, or the hands or possession of any person or
persons, for fine, and the same, so made, do exhibit unto the said Ordinary when he shall
c thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
ecording to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
espectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
executor obtain a certificate of the probate thereof, and EIH, Cochien &
n such ease, if required, render and deliver up the said Letters of Administration, then this obligation to be
ord, cise to remain in full force.
Signed, scaled and acknowledged in open Court. E, A, Cochrame & (L. S.)
2 Mag
GID, Nogra Odman
(L. S.)
DEORGIA, GWINNETT COUNTY.
I do solomot
or betteve, and that I will wall and I
cceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as dministrator. "So help me, God."
Sworn to and subscribed before me, this
day of 19.

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Oppraved By

### **OATH**

GEORGIA, GWINNETT COUNTY	۲.
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I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."

Sworn to and subscribed before me, this \_\_\_\_\_\_day of \_\_\_\_\_

GEORGIA, Gwinnett County.
WALL MEN BY THESE PRESENTS, That we, C, L, Brace Tee & Sterling
Mare Principal 7 High Country.  Mare Principal 7 High Campble
, securities, are 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 T Moffor
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scale, and dated this of Lownersevelle, Hague 64 1916
THE CONDITION OF THE ABOVE QBLIGATION IS SUCH, That if the above bound
C.A, Brauenle T Sledny move
. "
lo make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Cimi More late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
C. L. Brucenlee & blury More , or the hands or possession of any person or
C. L. Buttonles & Sleeling Mal , 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
e thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
ecording 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,
repectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
nd Testament was made by the decreed and the same of the same for the same appear that any Last Will
nd Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Cif, Braume T Desling Money
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
oid; else to remain in full force.
Signed, scaled and acknowledged in open Court. C, L, Brawnlet (L. S.)
Signed, scaled and acknowledged in open Court. C, L, Brauerles (L. S.)  approach (Ry')  E. I. What, and my'  (L. S.)
His lamples (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
and that I will well and toute a fact the
reased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
dministrator. "So help me, God."
Sworn to and subscribed before
Sworn to and subscribed before me, this day of 19

KNOW ALL MEN BY THESE PRESENTS, The
as Principa. T C, He Woodrup as hemy
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his
for the payment of which sum to the side of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole are the said of the whole are the said ourselves.
presents.
Scaled with our scale, and dated this ail Lewencestelle, & Juy K 18KS
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, or the hands or possession of any person or
persons, for he, and the same, so made, do exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Israela Moodly Joseph
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.  Signed, sealed and acknowledged in open Court. Lenova 2000 dry 2000 (L. S.)
affrond By (L.S.)
E, S, Wyr, Odny. (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
7
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as I know or vetteve, and that I can be a discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
SECOND TO UNIC SILVENIA SILVEN

GEORGIA, Gwinnett Cour	nty.
nnrer	1ºT'S That we had, During A.
as francy al and James	13, Nuch
$\alpha$	, wy oound unto
the Ordinary for said County, and his sue	eccessors in office and assigns, in the just and full sum of
for the naument of which sum to the said Ore	dinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole ar	nd for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this t	ai Lawrence elle La Juny 11-1585
	LIGATION IS SUCII, That if the above bound
Mrs. Dancy K. Of	and and
	the goods, chattels, rights, credits, lands and tenements of
Waller B. Clefond	
	into the hands, possession or knowledge of the said
Mrs. Daray K. alfant	, 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, chatt	els, credits, lands and tenements do well and truly administer
according to law, and do make a just and tru	ic account of here actings and doings therein when
	by the Court; shall deliver and pay to such person or persons,
	me by law. And if it shall hereafter appear that any Last Will
	nd the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate ti	hereof, and mr. Dany To Clegad
in such case, if required, render and deliver us	p the said Letters of Administration, then this obligation to be
void; else to remain in full force.	penesala Letters of Maministration, then this configation to be
Signed, scaled and acknowledged in open (	Court Day To Del I
appeared by:	
,	James B. Thelahim (L. S.)
E. S. Wy4, Ording	(L. S.)
0	(2.5)
GEORGIA, GWINNETT COUNTY.	OATH
	<del></del>
intestate as fare Vi	, deceased, died
that the part as I know or believe, and that	it I will well and truly administration and the said
and arrowing the same as the law re	quires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	
Sworn to and subscribed before me, th	
the second defore me, the	is day of 19
Recorded	

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# GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS THE
Runeyal T 6, a . Welband 2 larence dange
RNOW ALL MEN BY THESE PRESENTS, That we, Clarence danger a
Onlinery for soid County
Jetterly 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
My most and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum joint.
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Scaled with our scale, and dated this Disacherence le, Longer 18 1845
of agriculture
Clarence Jana
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of  Mary & Jones
Mary & Long sen
Clarance Day 200 , or the hands or possession of any person or
persons, for L., 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 La 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 Clauses dang
in such case, 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.  Clarence Lucy (L. S.)
appraved By; E, a. Weban. (L.S.)
E, D. Wag & Oding. (L. S.)
6, 20.00
OATH
GEORGIA, GWINNETT COUNTY.
to a trail well and truly administer on all the estate of
intestate, so far as I know or believe, and that I will belt and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this
Note that the second section is a second section of the second section of the second section is a second section of the section of the second section of the section of the second section of the second section of the second section of the section

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Recorded

GEORGIA, Gwinnett Cour	nty.			
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Ormepal and Jo 70, 7	nonly	my as		/
Vocation of the second		, kcourities	, are held and fl	rmly bound unto
the Ordinary for said County, and his suc	cccssors in			
Jen Thousand V	-M,m			
for the payment of which sum to the said Ord			fice, we and ou	rsclucs our hai
executors and administrators, in the whole an				
Scaled with our scals, and dated this	i Lacel	enced sle,	San Joedy	15-19KS
THE CONDITION OF THE ABOVE OBL				ı
do make a true and perfect inventory of the	he goods, e	hattels, rights, ci	redits, lands ar	nd tenements of
Laure Garnen M	Takkey			late of Gwinnett
County, deceased, which have or shall come i	into the han	ds, possession or l	knowledge of th	c said
Frank Massey		, or the hand	s or possession	of any person or
persons, for him, and the same, so	made, do ex	hibit unto the said	l Ordinary whe	n he shall
be thereunto required; and such goods, chatte	cls, credits,	lands and tenemer	uts do well and	trulu administer
according to law, and do make a just and tru	c account of	, fin	ctings and doin	ds therein when
shall thereunto be required by	y the Court	; shall deliver and	pay to such ne	TEON OF DARROWS
respectively, as they may be entitled to the san	me by law.	And if it shall her	cafter appear tl	at any Last Will
and Testament was made by the deceased, an	nd the same	be proven before	the Court of O	at any Last Will
executor obtain a certificate of the probate the	hercof, and	Hrunk )	nasser	
in such case, if required, render and deliver up	the said Le	tters of Administr	ation, then this	oblication to be
tola, else to remain in full force.				
Signed, scaled and acknowledged in open C		Frank	maday	(L. S.)
Afrand By; E, S. Work, och	ng .			
,	,	J. W. Mo.	myo mo	7 (L. S.)
				(L. S.)
	OATI-	Ī		
GEORGIA, GWINNETT COUNTY.				
I do solemnly swear that				
or select, and that	L I will mall			
	quires, and a	lischarde to the	ter on all the c	itate of the said
Administrator. "So help me, God."	,	menarge to the be	st of my ability	all my dutics as
Sworn to and sub-	25 40			
Sworn to and subscribed before me, this	l <b>s</b>	day of		19
	******			
Recorded			* X	

19.....

Recorded .....

Ordinary.

and Cloffond M Pod a Volum Pads at Runape
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
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this Lawrence le Jakang 7 nd 18KE
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
and make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
County, acceased, which have or shall come into the hands possession.
persons, for h., and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein whenshall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Signed, scaled and acknowledged in open Court.  Opproard By  (L. S.)
& D. Wrg of Ordrog (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.
GEORGIA. Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Jus, Belly Moore Hornbusfile as funcipe and Q, B. Janden.  securities, are held and firmly bound unto
as lune and Q/B. Jarden
securities, are 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 I M/
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at factories elle to Age >-154>
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Mrs, Belly more Hambechle
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
John allen Hambuchle Tale of Gwinnell
County, deceased, which have or shall come into the hands, possession or knowledge of the said
mis , belly More Hamberfile , or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of hand actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and for Belly More Hamburghal
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; clse to remain in full force.
Signed, scaled and acknowledged in open Court. Belly more Hamberd lo (L. S.)
Signed, sealed and acknowledged in open Court. Belly more Hamberd la (L. S.)  Offrand By'  (L. S.)
4 / N. 100 GP4, 11 AN ANGL.
•
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died intestate, so far as I know or believe and that I was
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the laws or the said.
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before me, this
Sworn to and subscribed before me, this . day of
The state of the s

KNOW ALL MEN BY THESE PRESENTS, T	That we, J. B. Mercu as Prince
The state of the s	
he Ordinary for said County, and his successo.	rs in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary	, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for	the substitute of the substitu
	the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this Q	Laureneville, La Spr. 74865
THE CONDITION OF THE ABOVE OBLIGA	TION IS SUCII, That if the above bound
do make a true and perfect inventory of the go	oods, chattels, rights, credits, lands and tenements of
	the hands, possession or knowledge of the said
	ne nanas, possession or knowledge of the said, or the hands or possession of any person or
Jan	e, do exhibit unto the said Ordinary when Leshall
be thereunto required; and such goods, chattets, c	redits, lands and tenements do well and truly administer count of
	c Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same b	y law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	he same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate theree	of, and Jak, Merco
in such case, if required, render and deliver up the	said Letters of Administration, then this con-
void; clsc to remain in full force.	B. merci (L. S.)
Signed, scaled and acknowledged in open Court	
offrand By;	Hugh, B. merce (L. S.)
E, D. Wag &	(L. S.)
•	OATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
deceased, and disburse the same as the law require	cs, and
the transfer of the same Coult'	The state of the s
Sworn to and subscribed before me, this	day of
MACO MATRIX (MILE)	
Recorded	19

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, James S, Clock and Remin bounds
the Ordinary for said County, and his successors in office and assigns, in the just and full sum
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our hei executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
presents.  Scaled with our scale, and dated this are Lowers Starter St
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
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person
persons, for, and the same, so made, do exhibit unto the said Ordinary whensha be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administ according to law, and do make a just and true account ofactings and doings therein whe
shall thereunto be required by the Court; shall deliver and pay to such person or person respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Wi and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and th
Executor obtain a certificate of the probate thereof, and
Signed, scaled and acknowledged in open Court. June S. Clark (L. S. Offrand By', E. S. Worg's, Odmy (L. S.
(L. S.

#### OATH

GEORGIA, GWINNETT COUNTY.

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

Sworn to and subscribed before me, this

Recorded

as Princepal & D.L. man Theo Smith Learn
as Grencepal & D. L. may Theo Smill Learn
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 sum
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum is the said ourselves.
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.
presents.
Scaled with our scale, and dated this ail face removable, De: Dev, 10-18KS
THE CONDITION OF THE ABOVE OBLIGHTION 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 hours
or the hands or possession of any possession of any possession of
persons, for h, 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be provey before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and In Theo Smell Ju
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force. In Theo Small Ter (L. S.)
Stonea, Realed and acknowledged in open Court.
aggrand By,
E. D. Woger, Ording. (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
The second secon
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of
Administrator. "So help me, God."
day of
And desired a second control of the second c

GEORGIA, Gwinnett Cour  ENOW ALL MEN BY THESE PRESE  Principal & Mr. J. J. Simp	nty.	_
SECTION AND BY THESE PRESE.	VTS, That we, John J, Xm	spoon for as
ANOW ALL MESSES TO THE MOVES	so Li	<i>1</i>
Krinespal Min. Jan.	"sccuritics, are hel	d and firmly bound unto
County and his suc	ecessors in office and assigns, in th	c just and full sum of
Tuency - Thou	and TM, a	
for the payment of which sum to the said Ord	linary, and his successors in office, we	and ourselves, our heirs,
executors and administrators, in the whole an	nd for the whole sum, jointly and seve	rally and firmly, by these
presents. Scaled with our scals, and dated this (	il fact remedalle for Me	41-1950
2	LIG.1TION IS SUCII, That if the abou	
do make a true and perfect inventory of the	he goods, chattels, rights, credits, l	ands and tenements of
	2.	
County, deceased, which have or shall come i	nto the hands, possession or knowled	ge of the said
	, or the hands or pos	
persons, for, and the same, so 1	made, do exhibit unto the said Ordino	ary when shall
be thereunto required; and such goods, chatte		
according to law, and do make a just and true	e account ofactings a	nd doings therein when
shall thereunto be required by	y the Court; shall deliver and pay to	such person or persons,
respectively, as they may be entitled to the san	ne by law. And if it shall hereafter ap	pear that any Last Will
and Testament was made by the deceased, an	ed the same be proven before the Cou	rt of Ordinary, and the
Executor obtain a certificate of the probate th	ercof, and John L. Smuse	~ }~
in such case, if required, render and deliver up	the said Letters of Administration, th	en this obligation to be
void; clsc to remain in full force.		
Signed, scaled and acknowledged in open Co	ours. John J. Dunya	(L. S.)
Signed, scaled and acknowledged in open Co	mo Det Simp	u h (L. S.)
		(LS.)
Concu	OATH	
GEORGIA, GWINNETT COUNTY.		
I do solemnly swear that		. deceased, died
that	I will well and truly administra	n . r
the law req	uires, and discharge to the best of my	ability all my dutics as
Administrator. "So help me, God."		
Sworn to and subscribed before me, this	day of	70
	***************************************	
THE STATE OF THE S		

Recorded .....

Ordinary.

Cost Principal I C. T. Wol. land + 71 .
1 / F. Krueet
the Ordinary for said County, and his any his and firmly bound unto
Len Thousand They and assigns, in the just and full sum of
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this al Lower we selected . my 1962
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
2, 18, Whilehard late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
mos ava viola whiles , or the hands or possession of any person or
persons, for he, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and his Dela Vesta Solubles.
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
(L. S.)
Office By 1 (L. S.)
8, S. Wog & Oudray 74. J. Rruel (L. S.)
OATIH
GEORGIA, GWINNETT COUNTY. , deceased, died
The state of the s
I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as I know or believe, and that I am text be a second to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Swart to the same

Recorded .

GEORGIA, Gwinnett County.	1 - 1 A
That is	ve, G. W. Baren as Princips
and Ria, Ellury	-
	, accurrency are many mounta unto
and his successors in	office and assigns, in the just and full sum of
the Ordinary for said County, and Kin Kin Kin	
fan Thank I	his successors in office, we and ourselves, our being
for the payment of which sum to the said Ordinary, and	the same fointly and severally and fromly but the
cxccutors and administrators, in the whole and for the w	
presents.	100 /61 >= 5-1050
Scaled with our scals, and dated this M Jac	dremowalls, Ia, June 8-1950
THE CONDITION OF THE ABOVE OBLIGATION	IS SUCII, That if the above bound
& N, Buene	
do make a true and perfect inventory of the goods,	chattels, rights, credits, lands and tenements of
S. d. Barren	late of Gwinnett
County, deceased, which have or shall come into the har	
	, or the hands or possession of any person or
persons, for home, and the same, so made, do es	
be thereunto required; and such goods, chattels, credits,	
be thereunto required; and such goods, enacteds, creates, according to law, and do make a just and true account of	least and concerned to the state of the sain when
	t; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law.	
and Testament was made by the deceased, and the same	c be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and	FINI Barre
in such case, if required, render and deliver up the said Le	etters of Administration, then this obligation to be
roid; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	G, W, Breeze (L. S.)
appaul By',	R, a, Elhendy (L. S.)
E, S. Wager, arding.	1(L. S.)
OATI	H
GEORGIA, GWINNETT COUNTY.	-
I do solemnly swear that	, deccased, died
intestate, so far as I know or believe, and that I will well	
deceased, and disburse the same as the law requires, and	
.ldministrator. "So help me, God."	
Sworn to and subscribed before me, this	day of
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	and the second s

*19.* . . . . .

## GEORGIA, Gwinnett County.

Recorded ....

know ALL MEN BY THESE PRESENTS, That we, C LI Deine at
know the these PRESENTS, That we, C. L. Peincer of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Three Three sum of My w.  for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scals, and dated this Al Lawrence Vlo, Ja- July 3-1956
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
OATH
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as

art		
GEORGIA, Gwinnett (	County.	
TWOIL ALL MEN BY THESE P	RESENTS, That we, 6, 4,70	umapa
T E. E. Hogan		
	, securities, are held and	firmly bound unto
Three Heine	his successors in office and assigns, in the just Led TM064	and full sum of
for the naument of which sum to the sa	uid Ordinary, and his successors in office, we and or	ursclues, our heirs,
executors and administrators, in the wi	hole and for the whole sum, jointly and severally ar	ed firmly, by these
	this wit faw undouble by . The	
/	TE OBLIGATION IS SUCH, That if the above bour	
/	ry of the goods, chattels, rights, credits, lands o	
	, 4	
	come into the hands, possession or knowledge of t	
	, or the hands or possession	
	nc, so made, do exhibit unto the said Ordinary wh	
be thereunto required; and such goods,	, chattels, credits, lands and tenements do well and	l truly administer
	nd true account ofh. actings and doi	
	ired by the Court; shall deliver and pay to such p	
	the same by law. And if it shall hereafter appear t	
	sed, and the same be proven before the Court of C	
	bate thereof, and E. a. Ho gam	,
	iver up the said Letters of Administration , then thi	is oblidation to be
roid; clsc to remain in full force.	, , , , , , , , , , , , , , , , , , ,	
. Signed, scaled and acknowledged in c	open Court. E. a. Hogam	(L. S.)
•		•
. Offround By',	E. E. Hogan	(L. S.)
E. S. Nogra, Odmay.		(L. S.)
V	OATH	
GEORGIA, GWINNETT COUNTY.	<del></del>	
• • • • • • • • • • • • • • • • • • • •		desegred died
	nd that I will well and truly administer on all the	
leceased, and disburse the same as the	law requires, and discharge to the best of my ability	estate of the same
Idministrator. "So help me, God."	ability	у ан ту анны ч
Sworn to and subscribed before n	nc, this day of	19
Recorded		
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19. . . . . . . . . . .

### GEORGIA, Gwinnett County. KNOW ALL MEN BY THESE PRESENTS, That we, Robert Paul Warb gla as Rrincipal and Rubin Dungant John D'Mc Konney , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Levo Thousand Tryja for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our scale, and dated this al faculoned le, ta. Nec. K. F.S. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Robert Pour Werbrigton do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Omie Morgan late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_ Rolein Pase Weelinglo , or the hands or possession of any person or persons, for fine, 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 firm 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 Robert Poul Warbandle in such case, if required, render and deliver up the said Letters of Administration, then this obli⊴ation to be Signed, scaled and acknowledged in open Court. Robert Poel Washington (I. S.) void; clse to remain in full force. Rufus Dungan (L. S.)approved By John D. Mc Berny E. S. Woga Odmay OATH GEORGIA, GWINNETT COUNTY.

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

Sworn to and subscribed before me, this \_\_\_\_\_\_day of

19....

Recorded .....

ADMINISTRATOR'S BOND.	
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Muysurd Brauer	۵,
, securities, are held and firmi	ly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and Thus There There are They,	
for the payment of which sum to the said Ordinary, and his successors in office, we and oursel	ves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and fl.	rmly, by these
presents.  Scaled with our scale, and dated this al facerenes elle , Ha , wee -	
Seuten with our seats, and active this	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound may rand Burn	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and charly shockland	te of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the shapes of the house or possession of	said
persons, for , and the same, so made, do exhibit unto the said Ordinary when	all all
be thereunto required; and such goods, chattels, credits, lands and tenements do well and tr	snau
according to law, and do make a just and true account ofactings and doing	my aaminister
shall thereunto be required by the Court; shall deliver and pay to such pers	s therein when
respectively, as they may be entitled to the same by law. And if it shall hereafter appear tha	on or persons,
and Testament was made by the deceased and the server	t any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ord	inary, and the
Executor obtain a certificate of the probate thereof, and mayned But	
in such case, if required, render and deliver up the said Letters of Administration, then this o void; else to remain in full force.	bligation to be
Sidned and I	
appraised By;	(L. S.)
C 1 24 Co	(L. S.)
6/A, Nague, Odning By John H , Wavis all	- 7(L. S.)
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly adversed deceased and the	
intestate, so far as I know or believe, and that I will well and truly administer on all the est deceased, and disburse the same as the law requires, and discharge to the law requires.	, acceased, died
deceased, and disburse the same as the law requires, and discharge to the best of my ability administrator. "So help me, God."	tate of the said all my duties as
Sworn to and subscribed before me, this day of	
day of	40
• • • • • • • • • • • • • • • • • • • •	19
• Commission of the commission	

KNOW ALL MEN BY THESE PRESENTS, That were
fringer The melispellin Care It
of the york as A.
fringer The melispellin causely anaccased the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordin
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
presents.
Scaled with our scals, and dated this allevila, Ide nov. 28-1950
100178-1950
THE CONDITION OF THE ADOM
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
, and the same, so made, do exhibit unto the said Onlinear
regarded, and such goods, chattels, credits, lands and to
acting to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary and the
Executor obtain a certificate of the probate thereof, and Emma mal mel with
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Sidned sealed and colmontated in a F
approach Bes' She restranded Covered Co.
$I \qquad (L.  S_i)$
E. S. Way goding by Sameli Wishing ally in this
GEORGIA CWINNETT COLDETT
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett Courty.  KYOW ALL MEY BY THESE PRESENTS, That we, Mars. Bennie Low Court
KNOW ALL MEN BY THESE PRESENTS, That we, 7 9 hos
Correspond to and assigns, in the just and full sum of
a deriality
to the said Ordinary, and his successors in office, we and directors, our heirs,
for the payment of which sum to the sale of the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
scaled with our scale, and dated this at dawrenceville, June 5 th 1950
THE CONDUCTOR THE AROVE OBLIGATION IS SUCH, That if the above bound
11. 3 nie Lou Caro
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Survey Stickey late of Gwinnett
County deceased, which have or shall come into the hands, possession or knowledge of the said
77/44 B. mierou Caro, or the hands or possession of any person or
persons, for find, and the same, so made, do exhibit unto the said Ordinary when ste shall
he thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Live actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made 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 . Binnes Low Care
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid: else to remain in full force.
Signed, scaled and acknowledged in open Court. Somme for Carr (L. S.)
E. O. Wasie
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
.1dministrator. "So help me, God."
Sworn to and subscribed before me, this day of

.. 19.

### ADMINISTRATOR'S BOND GEORGIA, Gwinnett County. KNOW ALL MEN BY THESE PRESENTS, That we, Q, J. Lily as Principal and C, H, Polme , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Free Thans 14 my, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scals, and dated this at Lawrencell, the Jon, 1,1951 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound a, y, Lily 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. a, G, Lil..., or the hands or possession of any person or persons, for and the same, so made, do exhibit unto the said Ordinary when for shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of law actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and

in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be a, S. Lelis void; else to remain in full force. (L. S.) Signed, scaled and acknowledged in open Court. C. H, Polma (L. S.) Offraud By', E. S. Woge Ondmay (L. S.)

#### OATH

GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	, deceased, died , deceased, died , deceased, died
intestate, so far as I know or believe, and that	I will well and truly administer on all the estate of the said with the control of the said in the least of my ability all my duties as the best of my ability all my duties as
deceased, and disburse the same as the law req	altires, dive
Administrator. "So help me, God."	and the same of th
	day of

Sworn to and subscribed before me, this

GEORGIA, Gwinnett County.
i o d'alvent cooper
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Just Thousand and Moffo o Dellars
to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Lawrenceville, Las, February
17, 1951 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That If the door sound
Frank Lamar Coaper
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mrs. Jadie Suntis Cooper late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Frank Lamas Cooper , or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Lio 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 Frank Lamor Cooper
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. Frank L. Coaper (L. S.)
C. C. Cooper (L. S.)
E. S. Wages, Ordinary (L. S.)
OATH CHORCLA CHARACTER COLDITAL
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
• *************************************

HELONE as Principal T & F. Rearne T Layl &
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Scaled with our scale, and dated this Observences of the presents of the second with our scale, and dated this Observences of the presents.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Wil Hewall Toyl & New al
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mrs. Lena Heevall late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force.  Signed, scaled and acknowledged in open Court.  Office & Jaya & Hewaie (L. S.)  E, S. Wog & Oudmay & J. Brann (L. S.)
OATH
GEORGIA, GWINNETT COUNTY. , deceased, died  I do solemnly swear that
intestate, so far as I know or believe, and that I will test and discharge to the best of my ability all my duties as
deceased, and disburse the same as the law requires,  Administrator. "So help me, God."  19 -
Administrator. "So help me, God."  19

GEORGIA, Gwinnett County.
minima minima minima mana mana mana mana
o of Withhost
,
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Two Thousand Try
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which same to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our scals, and dated this at Lowers eller to Tran 6-1957
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound
proof poly for the state of the credits lands and tenements of
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Mrs. Lula Mae Lawell late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mrs , N H Brasecell , or the hands or possession of any person or
persons, for hand the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; clse to remain in full force.
Signed, scaled and acknowledged in open Court. Mrs. W. H. Browell (L. S.)
4 0
Offrand By', a, L', Berofi (L. S.)
E. S. my 4, Ordinay. (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of

GEORGIA, Gwinnett County.	till a membra on all look
KNOW ALL MEX BY THESE DOWN	Ps. 2419
KNOW ALL MEN BY THESE PRESENTS, That we,	Hay Thrashe a
Clarence &	headle
the Ordinary for said County, and his successors in off Lon Thousand T My, co for the payment of which sum to the said Ordinary, and his	, securities, are held and and a.
for the payment of which sum to the said on !	, ou of
for the payment of which sum to the said Ordinary, and his executors and administrators, in the whole and for the whole	successors in office, we and ourselves, our heirs.
presents.	e sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this al Laule	enceville, Etc. Mar. 6-195
THE CONDITION OF THE ABOVE OBLIGATION IS	
do make a true and perfect inventory of the goods, cha	ttels, rights, credits, lands and tenements of
County, deceased, which have or shall come into the hand	s, possession or knowledge of the said
persons, for frue, and the same, so made, do exhi	
be thereunto required; and such goods, chattels, credits, la	2
according to law, and do make a just and true account of	
shall thereunto be required by the Court;	
respectively, as they may be entitled to the same by law. A	
and Testament was made by the deceased, and the same to	Now Through
Executor obtain a certificate of the probate thereof, and	tere of Administration, then this obligation to be
in such case, if required, render and deliver up the said Let	
void; else to remain in full force.  Signed, scaled and acknowledged in open Court.	Roy Fraoh (L. S.) Clarence Thushe (L. S.)
Offrand By',	Clarence Thurthe (L. S.)
E, S. Woges Deling	(L. S.)
OATH	
GEORGIA, GWINNETT COUNTY.	, deceased, died
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I will well a	and truly administer on all the estate of the said
intestate, so far as I know or believe, and that I will well	is charge to the best of my ability all my duties as
- Alacama as the law regime	
Administrator. "So help me, God."  Sworn to and subscribed before me, this	day of
. 11	The state of the s

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett Country.  KNOW ALL MEN BY THESE PRESENTS, That we, Of Engly Company & Free Garage Commenced To Six Fidelity and Cosmally Company & Free Garage  Recurrilles, are held and fronty bound unto
Driver and Title Fidelity and Coswally Company of Mell your
V
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1 11 100
at which sum to the said Ordinary, and his successors in Office, we and ourselves, our heirs,
for the payment of wintersons. For the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this at Law renavelle, Sa, mar. 12. 796
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
6. E. Ujshaw
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Dotal C. Hacelhain late of Gwinnett
County, deceased, which have of shall come into the hands, possession or knowledge of the said
O. E. Upshace , or the hands or possession of any person or
persons, for fine, 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 Le-6 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 Textament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Ot E, Upolicie
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
wid: else to remain in full force.
Signed, sealed and acknowledged in open Court. 6, E, Upshow (L. S.)
The Mating the Collection of the street
E. S. W. g. & armany & Mew yark. (L. S.)
( DATHER, Burgley ally
OAIII , J
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed between the
Sworn to and subscribed before me, this day of 19
The state of the s

19.

### GEORGIA, Gwinnett County.

Recorded

frincipal T Thomas asherset
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this Cil face drestilled to Cit. 1951
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
Mes 1711 111 Poge, or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when for shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of for 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 Wil
the same he proven before the Court of Ordinary, and the
tidente of the probate thereof, and file : 19
in such oase, if required, render and deliver up the said Determ of the said
Signed, scaled and acknowledged in open Court. There )111 )11, Popolo (L. S. Office of By)
Signed, scaled and acknowledged in open Court.
and Bail Commo Colewarth (L.S.
apriced By1
E, S, Mores, androng
OATH
GEORGIA, GWINNETT COUNTY. , deceased, di
OEORGIA, GWINNETT COST.
I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the se  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the se  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the se
intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate of the best of my ability all my duties deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties are the same as the law requires, and discharge to the best of my ability all my duties are the same as the law requires, and discharge to the best of my ability all my duties are the same as the law requires, and discharge to the best of my ability all my duties are the same as the law requires, and the same as the law requires are the same as the law requires are the same as the law requires are the same as the
deceased, and disburse the same as the law regume.  Administrator. "So help me, God."
Administrator. "So help me, God."
Administrator. "So help me, God."  day of  Sworn to and subscribed before me, this.
19 Ordina

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett County.  KNOW .ILL MEN BY THESE PRESENTS, That we,, . Elect La 1160 Coo  Principal & Security Roberts 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
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this at Saw unwille, 2, apr. 23-1951
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 company late of Gwinnett
County, deceased, which have, or shall come into the hands, possession or knowledge of the said
Timo. alice Serife , or the hands or possession of any person or
persons, for he, 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 he actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. $$ And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and Mss., Olice Serrife
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. Mrs. alice Serifa (L. S.)
append By's Thank Robertson (I. S.)
E, A. Wagoo ardmay (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of 19
Recorded

....19.

### GEORGIA, Gwinnett County.

Recorded

KNOW ALL MEN BY THESE PRESENTS, T	Well.
as Principal T E. a. )	Vilbant
properties to the contract of	
One Thousand 7 m,a	es in office and assigns, in the just and full sum of
for the payment of tenten same to the said Orainary	, and his successors in office, we and ourselves
executors and administrators, in the whole and for	the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this A J	autressee elle, da Muy 19-1951
	TION IS SUCII, That if the above bound
,	oods, chattels, rights, credits, lands and tenements of
Mrs. Well Strickland Ca	late of Gwinnett
County, deceased, which have or shall come into	the hands, possession or knowledge of the said
Mu, Emma mal Willand	c, do exhibit unto the said Ordinary when his shall
persons, for , and the same, so made	oredits, lands and tenements do well and truly administer
be thereunto required; and such goods, charters,	count of Lec actings and doings therein when
according to law, and do make a just and the according to law, and do make a just and the control by the	e Court; shall deliver and pay to such person or persons,
the same they may be entitled to the same	by law. And if it shall hereafter appear that any 12st with
Late there	of and me Comme
in such case, if required, render and deliver up th	e sala necess of the
void; else to remain in full force.	E ma mal Wabant (L. S.)
void; else to remain in full force.  Signed, scaled and acknowledged in open Court	E. a. Wilburk (1. S.)
approved By.	(L. S.)
E, A, W-g of Ordmay.	O. I. T. I.
	OATH
GEORGIA, GWINNETT COUNTY.	, deccased, died
	and truly administer on all the estate of the said
intestate, so far as I know or believe, and that I	will well and truly administer on all the estate of the said relieved in the said ires, and discharge to the best of my ability all my duties as
deceased, and disburse the same as the	
Administrator. "So help me, God."	day of
Sworn to and subscribed before me, this	and the second contract of the second contrac
1	

er of the state of
GEORGIA, Gwinnett County.
THE PRESENTS That we, Ille Care D. Race
principal and Mational Surety Corporation, Thew frincipal and Mational Surety Corporation, Thew Work, N. 4.
York, n. y. securities, are held and firmly bound unto
1/ and his successors the office and damping the fitte sitte of
Six thousand and no/100 (#6000.00) Dollars
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
scaled with our scale, and dated this 2 1 st day of May at 1951 at atlanta, Georgia
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Mrs. Pearl B. Davis
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mrs. Bessie Will Bailey late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mrs. Pearl B. Davis , or the hands or possession of any person or
persons, for see, and the same, so made, do exhibit unto the said Ordinary when she
be thercunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Res_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 $L$ ast $Will$
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Gearl B. Navis
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. Mrs. Pearl B. Davis (L. S.)
E. S. Wages, Ordinary Buils of A (1. S.)
By dawa J. Braswell (I. S.)
0.170
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mrs. Bessie HillBalley, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
leceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me. God"
Mrs. Gear O. Davis
Sworn to and subscribed before me, this 23 day of May 19.51
Sworn to and subscribed before me, this 23 day of May 1951
Recorded May 28 19.61
19.82.
6. S. Waged Ordinary.

KNOW ALL MEN BY THESE PRESENTS, That we. Q. Clafe a fi
RINOW ALL MEN BY THESE PRESENTS, That we, I cliffed Lead a
the Ordinary for said County and his
In Thousand of MI we and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the said ourselves.
and for the whole sum, jointly and severally and firmly but he
presents.
Scaled with our scale, and dated this al Sawrences Me, to June 4-145
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 M I Langley late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
The Clefferd Lead , or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer O
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and J. Cleffer Learning then this obligation to be
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.  Sidned coaled and acknowledged in open Court.  L. S.
mallie family (L. S.
approved by
E. D. Woges Oslowy
OATH
GEORGIA, GWINNETT COUNTY. , deceased, die
I do solemnly swear that
I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties deceased, and disburse the same as the law requires.
Ale agree as the late require
Administrator. "So help me, God."
day of
Sworn to and subscribed before me, this
- A
Recorded Ordinary
Recorded

ADMINISTRAÇÃO
GEORGIA. Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Bulgh d. Weenen a full find for Decedent and Indomnity Company of Harling Commercial , securities, are held and firmly bound unto Commercial County, and his successors in office and assigns, in the just and full sum of
EVOU ALL MEN BY THESE PRESENTS, That we, Bulft d. Dunan a
Brand on Hartford accordent and Disdominty Company & Harlfind
, securities, are held and firmly bound unto
he Ordinary for said County, and his successors in office and assigns, in the just and full sum of
to lear thousand I may
or the naument of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
xecutors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this at Lowerovelle, & June 4-195
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Royth L, Quencer
o make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
man Lygie Byen Nunce late of Gwinnett
ounty, deceased, which have or shall come into the hands, possession or knowledge of the said
Roeff L. Deirec, or the hands or possession of any person or ersons, for him, and the same, so made, do exhibit unto the said Ordinary when his shall
ersons, for hand, and the same, so made, do exhibit unto the said Ordinary when for shall
c thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
ccording to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
spectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
nd Textament was made by the deceased, and the same be proven before the Court of Ordinary, and the executor obtain a certificate of the probate thereof, and Ruff L. Dunes
such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
oid; else to remain in full force.
Signed, sealed and acknowledged in open Court. Roefh L. Bure (L. S.)
Harfiel acceding to Dondemnity Col. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
eccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as differentiated in the same as the law requires as different form. "So help me, God."
to help me, dou.
Sworn to and subscribed before me, this day of 19
Recorded 19

## GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS. That we O > 9
and Will breen, Land Green Claren & T. K. Dream as Principal
and Will Green, Land Green, Clarence Green, Creighton Green, Claud Theor, and Fletcher Green, Clarence Green, Creighton Green, Claud the Ordinary for said County, and his successors in office and aritime in the continuous said county.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Twenty Thousand and Mollago, in the just and full sum of
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this At Laurenceville, La.
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 . C. Treer late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
J. R. Green , or the hands or possession of any person or
persons, for Rime, and the same, so made, do exhibit unto the said Ordinary when Re shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Rio 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 G. R. Frees
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to b
TI COLL STORY
Signed scaled and acknowledged in open Court.
100 to Har breen
Claringe theen ye. (1. S
9.0.0
OATH
GEORGIA, GWINNETT COUNTY. , deceased, die
I do colomply swear that
intestate, so far as I know or believe, and that I will well and truly administer on a line intestate, so far as I know or believe, and that I will well and truly administer of my ability all my duties deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties
intestate, so far as I know as the law requires, and discharge to the best of my
deceased, and disburse the same as the law required.  Administrator. "So help me, God."  19
day of
Sworn to and subscribed before me, this.
And the second s
19

Ordinary.

GEORGIA, Gwinnett County.
GEORGIA. Gwinnett County.  ENOW ALL MEN BY THESE PRESENTS, That we, This, J. M. Mushin all  Principal ( Mus J. J., Limpsen , securities, are held and Armly bound unto
Proceed Min J. J. Sompre a
, , , , , , , , , , , , , , , , , , , ,
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of One There of My
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the said orathary, and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this all former coulle, In hope 3-195
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 any Loddell late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Time Jam Meduil, or the hands or possession of any person or
persons, for In and the same, so made, do exhibit unto the said Ordinary when In shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mis &MI Nesture
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, scaled and acknowledged in open Court. This MI Musleud (L. S.)
appared By
E, D. W -g , Outhery Mr. J. O. Jimpo (L. S.)
O.L.T.L.
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intextate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Sworn to and subscribed before
Sworn to and subscribed before me, this day of
•

19. . . .

## GEORGIA, Gwinnett County.

KNOW ALL MEN BY THESE PRESENTS. That we do do
onell as principal and & J. M John Robert Buelland lames
Turner Jurner
The Ordinary for said County, and his successors in office and assigns in the
Jefteen Trousand and No / 10 1 0 months, in the just and full sum of
for the payment of tenten sum to the said Ordinary, and his
or the whole sum, jointly and severally and firmly but he
presents.
Scaled with our scale, and dated this At Lawrenceville, September 3, 1951
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound.
John Robert Towell and Danuel M. Powell
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
J. S. Fowell late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
John Robert Powell and Samuel M. Powell, 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
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and the same be proven before the Court of Ordinary, and the
Freeular ablain a certificate of the probate thereof, and John Kobert Govern and Cannal 11 . Town
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force. Someth O. R. Powell
(L. S.)
in such case, if required, render and deliver up the said Letters of Minnel World; else to remain in full force.  Signed, scaled and acknowledged in open Court.  Signed, scaled by:  (L. S.)  Approved by:  (L. S.)
5 & x) - and Ordy.
W. F. Jewer (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that
I do solemnly swear that
deceased, and disburse the same as the law requires, and discharge to the
Administrator. "So help me, God."

Sworn to and subscribed before me, this

GEORGIA, Gwinnett County.	,
GEORGIA, Gwinnett Country.  KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. B. J. Shellon a.	
A SI VA WI I VALLED	***************************************
frincipal of frmly b.	ound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full Jen Thomas A My, and his successors in office, we and ourselves	
to the said Ordinary, and his successors in Opice, to and our serves,	our heirs
for the payment of which sum to the whole and for the whole sum, jointly and severally and firml executors and administrators, in the whole and for the whole sum, jointly and severally and firml	y, by these
presents.  Scaled with our scale, and dated this at factorenes elle & . apr. 2 -	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
postert inventory of the goods, chattels, rights, credits, lands and ten	ements of
Tun, Rely arm Davi	Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said	
m. B. J. Shellon, or the hands or possession of an	y person or
persons, for Land the same, so made, do exhibit unto the said Ordinary when	Lh-shall
be thereunto required; and 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 th	ercin when
shall thereunto be required by the Court; shall deliver and pay to such person	or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that an	
and Textament was made by the deceased, and the same be proven before the Court of Ordina.	
Executor obtain a certificate of the probate thereof, and June, B. J. Shello	
in such case, if required, render and deliver up the said Letters of Administration, then this oblig	ation to be
void: else to remain in full force.	
Signed, sealed and acknowledged in open Court. In B. J. Shaello	(L. S.)
sprand By: . J. W. Theoler	(L. S.)
0 1 1/- 1 0 //	
E. D. Way of Wilding.	(L. S.)
HITAO	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that, dec	cased, died
ntestate, so far as I know or believe, and that I will well and truly administer on all the estate	of the said
cceased, and disburse the same as the law requires, and discharge to the best of my ability all n	ny duties as
dministrator. "So help me, God."	
Sworn to and subscribed before me, this day of	19
Recorded	

## GEORGIA, Gwinnett County.

Recorded .....

KNOW ALL MEN BY THESE PRESENTS, That we To &
as Principal Talorin R, Surmono I blood
and the state of t
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the push of all his successors in office me and
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 al face remarelle, Fa. Och 8785
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
N/ & Gungbear
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Jacof Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
W, &, younglelood, or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and W. S. young blo
in such case, if required, render and deliver up the said Letters of Hamiltonian
void; else to remain in full force. (L. S.)
Signed, sealed and acknowledged in open Court.
append By
(L. S.
E, I Wage
OATH
GEORGIA, GWINNETT COUNTY. , deccased, die
I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the sai
I do solemnly steed that I will well and truly administer on the intestate, so far as I know or believe, and that I will well and truly administer on the intestate, so far as I know or believe, and that I will well and truly administer on the intestate of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties of the best of my ability all my duties of the best of my ability all my duties of the best of my ability all my duties of the best of my ability all my duties of the best of the best of my ability all my duties of the best of the best of my ability all my duties of the best of the be
deceased, and disburse the same as the same
Administrator. "So help me, God."
dall Ol · · ·
Sworn to and subscribed before me, this

19....

### GEORGIA, Gwinnett County.

Recorded .....

Principal T Corre Ches. J. Lit C, S. allen w
RNOW ALL MEY BY THESE PRESENTS, That we, J. S. T. C., D. allen w.  Principal T Carrie Chese, N. M. allen, Cleo.  Albertin, Sand Reedy, securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and series.
Accurities, are held and family
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
for the payment of which sant to the sala Ordinary, and his successors in a man
executors and darministrators, the the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this Lower wed alle, Sur agr -> +962
Scaled with our seals, and dated this Lower to 2-1501 Opr -> 1982
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 N.C, aller late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
J, S, TC, S, aller, 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 The actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
and the state of the state of the same by law. And if it shall hereafter appear that any Last Will
. 1. for the Court of Ordinary, and the
the probate thereof, and & 10, 10, 10.
to and a surface and deliver up the said Letters of Authorities
void; else to remain in full force.
Signed, scaled and acknowledged in open Court.
approved By . Cleo Silverline (L. S.)
E. S. 2009 25, Osolman CATH
GEORGIA, GWINNETT COUNTY. , deceased, died
I do solemnly swear that  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
intestate, so far as I know or believe, and that I will well and truly administer on a little all my duties as deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
deceased, and disburse the same as the two
Administrator. "So help me, God."
Sworn to and subscribed before me, this

410 D BARRION FIL CO FF LOOP
ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.
GEORGIA, Gwinnett Courty.  KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Alma Price Davis and  W. A. 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 Jwelve Hundred Sixty - three and no/100 (41, 263.00)
Twelve Hundred Deply
Juelve fundred softy to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this Courence ille, Ha Jana 2, 195-2
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Mrs.
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
David Morrin Davi late of Gwinnett
County deseared, which have or shall come into the hands, possession or knowledge of the said
Mrs. Alma Price Dans, or the hands or possession of any person or
persons, for let 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
be thereunto required; and such goods, enacteds, eredits, tands and consenses and doings therein when according to law, and do make a just and true account ofactings and doings therein when
according to law, and do make a just and true account ofactings and doings energia to the
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Mrs. Alma Price Davis
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. Mrs. Alma Piece Davis (L. S.)
Geroved by: W. a. Master (L. S.)  (L. S.)
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that David Mairie David , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator "So halo we G tu
Mrs. alora Price Dais
Sworn to and subscribed before me, this 2 day of Que 19.32
Sworn to and subscribed before me, this 2 day of June 1952  6. S. Lagar, Orly.
Recorded June 4 1952
6. L. Waged Ordinary.

KNOW ALL MEN BY THESE PRESENTS, The	at we, Mrs Emma Mar Welbanks and
Victoria Vilbanha as Principal and Dr.	ace Willanka, Susan Martha Cooks,
and Sterling Wilbanka	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors	in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs,
$executors\ and\ administrators,$ in the whole and for the	he whole sum, jointly and severally and firmly, by these
presents.	
Scaled with our scals, and dated this July	y 7, 1552
	10X IS SUCII, That if the above bound Mrs. Emme
	ods, chattels, rights, credits, lands and tenements of
End Galinton Willanko	late of Gwinnett
County descrated which have or shall come into the	ne hands, possession or knowledge of the said. The
Conna Max Willanks & Victoria Willa	, or the hands or possession of any person or
	do exhibit unto the said Ordinary when they shall
be thereunto required; and such goods, chattels, cre	edits, lands and tenements do well and truly administer
according to law, and do make a just and true according	ount of their actings and doings therein when
the shall thereunto be required by the	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	c same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof	f, 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.	m & ma Wilbarke (L. S.)
Signed, scaled and acknowledged in open Court.	MAD . O mma . I fee
approved by: 6. 8. Essages, Ordenary	Sugar W. Coale Starling Williams (L. S.)
2.0.0	Grace Willocks (L. S.)
	OATH
GEORGIA, GWINNETT COUNTY.	
	, deccased, died
2 4 hat I 1	will well and truly administer on all the catalog
intestate, so far as I have	es, and discharge to the best of my ability all my duties
Administrator. "So help me, God."	The second of th
Auministrator	day of
Sworn to and subscribed before me, this.	day of
	the the second of the second o
	19
Recorded	Ordinary
II.	Orathary:

ADMINISTRATOR'S BOILE.	
GEORGIA. Gwinnett County.  ENOW ALL MEN BY THESE PRESENTS, That we, Edith D. Me Hagh, 6 ston J. Sarner, Gladsto James, Dadston Tr. Darner, as Principal, Genera M. Harner, Gladsto	···•
The Godeton M. Darner, as Principal, Genera M. Harner, Madoto	•
James, Hadeton 7. Darner, as since pal, securities, are held and firmly bound un. P. Harner, Jora J. to file Muthat. Jayler, Sara, securities, are held and firmly bound un. B. Wilkes Thomas J. Harner the Ordinary for said County, and his successors in office and assigns, in the just and full sum the Ordinary for said County, and his successors in office and assigns, in the just and full sum	to
J. Willes Thomas J. Harner J. Trilles of the Just and full sum	of
HO: + Vian diend 1/0/100 Dallare	
to the same to the said Ordinary, and his successors in office, we and ourselves, our neith	8,
for the payment of which sam to the made of the whole sum, jointly and severally and firmly, by the executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the	8C
presents.  Scaled with our scals, and dated this June 2, 1852	····
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Lill &.	
Mc Hugh, Eston J. Darner, & Gladeter R. Garner, executors	······
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements	of
do make a true and perfect intention of the sound	ctt
County, deceased, which have or shall come into the hands, possession or knowledge of the said	<u>.</u>
Ernest H. Larner , 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 sh	all
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly adminis	ter
according to law, and do make a just and true account of his actings and doings therein wh	en
shall thereunto be required by the Court; shall deliver and pay to such person or person	ns,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W	rill
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and to	he
Executor obtain a certificate of the probate thereof, and Edith & Methyp, 6 Jos & James Harn	de
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to	bc
roid; else to remain in full force.  Signed, sealed and acknowledged in open Court. Esten J. Harge (L.	s.)
approved by : " Yalitar R. Jaines	
approved by: Salaton R. James (L. Jose & Vilales)	s.)
Store & Steffer (I.	s.)
0.4.77.4	
OATH	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that, deceased, d	
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the s	
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my dutie	s as
.Idministrator. "So help me, God."	
Sworn to and subscribed before me, this day of 19	
uay oj.	

DMINISTRATOR'S BOND. 375
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, R. L. Morton Jo. and B. L. Morton Sr.
, securities, are held and firmly bound unto he Ordinary for said County, and his successors in office and assigns, in the just and full sum of Jive Thousand Pollers
or the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents.  Sealed with our seals, and dated this 4th day of August, 1552
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 Robert J. Duncon late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
OATH
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties and deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties and deceased.

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

GEORGIA, Gwinnett County.	o • 6	0
WORLD IN MEY BY THESE PRESENTS, The	hat we, J. D. Brown, princip	sal
and Q. L. Morgan		
J. V. O	, securities, are held and firmly be	ound unto
the Ordinary for said County, and his successors	nd 1/0/100	
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves,	, our heirs,
for the payment of which sum to the said opening, executors and administrators, in the whole and for the	he whole sum, jointly and severally and firml	y, by these
presents.	1 2 1952	
Scaled with our scals, and dated this	ugud 2, 1952	
THE CONDITION OF THE ABOVE OBLIGAT.	TON IS SUCH, That if the above bound	
do make a true and perfect inventory of the goo	ods, chattels, rights, credits, lands and ten	ements of
B. B. Brown	n late o	f Gwinnett
County, deceased, which have or shall come into th	ie hands, possession or knowledge of the said	ļ <del></del>
persons, for him , and the same, so made,	, or the hands or possession of an	y person or
persons, for fun, and the same, so made,	do exhibit unto the said Ordinary when	shall
be thereunto required; and such goods, chattels, cre	edits, lands and tenements do well and truly	administer
according to law, and do make a just and true acco	unt of Ked actings and doings th	erein when
Le shall thereunto be required by the (		
respectively, as they may be entitled to the same by i		
and Testament was made by the deceased, and the	same be proven before the Court of Ordina	ry, and the
Executor obtain a certificate of the probate thereof,	, and J. D. Brown	
in such case, if required, render and deliver up the se	aid Letters of Administration, then this oblig	sation to be
void; else to remain in full force.		
Signed, scaled and acknowledged in open Court.	J. d. Morgan	(L. S.)
Approved by: E.S. Wags, Indy.	J. d. Morgan	(L. S.)
2. 2. conf2/3 mg.		(r e)
		(L. 8.)
	DATH	
GEORGIA, GWINNETT COUNTY.		
	, de	
intestate, so far as I know or believe, and that I wi		
deceased, and disburse the same as the law requires	s, and discharge to the best of my ability all 1	my duties as
Administrator. "So help me, God."		
Sworn to and subscribed before me, this	day of	
	t access a constant of the contract of the con	
Recorded	10	

Recorded .

GEORGIA, Gwinnett County.	hat we, The Rowers meshed as	
The state of the s	hat we, him Router	
RNOW ALL MEN BY THESE PRESENTS, I	, becury	······
	, Recultures, and many process to the terminal to	
	s in office and assigns, in the just and full sum	of
the Ordinary for said County, and his succession	مهرامد	•
Twenty That	the successors in office, we and ourselves, our he	
for the payment of which sum to the said Ordinary, executors and administrators, in the whole and for t	and his successors in office, we and ourselves, our he he whole sum, jointly and severally and firmly, by th	icac
presents.	1 1952	
presents. Scaled with our scals, and dated this Oct	6-77	
	YON IS SUCII, That if the above bound	
do make a true and perfect inventory of the goo	ods, chattels, rights, credits, lands and tenements	r of
Laurana Strickland	late of Gwin	nett
	se hands, possession or knowledge of the said	
	, or the hands or possession of any person	
	do exhibit unto the said Ordinary when she s	
	edits, lands and tenements do well and truly admini	
	unt of he actings and doings therein w	
-	Court; shall deliver and pay to such person or perso	
espectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last	Will
	same be proven before the Court of Ordinary, and	the
Executor obtain a certificate of the probate thereof,	, and Raceina Susber	
	aid Letters of Administration, then this obligation t	o be
oid; else to remain in full force.		
Signed, scaled and acknowledged in open Court.	Rowers nester (L. H. B. Shuckland (L.	. s.)
Opproud by	Se B Sl. 160 - S.	
Chayer of Orlangely	N, 181 Auchtan	. S.)
E, &, Wog &, Ordmary	(L	. S.)
C	DATH	
GEORGIA, GWINNETT COUNTY.		
		diad
	, deccased,	
leccased and dishures the rame as the t	ill well and truly administer on all the estate of the	sata
Administrator as the law requires	s, and discharge to the best of my ability all my dution	es as
Idministrator. "So help mc, God."		
Sworn to and subscribed before me, this		
this case of fore me, this	day of	

KNOW ALL MEN BY THESE PRESENTS, Tha	to we fame Johnson T O.C. I fine as
Principal, colis Johnson, Weldle	Sohnes Care Del
The first of the f	Sccurities are held and and
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, a	nd his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for th	e whole sum, jointly and severally and Armly, by these
presents.	
Scaled with our scals, and dated this al f	ewienau elle, In, Oct 6-1952
THE CONDITION OF THE ABOVE OBLIGATION Shows I O.C. Jo	ON IS SUCH, That if the above bound
do make a true and perfect inventory of the good	ds, chattels, rights, credits, lands and tenements of
County, deceased, which have or shall come into the	
Low Johnson TOC. Johnson	
persons, for there, and the same, so made,	do exhibit unto the said Ordinary when they shall
be thereunto required; and such goods, chattels, ere	
according to law, and do make a just and true account	
	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by	law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof,	and Jour John this abligation to be
in such case, if required, render and deliver up the se	aid Letters of Administration, then this obligation to be
void; clse to remain in full force.	O. C. Johnson (L. S.)
Signed, scaled and acknowledged in open Court.	Joseph of Dolman
approud By1	Quely Johnson (L. S.)
	andy for thompse (L. S.)
E. S. 2009 & ardmay	medica formace
✓ C	DATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swear that	, deceased, died
deceased, and disburse the same as the law requires	a, and discourge
Administrator. "So help me, God."	
thetera me this	day of
Sworn to and subscribed before me, this	
	A Committee of the Comm

Recorded

A SECTION OF SECTION S		
GEORGIA, Gwinnett County.  KNOW JILL MEN BY THESE PRESENTS, That we	Sallie Hasal og Prencipal	
KNOW ALL MEN BY THESE PRESENTS, That we	., , , ,	
& Willel James	, securities, are held and firmly bound un	ito
he Ordinary for said County, and his successors in o	office and assigns, in the just and full sum	of
T 0: 18 01 1101		
or the payment of which sum to the said Ordinary, and h	its successors in office, we and ourselves, our hei	rs,
or the payment of which sum to the whole and for the wh xecutors and administrators, in the whole and for the wh	ole sum, jointly and severally and firmly, by the	csc
oresents.  Scaled with our scals, and dated this Ook 6-	1952	
Scaled with our scals, and dated this		
THE CONDITION OF THE ABOVE OBLIGATION I	S SUCH, That if the above bound	
o make a true and perfect inventory of the goods, ci	hattels, rights, credits, lands and tenements	of
Leva Boquel	late of Gwinn	ctt
Sounty, deceased, which have or shall come into the han	ds, possession or knowledge of the said	
Dollie Harof	or the hands or possession of any person	or
crsons, for he, and the same, so made, do ext	hibit unto the said Ordinary when She st	tall
e thereunto required; and such goods, chattels, credits, l	lands and tenements do well and truly adminis	ster
ccording to law, and do make a just and true account of	f he actings and doings therein w	hen
cording to tale, and do make a just and true decembers,	; shall deliver and pay to such person or perso	ns,
espectively, as they may be entitled to the same by law.		
nd Textoment was made by the deceased, and the same		
executor obtain a certificate of the probate thereof, and	Delie Hesot.	
such case, if required, render and deliver up the said Le	etters of Administration , then this obligation to	
oid; else to remain in full force.		
Signed, scaled and acknowledged in open Court.	Dellie Hard (L.	. s.)
	24': 8	
oppout By	Mille Variet (L.	
E, D. Woge, Didmary,	(L.	. S.)
OATI	H	
GEORGIA, GWINNETT COUNTY.	_	
I do solemnly swear that	docased	dicd
ntestate, so far as I know or believe, and that I will wel		
leceased, and disburse the same as the law requires, and		
Idministrator. "So help me, God."	amenarge to the vest of my ability att my altre	
Sworn to and subscribed before me, this		
b.; an		

19.....

Ordinary.

KNOW ALL MEN BY THESE PRESENTS, The	at we. The X Mar of
Eunemal T Horold # 171167	note as recordy
	securities and his
the Ordinary for said County, and his successors Three Thouse of TM, a	in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary, a	and his successors in a Man
executors and administrators, in the whole and for the	to whole sum, jointly and courselves, our heirs,
presents.	these standing and severally and sirmly, by these
Sealed with our scals, and dated this face	renadalle, Gor 700, 3-1962
THE CONDITION OF THE ABOVE OBLIGHT	ION IS SUCII, That if the above bound
do make a true and perfect inventory of the goo	
County, deceased, which have or shall come into th	
John H. Mc Tiller	, or the hands or possession of any person or
persons, for frie , and the same, so made,	do exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels, ere	edits, lands and tenements do well and truly administer
according to law, and do make a just and true acco	unt of fine 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
- Late deserved and the	same be proven before the Court of Ordinary, and the
Francis obtain a certificate of the probate thereof	, and John A JIK Man
in such case, if required, render and deliver up the s	aid Letters of Administration, then this obligation to be
void; clse to remain in full force.  Signed, scaled and acknowledged in open Court.	John H Mc mole (L. S.)
o B	Hard Dime million (L. S.)
appraised by	(L. S.)
E. S. Wog of	(L. S.)
	DATH
GEORGIA, GWINNETT COUNTY.	, deceased, died
I do solemnly swcar that	, deccased, died, , deccased, died, , deccased, died, , , , , , , , , , , , , , , , , , ,
intestate, so far as I know or believe, and that I w	ill well and truly administration of my ability all my duties at s, and discharge to the best of my ability all my duties at
deceased, and disburse the same as the law require	3, 61.
Sworn to and subscribed before me, this	day of

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, D. B. Strickland, principal
and J. W. Findley, Hetter Hamilton Helton and Armly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Elever Trousand Y No/100
to high cum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which same to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this 3 hd day of Mrs., 1952 at
L'aurenceville, Ja.
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
Kenry Strichland, Sr. late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
y. B. 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 lis 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 & B. Strickland
in such case, 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. B. Strickland (L. S.)
approved by: J. Ev. Findley (L. S.)
E. S. Wages, Ordy. Hamilton Helton (L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
, accused, a
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as .ldministrator. "So help me, God."
Sworn to and subscribed before me, this day of

GEORGIA, Ownhell County.
J. J. Mauldin, THESE PRESENTS, That we, J. C. Burel, 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 Secret five Hundred Delland. # 75,00.00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.  Sealed with our scals, and dated this 2 ml, day of february 1953
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound.  G, C, Bull
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Gwinne
County, deceased, which have or shall come into the hands, possession or knowledge of the said
J. C. Bull , or the hands or possession of any person
persons, for Lim , and the same, so made, do exhibit unto the said Ordinary when Le she
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administ
according to law, and do make a just and true account of his actings and doings therein wh
shall thereunto be required by the Court; shall deliver and pay to such person or person
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and J. C. Buel
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to
void; else to remain in full force.  4. C. Buel. (L.
Signed, scaled and acknowledged in open Court. J. C. Butter, (L.

(L.

#### OATH

GEORGIA, GWINNETT COUNTY.

I do solemnly swear that A.C. mauldin intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties

Administrator. "So help me, God."

A. C. Burel me day of Lebruary 1953 alton W. Lunder Sworn to and subscribed before me, this

Recorded I M, Jehnay

GEORGIA, Gwinnett County.
WENT HE WENT THESE PRESENTS, That we,
W.F. Still & May Jacy
securities, are neta and printy bound unto
of the successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Len Thousand Dollard, \$\frac{1}{2} \frac{1}{2} \frac
testly required to which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and dated this 2 rd day of march 1953
Scaled with our scals, and dated this O
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Freel
Lacy
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
H. C. Jacy, late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Freil Lacy, or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Fuel Lacy
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clsc to remain in full force.
Signed, sealed and acknowledged in open Court. Fred Laty (L. S.)
alton W. Suber May Lacy (L. S.)
ordinary W & 1this
p. $g$ . $p$ . $q$
OATH
GEORGIA, GWINNETT COUNTY.
40 1
/
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this 2 nd day of february 1953
fred sacy also w. Lender orlinary
may say W. I. Still
Party Alet 3. F3

alton W. Luker

KNOW ALL MEN BY THESE PRESENTS, The	at we, E. W. White, Frincipal
- Ernest 7. Kourel, M.	rs. Era Shows Ellis
	, securities, are held and firmly bound unto
the Ordinary for said County, and his successors I ive Thousand	in office and assigns, in the just and full sum of Dollars
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for t	he whole sum, jointly and severally and firmly, by these
presents.	2 2 4 42 -
Scaled with our scals, and dated this	Peril 6, 1953
27) White	TON IS SUCH, That if the above bound
do make a true and perfect inventory of the go	ods, chattels, rights, credits, lands and tenements
M.A. 6 Res	he hands, possession or knowledge of the said
County, deceased, which have or shall come into the	or the hands or possession of any person
and the same, so made	, do exhibit unto the said Ordinary whenshall
	and lands and tenements do well and truly damintates
1 1 les a just and truc acc	ount of actings and doings one
//	Court: shall activer and pay to me
1	Jan And if it shall hereafter appear that any
· · · · · · · · · · · · · · · · · · ·	a came he brower before
in such case, if required, render and deliver up the	
void; clse to remain in full force. Signed, scaled and acknowledged in open Court	E. W. White (L.
Signed, scaled and acknowledged in open Court	Ernest F. Focusel (1.
	Mrs. Era Shows Ellis (I.
•	Mrs. Gra
	OATH
GEORGIA, GWINNETT COUNTY.	vill well and truly administer on all the estate of the
I do solemnly swear that	will well and truly administer on all the estate of the will well and truly administer on all the estate of the res, and discharge to the best of my ability all my duties
intestate, so far as I know or believe, and that I	ers, and discharge to the best of my ability all my duties
deceased, and disburse the same as the	c. 41/2-f
Administrator. "So help me, God."	0-00-19
Sworn to and subscribed before me, this	6. White White 19 april 19 alton W. Tuckey Oro
Recorded april 6	19. 5-3
Recorded Uprice	alton W. Jucker Ordin

#### OATH

CEODCIA	CHUININICTT	COLDITAL
OCORGIA,	GWINNETT	COUNTY.

Sworn to and subscribed before me, this

u of

Recorded

KNOW ALL MEN BY THESE PRESENTS, That we, June.	alice Buke
and Sumhermens Mutual Casu Chicago, Ell. , securitie	ally Company
Two- Thousand (\$2,000.00) and major	ns, in the just and full sum of
for the payment of which sum to the said Ordinary, and his successors in	office, we and ourselves, our heirs.
executors and administrators, in the whole and for the whole sum, jointly	and severally and firmly, by these
presents.	
Scaled with our scals, and dated this Suly 6 th	, 1953
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,  Miss Clyde Daylor	
County, deceased, which have or shall come into the hands, possession when the Directory of the hands, possession	or knowledge of the said
persons, for Rew, and the same, so made, do exhibit unto the	
be thereunto required; and such goods, chattels, credits, lands and tene	ments do well and truly administer
according to law, and do make a just and true account of her	actings and doings therein when
shall thereunto be required by the Court; shall deliver	and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall	hercafter appear that any Last Will
and Testament was made by the deceased, and the same be proven bef	fore the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and	Alicabian to be
in such case, if required, render and deliver up the said Letters of Admin	nistration, then this congation to be
void; else to remain in full force.  Signed, scaled and acknowledged in open Court. Mro	lie M. Bukeus.
Sumbunes	is Mulical Casuary (10 3.)
. E. M. B.	rown attempting
OATH	0 ,
GEORGIA, GWINNETT COUNTY.	A designed died
900	Jayou , acceased, and
I do solemnly swear that I do solemnly swear that I will well and truly ad intestate, so far as I know or believe, and that I will well and truly ad	minister on all the extate of the ana
intestate, so far as I know or believe, and that I will went and crimp and deceased, and disburse the same as the law requires, and discharge to t	he best of my ability at my
Administrator. "So help me, God." Who.	llice M. Vsurke
Administrator. "So help me, God."  Sworn to and subscribed before me, this  Cill	on W. Turker
772	
Provided < kuly 8th 19.3	- un to kee

ADMINISTRATOR'S BOND.
GEORGIA. Gwinnett County.  KNOW .ILL MEN BY THESE PRESENTS, That we,  A. B. Ondan  , securities, are held and firmly bound unto
KNOW .ILL MEN BY THESE PRESENTS, That we, A. B. Ondan
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
to the sum to the said Ordinary, and his successors in office, we and our serves, our heirs,
for the payment of which sum to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Sealed with our scals, and dated this July 4, 1983
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
do make a true and perfect inventory of the goods, chatters, rights, creatis, tands and continuents of
County, deceased, which have or shall come into the hands, possession or knowledge of the said
1 L Towler , or the hands or possession of any person or
nersons, 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,
espectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.  Signed scaled and acknowledged in open Court  (L. S.)
Signed, scaled and acknowledged in open Court. J. M. Soulle (I. S.)  Q. B. Fordan (L. S.)
alton W. Luker, ordinary (L. S.)
occo, , acco, , auchur
OATI-I
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that
, document,
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
A. p. Jouler
Sworn to and subscribed before me, this ath gay of July 1953
alton W. Tuper
1-1
Recorded July 9th 1953
action W. Terribon
Ordinary.

#### GEORGIA, Gwinnett County,

GEOTGE, Country.	
John V. M. Horer, D. B. M. Kerley for, Robert M. Kerley of William & Massey	- ;
the Orainary for said County, and his successors in one	
Charles of Rousand (41:00.00) Hellard and no 100 -	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs	۶.
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes	e .
presents.	
Scaled with our scals, and dated this august 32, 1953. Mrs. Dollie McKerley	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound  The Western Mrs. Dollie Mc Kerley	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements and late of Gwinne	
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person	
persons, for wind, and the same, so made, do exhibit unto the said Ordinary when she	all
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administ	
according to law, and do make a just and true account of actings and doings therein wh	
shall thereunto be required by the Court; shall deliver and pay to such person or person	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W	
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and t	ne
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	, 00
void; clse to remain in full force. John U. W. Horam	s.)
Signed, scaled and acknowledged in open Court.  Signed, scaled and acknowledged in open Court.  O. B. W. Kenkey & L.  (L.	۳.
Alro Ylan Seasley	
Mrs. Mary Teasly William y Massey 1.	S.)
OATH	
GEORGIA, GWINNETT COUNTY. B. The Kerley deceased,	dicd
I do solemnly swear that daniel B. Mc Kerley, deceased,	said
I do solemnly swear that Contact in the land truly administer on all the estate of the intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the less of my ability all my duties	ся аз
intestate, so far as I know or believe, and that I am took and discharge to the best of my ability all my dutic deceased, and disburse the same as the law requires, and discharge to the best of my ability all my dutic	
Administrator. "So help me, God."  Mis. Dellie. 10	ر ان ع
Sworn to and subscribed before me, this 2 No day of Sucker	)

Recorded Aug. 4 th 1953

alten N. Tercker Ordinary.

GEORGIA, Gwinnett County.
WENT THESE PRESENTS, That we, ( Gutter),
of 12 I lin & m. E. Hendrif
GEORGIA. Gwinnett County.  KNON ALL MEN BY THESE PRESENTS, That we, J. E. Butler,  M. Gallie, & M. E. Frendrick  securities, are held and firmly bound unto
of the succession office and assigns, in the just and full sum of
Il Alexand (\$4,000,00) Wallaw
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which same control of the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this 24d day of November, 1953  At Lawrencewille Lie
At De desenville As
THE ADDIE OF MILE ADDIES OF THE ATTON IN SUCIL, THE LIVE GOODE OF THE
G & Butler M. J. dulling 4 m. E. Hendry
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Thereas Marion Hall late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
dispuse Marion Wall , or the hands or possession of any person or
persons, for him , and the same, so made, do exhibit unto the said Ordinary when we shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account ofactings and doings therein when
. 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 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. Butler (L. S.)
approved - alton n. Juster gh & Lellie, (L.S.)
Ordinary M. E. Hendrif (L. S.)
OATI <del>-</del> I
GEORGIA, GWINNETT COUNTY.
I do colemnly swear that Thomas Marion Wall , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Charlester 100 bits on 100 bits
Sworn to and subscribed before me, this 27d. day of Modernhe 1965
Sworn to and subscribed before me, this 270. day of Modentee 1965
alton n. Jucker
Recorded Morrember 2nd. 1063. alter W. Lucker

Ordinary.

ADMINISTRACTOR
GEORGIA, Gwinnett County.
AS, Principal and The Fielelity and Coduality Co, of W,
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the flework and full sum of \$3000.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
Scaled with our scals, and dated this October 30xh 1953
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bound William Lelley Howard, fr.
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, or the hands or possession of any person or
persons, for fine, 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 Life 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 William Lefly Howard gr
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force. WM Leftley Howard Mir or
Signed, scaled and acknowledged in open Court. It Listelly & Casualty co (1. 8.)
alton W. Luber gry. By F. W. marter alto(s)
ordinal J. J. W. Marler alles. s.)
OATH
GEORGIA, GWINNETT COUNTY. Am Miller deceased, died
I do solemnly swear that
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this 30 th day of Course

Recorded Oct 30 ds 10.53 actor W. Luper Ordinary.

302 ADMINISTRATOR'S BOND.
GEORGIA. Gwinnett County.  K.VON ALL MEN BY THESE PRESENTS, That we,  Sumberment to usual Casualty Someony  Abicago, Illineis successors in office and assigns, in the just and full sum of the Ordinary for said County and his successors in office and assigns, in the just and full sum of thirty-dive Hundred (3500, 00) and most of the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of which sum to the same or the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this December 10th, 1953
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, 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 Law 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 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
Signed, scaled and acknowledged in open Court. Solland (L. S.)  Alton the Sucker Sumbermen Mutual Casualty (L. S.)  Ordinary E.M. Brown (L. S.)
OATH  GEORGIA, GWINNETT COUNTY.  I do solemnly swear that  Jeant hilliams, deceased, died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said

deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as .1dministrator. "So help me, God."

Sworn to and subscribed before me, this

1023

GEORGIA,	Gwinnett	County.
----------	----------	---------

KNOW ALL MEN BY THESE PRESENTS, That we, O. T. Muckelle
Jun to Dage
395 , securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
gus, the one face and fact sum of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our 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 tenements of
late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
, or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, scaled and acknowledged in open Court. (L. S.)
(L. S.)
•
(L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solomnly sycar that
intestate so far as I know or believe, and that I will well and truly administer on all the estate of the suit
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this day of
Sworn to and subscribed before me, this.
19

ATO D DATABOUTA CO. 17
ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Florida & Scales,
Thomas of the
Principal and National Sunty Corporation, New York, M. Y. Principal and National Sunty Corporation, securities, are held and firmly bound un
and the state of t
the Ordinary for said County, and his successors in office and assigns, in the just find full sum Eleven Spousand and no for (# 11,000.00) Wallars
to the sum of which sum to the said Ordinary, and his successors in Office, we and Ourselves, our neigh
cxccutors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
a Livith our early and dutor this Utlanta, Grangea
His 3/ct. day of December, 1953
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound homes 6. Deales
Thomas 6. Scales
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Tyrs. Cora Skales Hayes Burel Late of Gwinnet
County, decegsed, which have or shall come into the hands, possession or knowledge of the said
Thomas E. Deales , or the hands or possession of any person o
persons, for him , and the same, so made, do exhibit unto the said Ordinary when the shall
be thereunto required; and such goods, chattels, credits, lands and 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 homes E.
in such case, 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 geknowledged in open Court Thornas E. Scales (L. S.)
alton It Sucker Spational Surety Corporations,
ardinary By: Sayra T. Brazuell- (L. S.)
OATH OATH
CEODCIA CWINISTT CONTROL
I do solemnly swear that Dars. Cora Skales Hayer Burel, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
acceases, and dispurse the same as the law requires, and discharge to the best of my ability all my duties as
Sworn to and subscribed before me, this 4th day of January 1954
10 de la 1927
wien the Jucker

Recorded January of, 10 24 Alton L. Jucker

GEORGIA, Gwinnett County.
and Lamar Whiting as,
the Ordinary for said County and him
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
1911 Thousand \$ 8,000.00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this January 4th, 1954,
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
O. T. Nuchells , or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary whenshall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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 Cours of Ordinary, and the
Executor obtain a certificate of the probate thereof, and O. J. Nuchalla
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, sealed and acknowledged in open Court. O. J. Wilkselle (L. S.)
alten W. Luker Jamas Whiting (L. S.)
ardinary (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God." O, T. N ulfielle
Administrator. "So help me, God."  O, T, Nulkolle  Sworn to and subscribed before me, this Hth day of January 1954  alten W. Luber
Recorded JAN, 4 st 1954 Offen, W Luber
Ordinary.

CVA Columby County
GEORGIA, Gwinnett County.
KNOW ALL MEN BY THESE PRESENTS, That we, The Complete Com
1 2 Warmers & Rutual Custidery Co.
of the and Clemen , securities, are need and firmly bound un
the distribution of the successors in Office and distribution of the state
Len House und makes
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our hei
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the
Scaled with our scals, and dated this 19th day telurary.
Scaled with our scals, and dated this 19th day of Sebruary, -
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
mo. G. O. Jeheley
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
R. L. Stakan late of Gwinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mrs. C. O. Kehelen , or the hands or possession of any person of
nersons, for Lev and the same, so made, do exhibit unto the said Ordinary when when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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 Mrs. C. O. Keheley
n such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Signed, scaled and acknowledged in open Court. Tys. Ce. D. Keleley (L. S.)
(L. S.)
Sumbernes Grutual Casualty Cox. 5.)
alton la Jude, Ordinary & M. Brown, attorney in factor 5.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that $\mathcal{P} \mathcal{P} \stackrel{\mathcal{J}}{\sim} \mathcal{J}$
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
o kelp me, God.
Drag C ( St. I. I.)
Sworn to and subscribed before me, this 25th day of Selver 191
w. Duy Duen alton of I. R.
Resident agent
V V
Alton Sh. Leacker

Ordinary.

GEORGIA, Gwinnett County. #2055
KNOW ALL MEN BY THESE PRESENTS, That we, Lais Mach, Frincipal
, 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 6000.00 Differences
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
Scaled with our scals, and dated this April 5, 1954
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Lois Mach
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mys. Mark Mash late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
fois Mash, or the 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, 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. Miss Lais Mash (L. S.)  D. S. Shell (L. S.)
D-9 2100
alter W. Lucker, Ord. (1. 5.)
HTAO
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mrs. Mark Mash, deceased, died
Mestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
of the second
Sworn to and subscribed before me, this day of Copril 1984
alton W. Sucker
David Let
Recorded april 5th 19.7 alton W. Lucker
Clube M. Such

DOS ADMINISTRATOR'S BOND.
# 3069
KNOW ALL MEN BY THESE PRESENTS, That we, Mrs. Bonnie N. Skarjet,
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of the Honsand (\$\frac{4}{5000.00}\)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this fore 19th, 1954
at Lawrenceville, Deorgia
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 Bonnie D. Sharpton late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said , or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of here actings and doings therein when
ske shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clse to remain in full force.
Signed, scaled and acknowledged in open Court. Mrs - Bonnie D. Starpton (L. S.)
Signed, scaled and acknowledged in open Court. Mrs. Bonnie D. Starpton (L. S.)  Alton W. Lucker J. H. Towler (L. S.)
(L. S.)

#### **HTAO**

GEORGIA, GWINNETT COUNTY.

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

Sworn to and subscribed before me, this

no. Bonnie D. Skryton day of June 1954

Recorded fune 19, 19.54

action W. Lucker Ordinary

# 3056 GEORGIA, Gwinnett County. MEN BY THESE PRESENTS, That we, Q Fidelite and Casua Joek, as Sourcety, necessions, necessions, are held and firmly bound unto for said, County, and his successors in office and assigns, in the just and full sum of ~ (\$15,000,00) nt of which sum to the said Ordinary, and his successors in office, we and oursclves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. april 6, 1954 Scaled with our scals, and dated this..... THE CONDITION OF THE ABOVE ORLIGATION IS STOIL, That if the above bound do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of H. Heater late of Gwinnett th have or shall come with the hands, possession or knowledge of the said\_\_\_\_\_ discussion, or the hands or possession of any person or persons, for him , and the same, so made, do exhibit unto the said Ordinary when he shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void: else to remain in full force. Sidned, scaled and acknowledged in open Court. G. S. Segurod GEORGIA, GWINNETT COUNTY, I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God." Sworn to and subscribed before me, this

Onministrator's bond.
73097
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, George Clark  Chlen Clark
KNOW ALL MEN BY THESE PRESENTS, That we, Decigo
Colen Clark , securities, are held and firmly bound unto
of Gunta and his successors in office and assigns, in the just and full sum of
\$ 1500.00 Tifteen Hundred and oof, 00 Cente
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this July 13th, 1954
Scaled with our scals, and dated this Charles 13M, 1104
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
Leorge Day late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Leorge Clark , or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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
in such case, 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. Seorge Clark (L. S.)
arlen Clark (L. S.)
(L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Leorge , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."

OCONOIN, GWINNETT COUNTY.	
I do solemnly swear that Jeorg	ge , deccased, died
intestate, so far as I know or believe, and that	will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requir	ires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	1/ 1/1
	Deorge Clark
Sworn to and subscribed before me, this	13

The defore me, this 13 day of July 1

E. W. White

Aty. Court of Buford

July 13th, 1954

Alton W. Jacker Ordin

GEORGIA, Gwinnett County. # 4006
Principal M.C. Hansy & Joe W. Plunkett
, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in one and it is a constant of the county of the co
() our showsand . 9 4000,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this August 2nd., 1954 at
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
C. a. Plunkett
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Mrs. O dessa Plunkett Iuc of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
C. a. Plankett , or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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
tn such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; clase to remain in full force.  (L. S.)
Signed, sealed and acknowledged in open Court.
Orling (L. S.)
Loc W. Flunkett (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Mrs. O dessa Plunkett, deceased, died
I do solemnly swear that
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help mc, God."
Sworn to and subscribed before me, this 2nd day of August 1954
Recorded Ona 3 19.54 W Jucker
Recorded Ona 3 alton M Jucker Ordinary.

ADMINISTRA
GEORGIA, Gwinnett County. 4 4004
GEORGIA, Gwinnett County. 4 4004  KIVOIN ALT MEN IN THESE PRESENTS, That we, Cline Brogdon Principal  Chief James & Paul Hamilton  , 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
Live Moudout # 3 000
to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of americans to the whole and for the whole sum, jointly and severally and firmly, by these executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
a Lat with our scale and dated this of Quember 2
Laureniulle you
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. Deorge E. Brogdon late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Cline Brogolon , or the hands or possession of any person or
persons, for , and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of 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
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, gealed and acknowledged in open Court. Could forged (L. S.)
alton W. Lukan Chief Garner (L. S.)
Parily 1/2 wilton.
(L. S.)
OATI-I
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Mrs. Leorge E. Brogelon, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this 6 th days & Niennist 1954
day of Machine defore me, this
ellon W. Zuike
Recorded NOW. beth 1014

alton W. Luker

Ordinary.

GEORGIA, Gwinnett County	y. #4007
KNOW ALL MEN BY THESE PRESENTS,	i. That we, E. O. Dolles, fr.
	, securities, are held and firmly bound unto
he Ordinary for said County, and his success	isors in office and assigns, in the just and full sum of
or the payment of which sum to the said Ordina	ary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and fo presents.	or the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this	
THE CONDITION OF THE ABOVE OBLICE	ATTION IS SUCII, That if the above bound
do make a true and perject inventory of the	goods, chattels, rights, credits, lands and tenements of
(1) /// //	o the hands, possession or knowledge of the said
	, or the hands or possession of any person o
	to credits, lands and tenements do well and truly administe
	account of his actings and doings therein when
	the Court; shall deliver and pay to such person or persons
	e by law. And if it shall hereafter appear that any Last Wi
	the same be proven before the Court of Ordinary, and th
	rcof, and
in such case, if required, render and deliver up th	he said Letters of Administration, then this obligation to b
void; else to remain in full force.	
Signed, scaled and acknowledged in open Cou	urt. (L. S.
	(L. S.
	(L. S.
	HITAO
GEORGIA, GWINNETT COUNTY.	1.1. 9-M
- I home that Emma	Lattemore Trills , deceased, die
intestate, so far as I know or believe, and that I	I will well and truly administer on all the estate of the sai
deceased, and disburse the same as the law requi	tires, and discharge to the best of my ability all my duties o
	the second secon
Administrator. "So help me, God."	
Sworn to and subscribed before me, this	2 nd. day of August 19.5%
Sworn to and subscribed before me, this	2 nd. day of August 1954

$\boldsymbol{\Lambda}$	4	MINISTRATOR'S	
TU	ΛD	MINISTRATOR'S	BOND.

ADDITION OF A STATE OF THE STAT	74016
GEORGIA, Gwinnett Count	y.
	s, That we MMA Madel H. Morton
Grincipal municipal Cals	ually 10, securities, are held and Armly bound unto
Jumus mana mullian con	in the just and full and
the Ordinary for said County, and his succe.	osors in office and assigns, in the just and full sum of the sum o
to the said Ordine	ary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and f	or the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this	14-6-19-54. Laurenwille
ya,	
	ATION IS SUCH, That if the above bound
mis madel H. Norto	
do make a true and perfect inventory of the	goods, chattels, rights, credits, lands and tenements of
George W. Hayes	late of Gwinnett
	the hands, possession or knowledge of the said
mrs. madel H. norton	, or the hands or possession of any person or
persons, for, and the same, so ma	de, do exhibit unto the said Ordinary when Aleshall
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 a	ccount of Account actings and doings therein when
shall thereunto be required by the	he Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same	by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and	the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate there	cof, and
	e said Letters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, sealed and acknowledged in open Cou	n. and makel H. molont. s.)
alion W. Surker	Sumpermone mutual Cainaly &
100-17 071.41 7-1	
	By E. M. Brown attorny infact (I. S.)
	OATH
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that Flore	W. Hayes , deceased, died
intestate, so far as I know or believe, and that I	will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requi	res, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."	men make 4 moton
Sworn to and subscribed before me, this	6 Th ward flet
er, ore me, enta	day of kery
	carry N. Leise
1	
Recorded et Tex	10 (4 )
, , , , , , ,	19.3
	Miton V. Zuper
	Ordin

GEORGIA, Gwinnett County.
Principal Wages Henry & Wages
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Line Thomson \$2,000,00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs.
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this Housember 1st. 1954  Laurenewille Ga.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
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 the 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
Signed, scaled and acknowledged in open Court. Low M. Wodel (L. S.)
signed, scaled and acknowledged in open Court. Low M. Wodel (L. S.)  Alter W. Jewser (L. S.)
(L,S.)
OATI-I
GEORGIA, GWINNETT COUNTY. Jossie F. Pruitt , deceased, died I do solemnly swear that Jossie F. Pruitt , deceased, died
I do solemnly swear that format I, O to the said
to a I I way or believe and that I will well and truly daminister on all the control
I and dishures the same as the law requires, and discharge to the best of my ability all my units of
Administrator. "So help me, God." Low M. Wastes
Administrator. "So help me, God."  Sworn to and subscribed before me, this  Alton W. Lucker  Alton W. Lucker

Recorded Nov. 2ND. 1054 alton W. Julean Ordinary.

ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County. J. Malafley La,
Principal Casualy Co. of pew forth and frmly bound unto
the Oddinary for said County, and his successors in office and assigns, in the just and full sum of
1:11 1 Juston (+5,000,00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scale, and datg this 29 d of October 1954
attanta Ja.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCII, That if the above bound
de matera true and perfect intentory of the goods, chattels, rights, credits, lands and tenements of
County, deceased, which hard or fight conffinto the hands, possession or knowledge of the said
persons, for , and the some, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed gealed and acknowledge of in open Court. A. W. Malafley Su! (L. S.)
alean W. Luka - They Finde fety of Casualty G.C.
of new but. I. W. marter ally
OATH
GEORGIA, GWINNETT COUNTY
I do solemnly swear that flelle for Maraffly fee, deceased, died
intestate, so far as I know or Velleve, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of fly ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this Aft day of Nov. 1954
VV 0
Recorded Nov. 2nd 19.54
allen W. Luba.

ADMINISTRATOR'S BOND.	407
GEORGIA, Gwinnett County.	# 2 \$7 3
as Frincipal PRESENTS, That we MA Kathley	Wode Lub
morify or said County, and his successors in a	
he Ordingry for said County, and his successors in office and assigns, in the j	nd firmly bound unto
for the payment of which sum to the said Ordinary, and his successors in office, we are	d ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severall	y and firmly, by these
Scaled with our scals, and dated this NOU. 6 A 1954	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above to	ound
do make a true and perfect inventory of the goods, chattels, rights, credits, land	
County, deceased, which have or shall come into the hands, possession or knowledge	of the said
Mrs. Kathlen Wode Leuk , or the hands or posses	ssion 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	
according to law, and do make a just and true account of Le actings and	
shall thereunto be required by the Court; shall deliver and pay to su	
respectively, as they may be entitled to the same by law. And if it shall hereafter app	
and Testament was made by the deceased, and the same be proven before the Court	· ·
Executor obtain a certificate of the probate thereof, and	n this oblidation to be
in such case, if required, render and deliver up the said Letters of Administration, the	n this outgation to se
signed, scaled and acknowledged in open Court. Mrs. Kathlien Ford Million W. Lucker Mount of Louis	Luck (L. S.)
aleg W. Luker manis F. Inch	(L. S.)
	(L. S.)
OATH	
GEORGIA, GWINNETT COUNTY. But S. Wale	, deceased, died
I do solemnly swear that But S. Wood	
	bility all my duties as
intestate, so far as I know or believe, and that I will bett and the best of my of deceased, and disburse the same as the law requires, and discharge to the best of my of deceased, and disburse the same as the law requires, and discharge to the best of my of deceased, and disburse the same as the law requires, and discharge to the best of my of deceased, and disburse the same as the law requires, and discharge to the best of my of deceased, and disburse the same as the law requires, and discharge to the best of my of deceased, and disburse the same as the law requires.	1 Lub
Administrator. "So help me, God."  My Kathlen W	1554
Sworn to and subscribed before me, this along M. I	when
1	
Recorded NOV- 6th 1054 Recorded NOV- 6th	Luker
according	Ordinary.

ADMINISTRATOR'S BOND.	
GEORGIA, Gwinnett County.	No. 4043
THESE PRESENTS, T	hat we, Quillian Luggle
(wincipal) the Metropole	tan Casually Insurance
Company of New York	securities, are held and firmly bound unto
County, and his successor	s in office and assigns, in the just and full sum of
Tive Thousand an	d 00/100
for the payment of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for t	he whole sum, jointly and severally and firmly, by these
presents.	1110.1.04
Scaled with our scals, and dated this 21 A	to day of December; Atlanta,
Heorgia	
	ION IS SUCII, That if the above bound
Gullian Hugg	le
	ood late of Gwinnett
,	e hands, possession or knowledge of the said
$\alpha$ $\alpha$ $\alpha$	, or the hands or possession of any person or
) / //	do cxhibit unto the said Ordinary when he shall
• 100 100 Median (* • • 100 to 100 Median (* 100 M	dits, lands and tenements do well and truly administer
	ant of his actings and doings therein when
$\rho$	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by l	aw. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the	same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof,	and Quillian Juggle
in such case, if required, render and deliver up the sa	id Letters of Administration, then this obligation to be
void; clsc to remain in full force.	0 00 1 0
Signed, sealed and acknowledged in open Court.	Cyllian Juggle (L. S.)
	Sasurance Co. of new york (I. S.)
	In Sabriel Att-in- Factor s)
<i>a</i>	A True Company of the
GEORGIA, GWINNETT COUNTY.	ATIH
I do solemnly swear that Man De	lla Cheek Wood , deceased, died
intestate, so far as I know or believe, and that I will	well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires	and discharge to the best of my ability all my duties as
.naministrator. "So help me, God."	
Summer de la	Quillian Juggle Bind day of December 1954
Sworn to and subscribed before me, this	
	alton W. Jacker
	Ordinary Lurinett Co., La.
Recorded December 23	19.5.4
_	,
	alton W. Jucker

No.4044

KNOW ALL MEN BY THESE PRESENTS, That we, Quillian Juggle (Principal) The Metropolitan Casualty Insurance Ordinary for said County, and his successors in office and assigns, in the just and full sum of 4 - five Thousand and 00/100 Dollars (\$35,000.00) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these

sealed with our scale, and dated this 2/of Day of December, 1954 atlanta Georgia

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 William Henry Wood

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 , and the same, so made, do exhibit unto the said Ordinary when ke shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer

according to law, and do make a just and true account of Kes 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 Quillian Juggle in such case, 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.

Quillian Juggle (I. S.) The Metropolitan Casculty Jasurance Company, New York (L. S.) I. N. Sabriel, att-in-Fact (I. S.)

#### OATH

GEORGIA, GWINNETT COUNTY.

I do solemnly swear that William Henry Wood intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as

Administrator. "So help me, God."

Quillian Juggle 23 rd. day of December 1954 Sworn to and subscribed before me, this actor W. Jucker

Ordinary, Joinnett Co., Etc.

1054. Recorded & seember

alter W. Jacker

0	NO. 2418
GEORGIA, Gwinnett County.	
GEORGIA, GWITHELL COUNTY!	asuell
m. Clarier Middella , security's, are held and firm	nly bound unt
Ordinary for said County, and his successors in office and assigns, in the just ar	id full sum o
Lino Thousand for, 000, 00	
for the payment of which sum to the said Ordinary, and his successors in office, we and ourse	elves, our heirs
to the whole and for the whole sum, jointly and severally and	Armlu, buther
presents.  Scaledwith our scale, and dated this Lebruary 1/4/ 1955  Mulenewill for.  THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
Scaledgwith our scale, and dated this Floring 1/40 1935	
Samenenell ga.	
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the above bound	· · • · · · · · · · · · · · · · · · · ·
mrt. W. H. Broswell	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and	
mis. Lila mal Jeauell 10	te of Awinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the	said
mM W. H. Prosuull , or the hands or possession of	any person or
persons, for fire, 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 tr	uly administer
according to law, and do make a just and true account of the actings and doing	therein when
shall thereunto be required by the Court; shall deliver and pay to such pers	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that	
and Testament was made by the deceased, and the same be proven before the Court of Ord	inary, 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 o	bligation to be
roid; also to remain in full force	
Signed, scaled and acknowledged in open Court. MM, W. H. Brosse	well (1. s.)
m. Cloriel Wia	Mones
atton W. Tusker	(L. S.)
May 11, Sugar	(L. S.)
OATH	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that	deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the este	
deceased, and disburse the same as the law requires, and discharge to the best of my ability al	1 mu duties as
Administrator. "So help me, God."	t my divisor =
Sworn to and subscribed before me, this	19
Recorded	

19. ....

GEORGIA, Gwinnett County. 4069
KNOW ALL MEY BY THESE PRESENTS, That we Larine & Mint &
T. C. Diwing
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of wenty Inousand (\$20,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
nnaaau 10
Scaled with our scale, and dated this Feb. 24, 1955 at Lawrenceville,
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 Marvin Thurmond late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Farvice Ellott + f. C. Thurson or the hands or possession of any person or
persons, for and the same, so made, do exhibit unto the said Ordinary when they shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of their actings and doings therein when
they shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.  Signed, sealed and acknowledged in open Court. Larvice Elliott (L. S.)
alton W. Lucker, J. C. Thurmond (I. S.)
Ordinary (L. S.)
0,00
OATH
GEORGIA, GWINNETT COUNTY.
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Marin from from all the estate of the said
interest of the state of the st
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator "Sa help me, Gud."
Sworn to and subscribed before me, this 24 th day of February 1955  Sworn to and subscribed before me, this 24 th day of February 1955  L. C. Thurmond
To the second se
Recorded leb. 24 1955 alter M. Jack & Ordinary.

GEORGIA, Gwinnett County.
GEORGIA, Gwinnett County.  KNOW ALL MEY BY THESE PRESENTS, That we, M. C. Collinge.
Trincipal, S.
Y.L. Brooks & O. V. NOST , securities, are held and firmly bound unto
the Ordinary for said County and his successors in office and assigns, in the just and full sum of flitty was Haustil \$32,000,00
Thirty Ino Housel \$ 3d, oob.
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our sgals, and dated this may 9 th 1955  Laureneeville
Scaled with our saals, and dated this
Sauciality
THE CONDITION OF THE ABOVE OFFIGATION IS SUCH, That if the above bound
do make a true and perfect insentigry of the goods, chattels, rights, credits, lands and tenements of
F. E. Ethridge late of Gwinnett
County, deceased, which De of shall come into the hands, possession or knowledge of the said
M. C. Ethile , or the hands or possession of any person or
persons, for Len , 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 ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, 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. C. Cerrell (L. S.)
actor W. Luker M. d. Brooks (L. S.)
ording O.O. Nash (L.S.)
OATH
GEORGIA, GWINNETT COUNTY
I do solemnly swear that F. E. College , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this 9 day of May 19.55
alton W. Leuker
Recorded May 97h
1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 10
Wiltonh, Justen
Ordinary.

GEORGIA, Gwinnett County.		4096
KNOW ALL MEN BY THESE PRESENTS, TI	iat we, H.E. & B.	F. Luk
AJ. Luk & S. C. Luk		
the Ordinary for said County, and his successors of 1H, 000, 00 facules	in office and assigns, in the	ic just and full sum of
for the payment of which sum to the said Ordinary,	and his successors in a Mag	
executors and administrators, in the whole and for t	he whole sum, jointly and send	e and ourscives, our heirs,
Scaled with our scals, and dated this Me	of 13 xh 1955	at.
THE CONDITION OF THE ABOVE OBLIGHT	ION IS SUCH, That if the abo	ve bound
do make a true and perfect inventory of the good		
County, deceased, which have or shall come into the	c hands, possession or knowle	late of Gwinnett
H.E. SB. F. Tuck	, or the hands or po	ossession of any person or
persons, for, and the same, so made,		
be thereunto required; and such goods, chattels, ere		/
according to law, and do make a just and true acco		
respectively, as they may be entitled to the same by		
and Testament was made by the deceased, and the		
Executor obtain a certificate of the probate thereof,	and	
in such case, if required, render and deliver up the se	aid Letters of Administration,	then this obligation to be
void; else to remain in full force.	1-11 4	eforielle Ga.
Signed, sealed and acknowledged in open Court.	H.F. Tuk	(L. S.)
alton W. Tuper	A. J. July	(L. S.)
www.	S.C. Tuk	(L. S.)
0	ATH	
GEORGIA, GWINNETT COUNTY.	Tuck	, deceased, died
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that intestate, so far as I know or believe, and that I wil	wa	
intestate, so far as I know or believe, and that I wil	l well and truly administer on	all the estate of the sens
deceased, and disburse the same as the law requires,	and discharge to the besyof n	ny aomity are my mare
Administrator. "So help me, God."	H. E. Tuck	
Sworn to and subscribed before me, this	3 th agus MAY alton W. 2	Lufer
	W. 11 - 12 - 12 - 12 - 12 - 12 - 12 - 12	·
il of med	1954	10
Recorded 14 th MAY	alton W.	Juste Ordinary.

414 ADMINISTRATOR'S BOND.
GEORGIA, Gwinnett County. #10 #  KNOW ALL MEN BY THESE PRESENTS, That we, J. E. Brille Chincipal  M. A. Push
KNOW ALL MEX.BY THESE PRESENTS, THAT BE,
, securities, are held and firmly bound unto
the Optimary for said County, and his successors in office and assigns, in the just and full sum of Biff Joseph Collars \$ 8,000,00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this June 6 A af Saucenwille
THE GONDITION 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 D. H. Brue
County, deceased, which have or shall come into the hands, possession or knowledge of the said
f. E. Bue , or the hands or possession of any person or
persons, for Line, and the same, so made, do exhibit unto the said Ordinary when he shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Life actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, scaled and acknowledged in open Court.
actor W. Iwher W. M. Gugh (L. S.)
$\underline{\underline{o}}$ $\underline{u}$
HITAO
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that D. W. Brune, deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Swarn to and subscribed before me, this aday of June 1954
alton W. Zusen
Recorded Scine /th

alton W. Luken

ADMINISTRATOR'S BOND.	15
GEORGIA, Gwinnett County. #4124	7
S Cam Oliver Wifell Oliver, may sow Jenking K oliver &	9
Lix Thousand \$6,000,00	of
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our hei executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the presents.	rs,
Scaled with our scals, and dated this July 5th 1955	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
do make a true on the perfect inversory of the goods, chattels, rights, credits, lands and tenements	
County, deceased, which have or shall come into the hands, possession or knowledge of the said, or the hands or possession of any person	
persons, for, and the same, so made, do exhibit unto the said Ordinary when sh	
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly adminis	
according to law, and do make a just and true account of Art actings and doings therein wh	en
shall thereunto be required by the Court; shall deliver and pay to such person or person	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last W	
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and t	he
Executor obtain a certificate of the probate thereof, and	he
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to	00
Signed, scaled and acknowledged in open Court. This Chine, Wheel aliver of Soline South South Standard acknowledged in open Court. The Soline of S	6.9
Ordered Gliman allies	
OATH	
GEORGIA, GWINNETT COUNTY. Ella Oliver, deceased, de	
A Law I well and truly administer on all the extate of the st	1 08
intestate, so far as I know or believe, and that I will be the best of my ability all my duties deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties	
Administrator. "So help me, God."  Muly Chill  1915.	-, -
Sworn to and subscribed before me, this	
Recorded & My 5th 1805 Whon W. Leufer ordinary	·  •

ADMINISTRATOR'S HOLI
GEORGIA, Gwinnett County.#4152
KNOW ALL MEN BY THESE PRESENTS, That we, D. M. Brit 4 J. D. Brit,
00
J. H. Britt , 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 Jour Thousand and no fire (#4,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this September 6, 1955  At Souvencewille, Sa.
at Lowenceville, Ga.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound  Q. 11. But + 1. D. But
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
mies annie Britt late of Gwinner
County, deceased, which have or shall come into the hands, possession or knowledge of the said.
persons, for, and the same, so made, do exhibit unto the said Ordinary when they shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Thew actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Signed, scaled and acknowledged in open Court. D. H. But (L. S.)
(L. S.)
Outon W. Sucker J. H. Britt (L. S.)
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that wise anne But deceased, died
intextate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as

Sworn to and subscribed before me, this.

D. J. Brit & J. S. Brith 6th day of September 1955

alton W. Lucker

September 7, 1955

Alton W. Jucker Ordinary.

GEORGIA, Gwinnett County.	生 4171
KNOW ALL MEN BY THESE PRESENTS, That we, S. F.  Shough & humburness Trutual Case Chicago, ellipsis the Ordinary for said County, and his successors in office and a  Swenty Hausand and respirer for the payment of which sum to the said Ordinary, and his successors	laudina, attanta,
Chicago, ellionis, seco	critics, are held and former
the Ordinary for said County, and his successors in office and of	issigns, in the just and tou
Juenty Housand and respor	Oolles
for the payment of which sum to the said Ordinary, and his successor	es in office, we and ourselves, our heirs
one to the whole sum, jo	intly and severally and firmly, by these
Scaled with our scals, and dated this Tournh	w 7, 1955
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, THE	hat if the above bound
do make a true and perfect inventory of the goods, chattels, rig	lite operation to the same
Thyath & Lawkins	late of Comments of
County, deceased, which have or shall come into the hands	and the same of th
E. P. Dawkins, or the	e hands or possession of any person or
persons, for him, and the same, so made, do exhibit unto t	he said Ordinary when the shall
be thereunto required; and such goods, chattels, credits, lands and to	enements do well and truly administer
according to law, and do make a just and true account of	
Re shall thereunto be required by the Court; shall deliv	
respectively, as they may be entitled to the same by law. And if it sh	
and Testament was made by the deceased, and the same be proven	
Executor obtain a certificate of the probate thereof, and	. F. Dawkins
in such case, if required, render and deliver up the said Letters of Adm	vinistration, then this obligation to be
void; else to remain in full force.	20.1.
	Nauthins (L. S.)
alton A. Tucker Simberman	o Mutual Casualty Co (L. S.)
fy: E.m.	Grawn, alty in - jout 5.)
OATH	
GEORGIA, GWINNETT COUNTY.	
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Myath of Maw kind	, deceased, died
intestate so far as I know or believe, and that I will well and truly a	aminister on all the cutato of
deceased, and disburse the same as the law requires, and discharge to	the best of my ability att my acres on
Administrator "So help me, God."	ha de a
Sworn to and subscribed before me, this of day  Counterpressional: Sawwer les Creat Service Allow	M. Jucker
Jack Holland, may.	
	, .
Recorded Tyournber 9 19.55	in A. Lucker Ordinary.
	J

GEORGIA, Gwinnett County.
Friegal & The Yorkshire Ins. Co. scentilies, are held and firmly bound unto
Principal & the Yorkstine was, so.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Len Lloward (#10,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.  Scaled with our scals, and dated this Youenber 16, 1935
Sealed with our scals, and dated this
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
True Mary Byld martin
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Massagia ambres Byed late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
mys. many Byed martin , or the hands or possession of any person or
persons, for her , and the same, so made, do exhibit unto the said Ordinary when shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer $\emptyset$
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Inc. Trang Buyl 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. The May Byed Martin (L. S.)
atton W. Sueler She Jorkshire drs. Co. (L. S.)
Chart & terreson (L. S.)
OATH Bug Hes. Stevenson
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that tras Lessia Putron Byld , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."
Sworn to and subscribed before me, this 16 day of november 19.55
alton W. Jusker
Recorded nov. 17
(

acton w. Lucker Ordinary.

## GEORGIA, Gwinnett County. Principal, D. J. Leeman, th. Hulon Lynn, Ext Compine the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Lour Showard (#4, 000.00) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. Scaled with our scals, and dated this 4 premier 7, 1955 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound 820. Mary Brown Caulin do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Tope. Maudy dester Brown late of Gwinnell County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ may Brown Pawlins, or the hands or possession of any person or persons, for and the same, so made, do exhibit unto the said Ordinary when shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of her actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void: clsc to remain in full force. Signed, scaled and acknowledged in open Court. True, may Brown Rawline (L. S.) approved - Aucker A. Stulon Sym (L. S.)I do solemnly swear that more moundy Lester Blown, deceased, died GEORGIA. GWINNETT COUNTY. intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Sworn to and subscribed before me, this 7th day of revenue 1955 Administrator. "So help me, God." action Ir. Jucker

C County	7-10179
GEORGIA, Gwinnett County.	B. B. B. B.
KNOW ALL MEN BY THESE PRESENTS, T	hat we, Mrs. Mary Brown Rawlins, Dulon Lynn, securities, are held and firmly bound unto
Principal, D. S. Sreeman, N.	Thelan dynn
the Ordinary for said County, and his successor	s in office and assigns, in the just and full sum of
(\$0,000.00)	
to the same of which sum to the said Ordinary,	and his successors in office, we and ourselves, our heirs
executors and administrators, in the whole and for t	he whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this	Movember 7, 1955
Bearto terra con	-
THE CONDITION OF THE ABOVE OBLIGAT	ION IS SUCH, That if the above bound
many. em	Brown Rawlin
the state and perfect inventory of the good	ds, chattels, rights, credits, lands and tenements of
	late of Gwinnett
	c hands, possession or knowledge of the said
County, deceased, which have or shall come the the	or the hands or possession of any person or
The Mary Shaws for sine	do exhibit unto the said Ordinary when shall
persons, for , and the same, so made,	to the desired the said of and and town administra
be thereunto required; and such goods, chattels, ere	dits, lands and tenements do well and truly administer
	unt of actings and doings therein when
	Court; shall deliver and pay to such person or persons,
	aw. And if it shall hereafter appear that any Last Will
	same be proven before the Court of Ordinary, and the
	and
in such case, if required, render and deliver up the sa	id Letters of Administration, then this obligation to be
void; else to remain in full force.	
Signed, scaled and acknowledged in open Court.	Tree Man Brown Pawhie (L. S.)  A. Alulon Lynn (L. S.)  E. H. Pawhie (L. S.)
alton it Sucker	7. Aulon dunn (L. S.)
alton W. Succes	£4 8 1.0
	(I. S.)
0	ATH
GEORGIA, GWINNETT COUNTY	-
I do solemnly swear that &.Q. Liour	, deceased, died
intestate, so far as I know or believe, and that I wil	l well and truly administer on all the estate of the said
	and discharge to the best of my ability all my duties as
.1dministrator. "So help me, God."	
	myo, mardy Brown Roulins
Sworn to and subscribed before me, this	7th day of movember 1955
	alter of Linker
	T. MCCO
<u> </u>	
Recorded 701.18,	1995

L	KNOW ALL MEN BY THESE PRESENTS, when reville, Lunga Presently Co, Chicago Ordinary for said County, and his success.	That we,	Stope ond	I. Stack Fumbers	e
S	if Thousand and no for	lall	and assigns,	in the just and	d full sum of
cxco	utors and administrators fin the whole and for	y, and his suc	ecssors in officers, jointly and	bind ce, we and ourse d severally and fl	lves, our heirs, rmly, by these
pre	ents.			Λ	

Scaled with our scals, and dated this 2/st. day of Kelenher, 1955 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Hope Il Stark, this day appointed adm de bonis non, do make a true and perfect inventory of the goods, chattels, rights, eredits, lands and tenements of Komma Lattimore Grilla late of awinnett 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 fee shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of \_\_\_\_\_\_actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. Signed, scaled and acknowledged in open Court. Tope N. Stark Sunhermean Mutual Casa alty Co.(L. S.) attential + approved-By: E. M. Brews, Otty in - dact (L. S.) GEORGIA, GWINNETT COUNTY. I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as

2nd day of Jamany 1956 Administrator. "So help me, God."

Sworn to and subscribed before me, this.

Alter A. Lucker

January 3 1056

7205	
GEORGIA, Gwinnett County.	
WOW HI MEY BY THESE PRESENTS, That we, Carrall Say To Marie	٠
L. D. Gwing	
, securities, and the good and the	to
the Ordinary for said County, and his successors in office and assigns, in the just and full sum fuenty Theusand and res 100 - (# 20,000.00)	· 
to the requirent of which sum to the said Ordinary, and his successors in office, we and our selves, our heir	8,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by the	8 C
Scaled with our scale, and dated this 6th day of Sebruary, 1956	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound	
Canall Key Mc Waniel	
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of	
Typo. Would akey medlaniel late of Gwinner	
County, deceased, which have or shall come into the hands, possession or knowledge of the said	
Canall Ky mc Daniel , or the hands or possession of any person of	
persons, for him, and the same, so made, do exhibit unto the said Ordinary when sha	
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administed.	?r
according to law, and do make a just and true account of actings and doings therein whe	
shall thereunto be required by the Court; shall deliver and pay to such person or persons	3,
respectively, as they may be entitled to the same by law. And if it shall hereafter appression any Last Wi	
and Testament made by the deceased, and the proven before the Court of Ordinary, and the	
in and cate of registred, render and deticer up the said betters of the whighling then this obligation to be used, atter in and cate, if registred, render and deticer up the said betters of the ministration, then this obligation to b	e e
roid; else to remain in full force.	
Signed, sealed and acknowledged in open Court. Carroll Ky Mc Waniel (L. S.	)
Reproved. Coton of Sucher S. D. Ewing (L. S.	)
2/6/52 (L. S.	) =
OATIH	
GEORGIA, GWINNETT COUNTY.	
I do solemnly swear that The Mande Lay Mc Manuel, deceased, dies	l
Stestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said	l
Executive	s
Administrator. "So help me God"	
Sworn to and subscribed before me, this 6th day of Flynnes 1956	

aday of February 19.2.

Attor & Sucher

Dediner, Devinneth Co., Ga
19.56

Attor A. Sucher

Ordinary. Lebruary

GEORGIA, Gwinnett County.	# 4228
GBerrer, Chamber Gounty.	538
an Principal, C. B. Satterfield, J. E. John	terfield
	and full sum of
( ) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	7
for the payment of which sum to the said Ordinary, and his successors in office, we and o	
executors and dansing deors, in the whole and for the whole sum, jointly and severally a	nd firmly, by these
presents.	
Sealed with our scals, and dated this March 5, 19	56
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bou	nd
do make a true and perfect inventory of the goods, chattels, rights, ergdits, lands	
Mes. Sarah Nachington Satterfull	and tenements of
County, deceased, which have, or shall come into the hands possession or browledge	41
A. Sallerfield , or the hands or possession	en of any parson or
persons, for and the same, so made, do exhibit unto the said Ordinary wi	hen Ze shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well an	•
according to law, and do make a just and true account of actings and do	
shall thereunto be required by the Court; shall deliver and pay to such	
respectively, as they may be entitled to the same by law. And if it shall hereafter appear	that any Last Will
and Testament was made 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 the	his obligation to be
void; else to remain in full force.	11
Signed, scaled and acknowledged in open Court. I. S. Satterfield	1
alton N. Quehen Charle B. Salle	rfield (L. S.)
allon 1. Juneo.	(L. S.)
Irdinary J. G. James	
OATH	
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that mis. Sarah Warkington Satterful and truly administer on all the	in died
I do solemnly swear that Mis. Sarah Wartington Salleyer	exprecedsed, and
the law requires and discharge to the best of my about	ity units
Administrator. "So help me, God."  J. S. Satterforman day of many	eld south
Sworn to and subscribed before me, this	ker

Recorded march 6 10 St. Lucker Ordinary.

TO THE POND	GEO. D BARMASO STA. CO. ST. LOVIS
ADMINISTRATOR'S BOND.	#4234
GEORGIA, Gwinnett County.	
LYOU ALL MEN BY THESE PRESENTS, That	une, Jae D. Desport, Js. Principal went, Company, Swite,
2 1 4 T. I States Lidelit + Duo	unte Confany, Surety
	, , , , , , , , , , , , , , , , , , , ,
Onlinear for said County, and his successors i	n office and assigns, in the just and full sum of
J. Bourned and 40/10 (\$5,000	0.00) -
Zine Zinesert of which sum to the said Ordinary, an	d his successors in office, we and ourselves, our heirs,
for the payment of which the whole and for the	whole sum, jointly and severally and firmly, by these
Second with our seals, and dated this 6th	day of april, in the year . Sifty-Sif
Dan Land One Thousand nine	Aurelied - Lifty-Six
THE CONDITION OF THE ABOVE OBLIGATION	N IS SUCII, That if the above bound
Que S. Swadon	, Q e
to make a true and perfect inventory of the goods	, chattels, rights, credits, lands and tenements of
Osc. A. Brandon Su.	late of Gwinnett
County deceased which have or shall come into the h	ands, possession or knowledge of the said
On A. Awadon Ar-	, or the hands or possession of any person or
and the same, so made, do	exhibit unto the said Ordinary when Les shall
	s, lands and tenements do well and truly administer
according to law and do make a just and true account	t of Lie actings and doings therein when
	ert; shall deliver and pay to such person or persons,
	o. And if it shall hereafter appear that any Last Will
	me be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, an	
	Letters of Administration, then this obligation to be
	Letters of Maministration, then this obligation to be
roid; else to remain in full force.  Signed, sealed and acknowledged in open Court.	Dee N. Brozdon, Dr - (L. S.)
Evelyn R. Newell, n. Y.	The No Brogator, get
	inited States Fidelity & Gracosty S.)
Guald Some	By: W. H. Midener (L. S.)
OA:	Fit and alloway in fact
GEORGIA, GWINNETT COUNTY.	
	18.1.1
intestate so far as I know or believe and the X	I. Leogdon, Sr. deceased, died
	cell and truly administer on all the estate of the said
Administrator "So help me Cod"	nd discharge to the best of my ability all my duties as
so help mil, dou.	See D. Dunglow (12-
Sworn to and subscribed before me, this	7th day of avril 1956
	Joe D. Dwydon, Ji- day of Operil 1956 Alton St. Sucker
	que or marin
2	
Recorded Upril 7	256

alton W. Lucker

Ordinary.

GEORGIA, Gwinnett County.	#4235
KNOW ALL MEN BY THESE PRESENTS, To and Limited States Indult &	hat we Dec U. Brogdon, In Principal Guaranty Company, Surety
7 9	marany company, surely
the Ordinary for said County and his a	, securities, are held and firmly bound unto
Live I toward and ro/00 -	s in office and assigns, in the just and full sum of
for the payment of which sum to the said Ordinary	and his successors in office, we and ourselves, our heirs,
executors and administrators in the whole and to-	, and his successors in office, we and ourselves, our heirs,
presents.	the whole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this	Epiel 6, in the year of our
Land One Shousand Mine	Hundred and Lifty - sign
THE CONDITION OF THE ABOVE OBLIGAT	TION IS SUCII, That if the above bound
<u> </u>	oods, chattels, rights, credits, lands and tenements of
	late of Gwinnett
	he hands, possession or knowledge of the said  or the hands or possession of any person or
	, do exhibit unto the said Ordinary when Le shall
	redits, lands and tenements do well and truly administer
	ount of Line actings and doings therein when
	Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by	y law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and th	e same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereo,	1, and Que D. Brogdow . Ur-
in such case, if required, render and deliver up the	said Letters of Administration, then this obligation to be
void; else to remain in full force.	0 18 10
Signed, scaled and acknowledged in open Court.	Lee N. Broglow, (2 - (L. S.)
Evelen R. Newell, n.f.	Visited States Fidelity & Guarantes
Gerald Bone	By: N. W. Widener (L. S.)
	DATI-
COUNTY COUNTY	<del></del>
GEORGIA, GWINNETT COUNTY.	Mrs. annie Brogdon , deceased, died
I do solemnly swear that	ill well and truly administer on all the estate of the said
intestate, so far as I know or occeet, and that I	s, and discharge to the best of my ability all my duties as
	0 0 0 0 0
Administrator. "So help me, God."	7th day of april 10 st
Sworn to and subscribed before me, this	day of Copies
	atton W. Sucker
0 0	19.50
Recorded Ceril 7,	acton N. Sucker Ordinary.
	Ordinary.

# 4234
CEORGIA Gwinnett County.
From ALL MEN BY THESE PRESENTS, That we, Jac D. Brogdon La. Principal & The Vinited States Lidelity & Succeeding Co.  securities, are held and firmly bound unto
Survival & The united States Tradelity & Sucrouly Co.
Junety, securities, are held and firmly bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
Line Thousand and no/100 - \$5,000.00
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
presents.
Scaled with our scals, and dated this
Scaled with our scale, and dated this 19th day of april in the
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
gar D. Brogdon Gr.
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
1 1 1
persons, for Line, 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 ofactings and doings therein when
Le shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and ge . Diogdon for
in such case, 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. See D. Brog don (L. S.)
Tinted Steles Indelity & Succesting)
De - N. W. Willen - down to the
Aug - N. Widener - agent x Alto
OATI-I
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Out I. From Low Land along and died
, acceused, most
of the said
deccased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Joe N. Brog don Ja-
Sworn to and subscribed before me, this 17th day of april 1956
Alton H. Jucker
Recorded april 17, 1956
1956

Alton St. Lucker Ordinary.

GEORGIA, Gwinnett County.	# 4235
Principal and the united States Sidelity & Lu Company Surete	don XI.
the Ordinary for said County, and his successors in office and soites in the	
Live I have and one no /100 - (46,000.00)	
for the payment of which sum to the said Ordinary, and his successors in office, we an	d ourselves, our heirs.
executors and administrators, in the whole and for the whole sum, jointly and several	ly and firmly, by these
presents.	
Scaled with our scale, and dated this 17th Lay of aprill year of our Land One Showard Lifty-Six	in the
year of our And One Shousand Fifty-Six	
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above See I. Brogolon, In-	bound
do make a true and perfect inventory of the goods, chattels, rights, credits, lan	ds and tenements of
Trys. annie Brogdon	
County, deceased, which have or shall come into the hands, possession or knowledge	of the said
Gae N. Brogdon, Gr - , or the hands or posse	ssion of any person or
persons, for Lin, and the same, so made, do exhibit unto the said Ordinar	
be thereunto required; and such goods, chattels, credits, lands and tenements do wel	
according to law, and do make a just and true account of Law actings an	d doings therein when
shall thereunto be required by the Court; shall deliver and pay to st	ich person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter app	
and Testament was made by the deceased, and the same be proven before the Cour	t of Ordinary, and the
Executor obtain a certificate of the probate thereof, and Jac N. Brog	and this oblidation to be
in such case, if required, render and deliver up the said Letters of Administration, the	m this bongation to be
void; clie to remain in full force.	adon Price S.)
J.L.A. L. L. A. I	+'L al +
Vinted states Inde	ing . which
By 2. N. Wide OATH	ner (L. S.)
OATH	<b>,</b> , , , , , , , , , , , , , , , , , ,
The selement sugar that me drong	lo, deceased, died
to an I know or believe, and that I will well and truly administer on al	I the estate of the said
the same as the law requires, and discharge to the best of my	ability are my united as
Administrator. "So help me, God."	radon Cr-
107/	eril 1966
Sworn to and subscribed before me, this day of	Lucker
Ullow or	
Recorded April 17 1956	, .
Recorded Referrer Reton N. Le	icker
(	Orainary.

ADMINISTRATOR'S BOND.
CEORCIA Compact County
THE THE PRESENTS. That we, Leave to Musican D Necati
Sa. & mited States Sidelets and Quaranty Company of
Sa. & muted States Sidelity and Luaranty Company of Sullimore, mary land , securities, are held and Armin bound un
it county and his successors in office and assigns, in the just and full sum
Leve to - sin Howard 600/100 - (\$20,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
and the second s
Scaled with our scale and dated this at Lawrenceville, Ha. The 9th
day of meg in the year ou and fifty six the above bound
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH That if the above bound
George L. Duncar
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
Res & Rheavy late of awinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Leonge L. Numca, or the hands or possession of any person o
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 administe
according to law, and do make a just and true account ofactings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons
respectively, as they may be entitled to the same by law. $$ And if it shall hereafter appear that any Last Wil
and Testament was made 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 fleary to Muncon, Go
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
roid; else to remain in full force.
Signed, sealed and acknowledged in open Court. Sear ge & Muncan (L. S.)
Cinited States Fidelity & Gustarty ( 100)
OATH Gom Bryon (I. S.)
CATH.
GEORGIA, GWINNETT COUNTY.
, acceased, mon
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires and the
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator. "So help me, God."
Dione & Musican
Sworn to and subscribed before me, this 9 th day of 2 an 1936
Day VI

may 9

Recorded

1956

ADMINISTRATOR'S BOND.	T-
GEORGIA, Gwinnett County.	# 4253
C. S. Plan & George I. Plan	Charr, Princip
C. S. Harr & Braye M. Plan	
securities are be	ld and firmly hound unto
the Ordinary for said County, and his successors in office and assigns, in the Listy Seven Thomas (\$3700.00)	ic just and full sum of
for the payment of which sum to the said Ordinary, and his successors in office, we	and ourselves, our heirs.
executors and administrators, in the whole and for the whole sum, jointly and seve	erally and firmly, by these
presents.	
Scaled with our scals, and dated this Que 4, 195	3
THE CONDITION OF THE ABOVE OBLIGHTION IS SUCH, That if the abo	ove bound
do make a true and perfect inventory of the goods, chattels, rights, credits,	lands and tenements of
mus. retoerie s. Plan	late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledges	
Tyulee J. Plans, or the hands or po	ossession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordi	nary 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 Les actings	and doings therein when
Le shall thereunto be required by the Court; shall deliver and pay t	o such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter	appear that any Last Will
and Testament was made by the deceased, and the same be proven before the C	
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
with the to remain in full force	
Signed, sealed and acknowledged in open Court. 2 when I. B	Lass. (L. S.)
approved - C. S. Rhan	(L. S.)
Leton W Lucker George W.	than (L. S.)
OATH	
GEORGIA, GWINNETT COUNTY.	toward diad
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Yns Willowise W. Ple	, acceased, area
I ly an or believe, and that I will well and truly administer of	n all the extute of the said
deceased, and disburse the same as the law requires, and discharge to the best of	my ability air my
Administrator. "So help me, God."	Lar
Sworn to and subscribed before me, this  Administrator. "So help me, God."  Sworn to and subscribed before me, this  Attor. H. Ox	19.56
Witten Mr. On	wer.

June 8 1936 Recorded .....

Close W. Queler ordinary.

KNOW ALL MEN BY THESE PRESENTS, That we, Beulah turne Delle, Esse Lurne
KNOW ALL MEN III THESE THESE THESE THESE THESE THESE THESE THE STATE OF THE STATE O
Lanford, Vesta Burne Moore & Mary Aurow Smith (Principales) & M.
W. A. W. Ankerd, W. W. Moses & W. D. Strates counters, are new and firming bound unto
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
the Ordinary for said County, and his successors to eye
Losty Kousend (\$40,000.00)
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
for the payment of a men and firmly but he the whole sum jointly and severally and firmly but he
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 Quese 4, 1986

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Boulet Burn mille, Exic Burne Anford, Mary Burne Smith & Wester Burne Moore do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of J. S. Lurus County, deceased, which have or shall come into the hands, possession or knowledge of the said declar from mele, I vie Gune Kenford, Verta Gurne Mondor the hands or possession of any person or , 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

shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made 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. (L. S.)

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

OATH

GEORGIA. GWINNETT COUNTY.

Signed, scaled and acknowledged in open Court. . I

IV. S. Lune I do solemnly swear that intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Exic Burne Mills Administrator. "So help me, God." mary Burne Smid Vesta Sune shore 1956

d day of line alton D. Queler

Recorded Jane 8

Sworn to and subscribed before me, this

19.56 Reton M. Luke

Ordinary.

GEORGIA, Gwinnett County.	# 4259
KNOW ALL MEN BY THESE PRESENTS, That we, Summe	, D A
and the undersigned accuraty	
	e held and firmly bound unto
the Ordinary for said County, and his successors in office and assistant	n the fuet and full
Sen thousand and 40- 100th	
for the payment of which sum to the said Ordinary, and his successors in offic	
executors and administrators, in the whole and for the whole sum, jointly and	
presents.	
Sealed with our scals, and dated this	6, 1956
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the	
do make a true and perfect inventory of the goods, chattels, rights, crea	
Lonne O. Garner	
County, deceased, which have or shall come into the hands, possession or kn	
Burne O. Garner, or the hands	or possession of any person or
persons, for Lim, and the same, so made, do exhibit unto the said	Ordinary when Le shall
to the security and such goods, chattels, credits, lands and tenement	s do well and truly administer
according to law, and do make a just and true account of act	ings and doings therein when
hall thereunto be required by the Court; shall deliver and p	ay to such person of person
the way he cytilled to the same by law. And if it shall hered	ifter appear that any 121st in th
to the property before the	ic Court of Oralliary, and the
tidente of the probate thereof, and	w. o. Navi
Executor obtain a certificate of the product of the said Letters of Administration in such case, if required, render and deliver up the said Letters of Administration	ion, then this obligation to oc
in antalted in onen Court.	(L. S.)
attested to approve	(5, 21,
leg- Leton W. Queler Ordinary	(L. S.)
OATI-I	
GEORGIA, GWINNETT COUNTY.  I do solemnly swear that Sonnie O. Larner	, deceased, dies
I do solemnly swear that Sonne O. Darwing	er on all the estate of the said
I do solemnly swear that Sounce V. Administ intestate, so far as I know or believe, and that I will well and truly administ intestate, so far as I know or believe, and that I will well and truly administ intestate, so far as I know or believe, and that I will well and truly administ	t of my ability all my duties a
Administrator. "So help me, God." Burne	y. Darner
/D /	Sur
to and subscribed before me, this	W. Lucher
1	
1. ela 5 19.56	W. Lucker Ordinary.
alton	Ordinary.

### INISTRATOR'S BOND. GEORGIA, Gwinnett County. KNOW ALL MEN BY THESE PRESENTS, That we, Oliver Yourschy K Paul murphy, Jointly ., securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Diy Thousand for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these July 2, 1956 Scaled with our scals, and dated this THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Oliver murphy & Paul murphy do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of G. R. Murphy late of Gwinnett County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ Olive murphy & Paul orunghy, or the hands or possession of any person or , 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 in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; clse to remain in full force. Signed, scaled and acknowledged in open Court. Clives (L. S.)(L. S.) approved -Acton n. Juck (L. S.)**OATH** GEORGIA, GWINNETT COUNTY. F. R. Murphy

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

Incl day of Sworn to and subscribed before me, this

Letton Dr. Jucker

no. 4238

KNOW ALL MEN BY THESE PRESERVES TO
and the Lidelit and O margie & Puckett
many and Company of
KNOW ALL MEN BY THESE PRESENTS, That we, Margie Id. Puckett and 2te Zidelity and Carnalty Company of the Ordinary for said County, and his successors in office and assigns in the line.
the Ordinary for said County, and his successors in office and assigns, in the just and full sum of
The state of the s
for the payment of tenters with to the said Orathary, and his successors in office, we and annual
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
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
allen W. Pucketh late of Gwinnett
County, deceased, which have or shall come into the hands, possession or knowledge of the said
margie 2. Purlett, or the hands or possession of any person or
persons, for, and the same, so made, do exhibit unto the said Ordinary when sle shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of Lew 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 margin 3. Purchett
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force. Margie I. Puchett
Signed, scaled and acknowledged in open Court. The Lidelity + Casualty 1.54
attested + anaroled 12.9. 1:-1 9 Arms
Alton W. Quela (L. S.)
- Andiracy
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Les & Puchett , deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God."  Sworn to and subscribed before me, this  6th day of Guly 1956
Sworn to and subscribed before me, this

Recorded July 6 19 Sb

Clion W. Juck Ordinary.

KNOW ALL MEN BY THESE PRESENTS, That we, Iruman Stomas Principal and The Lidelity and Careatty Co. 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 Sy Hausanel and no/10 (\$6000.00) for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these July 3, 1956 Scaled with our scals, and dated this

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound

Tremar Stomas do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Laurence St. Lowe late of Gwinnett

County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ Speened Stomas , or the hands or possession of any person or

persons, for Line, and the same, so made, do exhibit unto the said Ordinary when Le shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of \_\_\_\_\_\_actings and 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 Justica Stomas in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be

void; else to remain in full force.

Iruman Thomas (L. S.) Signed, scaled and acknowledged in open Court. attested +approved by

the Lidelit and County to Soit alton W. Sucher Grang

GEORGIA, GWINNETT COUNTY.

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

Ged day of July 1938 Sworn to and subscribed before me, this L'Un Dr. Jucker Ordenary

Recorded July 19.56 Alton W Lucker

# GEORGIA, Gwinnett County. KNOW ALL MEN BY THESE PRESENTS, That we, Deed Wester World

#4289

Principal and SV. R. Brown & . V. D. R. Long
securities, are held and firmly bound unto occurrence Ordinary for said County, and his successors in office and assigns, in the just and full sum of
r the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs,
ecutors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these
Scaled with our scale, and dated this Aptender 3, 1986
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
o make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
ounty, deceased, which have or shall come into the hands, possession or knowledge of the said
me. Jesta Wells Croper , or the hands or possession of any person or
and the same, so made, do exhibit unto the said Ordinary when shall
to all deads shattele credits lands and tenements do well and truly administer
We the law and do make a just and true account of actings and doings therein when
t it therewas he required by the Court; shall deliver and pay to show possible
And if it shall hereafter appear that any state the
n such case, if required, render and deliver ap the active
wid; else to remain in full force.
Signed, scaled and acknowledged in open Court. Wis. Visite Visita Visite Visite Visite Visite Visite Visite Visite Visite Visite
Deproved.
alton N. Luchen D. R. Long (1. 5.
OATH
GEORGIA, GWINNETT COUNTY.  Q. W. Wells  , deceased, died
that C. D
I do solemnly swear that  I do solemnly swear that  I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate, so far as I know or believe, and that I will well and truly administer on an intestate and all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties a deceased, and disburse the same as the law requires.
deceased, and disburse the same as the law requires, and assembly
Administratorit "So help me, God." Sons . Verla Suptember 1956
deceased, and disburse the same as the law requires, and discharge to the cost of the dest
Recorded Sept. 7 1056 Alton N. Quelan Ordinary.

GEORGIA, Gwinnett County.
WILLIAM THESE PRESENTS, That we, Wilese Dane Nachington
KNOW ALL MEN BY THESE TO Warlington
GEORGIA, Gwinnett County.  KNOW ALL MEN BY THESE PRESENTS, That we, Wilse Pane Nachington  Principal, C. L. Warkington, Sr., Walter & Workington  Securities, are held and Armly bound unit
the Ordinary for said County, and his successors in office and assigns, in the just and full sum
the Ordinary for said County, and his successors in the
Lew ILourand
for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heir
executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by thes
presents.
presents.  Scaled with our scals, and dated this
THE RESERVE OF A SECOND CONTRACTOR AND CONTRACTOR OF THE PROPERTY OF THE PROPE
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Miss Wilsie Jone Warlington
do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of
James L. Warlington late of awinnet
County, deceased, which have or shall come into the hands, possession or knowledge of the said
Mine draleie Jane Warlingfore, or the hands or possession of any person or
persons, for her , and the same, so made, do exhibit unto the said Ordinary when she shall
be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer
according to law, and do make a just and true account of her actings and doings therein when
shall thereunto be required by the Court; shall deliver and pay to such person or persons,
respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will
and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the
Executor obtain a certificate of the probate thereof, and
in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be
void; else to remain in full force.
Sidned and and and and and and and and and the control of the cont
Signed, scaled and acknowledged in open Court. Wilsie Jane Warlington (L. S.)
Geton N. Junkey C. L. Warbangton Fr. (L. S.)
Odiny Hallie L. Warkington (L. S.)
OATH
GEORGIA, GWINNETT COUNTY.
I do solemnly swear that Jame L. Washington deceased, died
intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said
deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as
Administrator. "So help me, God." Wilsie Jane Warkington
Sworn to and subscribed before me, this 6th day of October 19 36
Glow Dr. Sucher
Recorded October 6, 1902
Glow W. Sucker Ordinary.

### GEORGIA, Gwinnett County. no. 4319 KNOW ALL MEN BY THESE PRESENTS, That we, Joyce . Corner B. Louter Principal & D. L. Edwards , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of Levo Showsard and no/100 (\$2000.00) ---for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these presents. September 4, 1956 Scaled with our scals, and dated this THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Mrs. Conest B. Laster & D. S. Edwards do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of Ernest B. Laster County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_ myo. Freet B. Zarter , or the hands or possession of any person or persons, for \_\_\_\_\_, and the same, so made, do exhibit unto the said Ordinary when \_\_\_\_ shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, 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. Tour & Procent J. Laster (L. S.) Lester Edwards (L. S.) Leton W. Lucher Ball Graund, ha. Rt #2 (L. S.) OATH

#### GEORGIA, GWINNETT COUNTY.

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

Sworn to and subscribed before me, this

5th day of November 19 50 geton W. Zueler

Recorded november 6 19 56

Geton dr. Quelar

Recorded ..

ADMINISTRATOR'S BOND.	Ya -
GEORGIA, Gwinnett County.	no. 4322
That I	ve, Joseph P. Spain, Princip
James J. Reddy & B. B. Har	sir mener
James S. Keary	, securities, are held and firmly bound unto
in a many bie successors in	office and assigns, in the just and full sure
Lew Howard (\$10,000.00)	
for the payment of which sum to the said Ordinary, and	his successors in office, we and ourselves, our heirs.
executors and administrators, in the whole and for the w	hole sum, jointly and severally and firmly, by these
Scaled with our scals, and dated this	november 5, 1956
	IS SUCII, That if the above bound
	P. Spain
do make a true and perfect inventory of the goods,	chattels, rights, credits, lands and tenements of
Sarah Margaret Spain	late of Gwinnett
County, deceased, which have or shall come into the har	nds, possession or knowledge of the said
Joseph F. Spain	or the hands or possession of any person or
persons, for, and the same, so made, do ex	chibit unto the said Ordinary when
be thereunto required; and such goods, chattels, credits,	lands and tenements do well and truly administer
according to law, and do make a just and true account o	actings and doings therein when
shall thereunto be required by the Court	; shall deliver and pay to such person of persons,
espectively, as they may be entitled to the same by law.	And if it shall hereafter appear that any Base with
nd Testament was made by the deceased, and the same	s be proven vejore the Court of Orannary, and the
executor obtain a certificate of the probate thereof, and	then this obligation to be
such case, if required, render and deliver up the said Le	etters of Administration, even time of the
oid; else to remain in full force.	Joseph P. Spain (L. S.)
^	James H. Reddy (L. S.)
gum w. Sucher	
Ordinary	B. B. Warren (L. S.)
OATI	H
GEORGIA, GWINNETT COUNTY.	-
in the sugar that	pl P. Spain , deceased, died
to take and the ge I know or believe, and that I will well	l and truly administer on all the estate of the suit
ceeased, and disburse the same as the law requires, and	discharge to the best of my ability all my duties as
dministrator. "So help me, God."	Casept P. Spain aday of november 1956 Octon W. Junter
Sworn to and subscribed before me, this	ch day of Modernale 19.3
	Ceton W. Quelar

Geton W. Lucker Ordinary.

DUCTISTRATOR'S BOND.	120
CEORGIA, Gwinnett County.	no. 13.8
Principle & a. b. Jula	Rlades Jardan
, se , said County, and his successors in office	curities, are held and firmly bound unto
the payment of	ors in office to and
executors and damentees are supported unite sum,	iointly and severally and firmly, by these
	Jeenher 3, 1956
THE CONDITION OF THE JBOVE OBLIGATION IS SUCH,	
to make a true and perfect inventory of the goods, chattels, in Thomas for fre	ights, credits, lands and tenements of
County, deceased, which have or shall come into the hands, posse	ssion or knowledge of the said
R. Rhodes (reda, or	the hands or possession of any person or
and the same, so made, do exhibit unt	o the said Ordinary when L shall
to the security required; and such goods, chattels, credits, lands and	t tenements do well and truly daminister
and to law, and do make a just and true account of	actings and doings therein when
shall thereunto be required by the Court; shall de	liver and pay to such person or persons,
	shall hereafter appear that any base is in
respectively, as they may be extended to see and Testament was made by the deceased, and the same be prove	n before the Court of Ordinary, and the
t to the amost and	The state of the s
Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of	diministration, then this obligation to be
in such case, if required, render and action	a . O
void; else to remain in full force.  Signed, sealed and acknowledged in open Court.	Roder Jadam (L.S.
Signed, sealed and acknowledged to open	? Oda (L.S.
Geton W. Zusher	. L. S.
Juliary	
OATH	_
	Zamarad dies

GEORGIA, GWINNETT COUNTY.

Homer & - Meur les

intentate, so for as I know or believe, and that I will well and truly administer on all the estate of the said deceased, and disburse the same as the law requires, and discharge to the best of my shilty all my duties as

Alministrator. "So help me, God."

Sworn to and subscribed before me, this

Il. Rhades Jackan Bed day of Lesente Goton W. Lucker

Geton YV. Junta

## GEORGIA, Gwinnett County. KNOW ALL MEN BY THESE PRESENTS, That we, Maken Philips (Principal) and R. JV. Smith , securities, are held and firmly bound unto the Ordinary for said County, and his successors in office and assigns, in the just and full sum of for the payment of which sum to the said Ordinary, and his successors in office, we and ourselves, our heirs, executors and administrators, in the whole and for the whole sum, jointly and severally and firmly, by these Scaled with our scals, and dated this \_\_\_ Necember 31, 1956 presents. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound Holson Phellips do make a true and perfect inventory of the goods, chattels, rights, credits, lands and tenements of late of Gwinnett J. M. Phillips County, deceased, which have or shall come into the hands, possession or knowledge of the said\_\_\_\_\_ Notion Phillips , or the hands or possession of any person or persons, for \_ Lim, and the same, so made, do exhibit unto the said Ordinary when \_\_ Le \_\_shall be thereunto required; and such goods, chattels, credits, lands and tenements do well and truly administer according to law, and do make a just and true account of \_\_\_\_\_\_\_\_\_\_actings and doings therein when shall thereunto be required by the Court; shall deliver and pay to such person or persons, respectively, as they may be entitled to the same by law. And if it shall hereafter appear that any Last Will and Testament was made by the deceased, and the same be proven before the Court of Ordinary, and the Executor obtain a certificate of the probate thereof, and in such case, if required, render and deliver up the said Letters of Administration, then this obligation to be void; else to remain in full force. signed, scaled and acknowledged in open Court. Isher Phillips (L. S.) R. N. Smith ( Aufard, Ba) (L. S.) Leton Dr. Lucher R. Q. Ingram (Coming, & )1. S.) OATH GEORGIA, GWINNETT COUNTY. J. m. Philips , deceased, died I do solemnly swear that

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

Holson Phillips .1-Iministrator. "So help me, God." Sworn to and subscribed before me, this Glow W. Sucker

Recorded December 31 19.56 Alton W. Sucher Ordinary.