

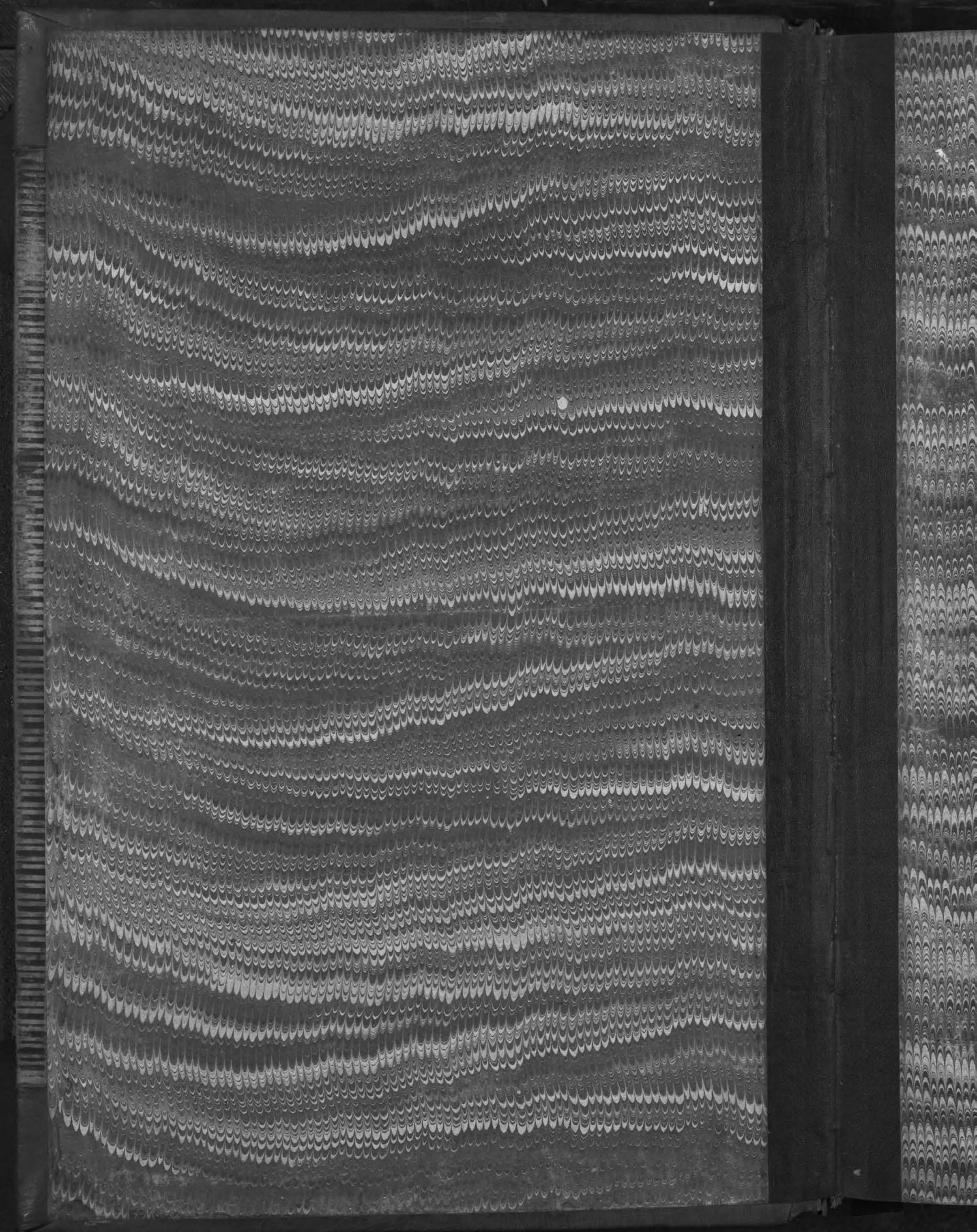
ADMINISTRATOR  
BONDS &  
LETTERS

No. 3.

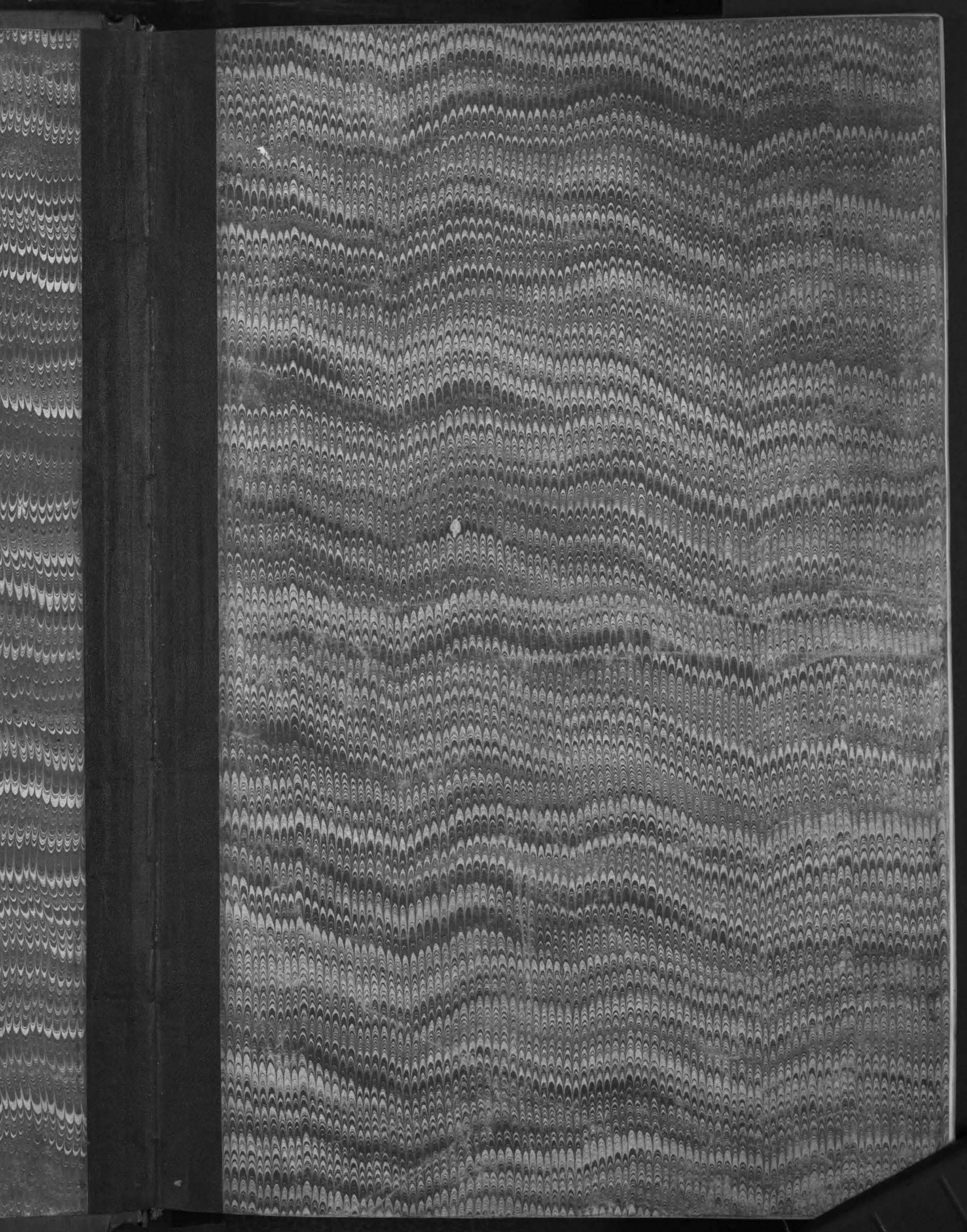
PROBATE COURT  
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COUNTY

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ADMINISTRATOR OF  
*Ellen Wolford Decedent*  
**BOND.**

Know All Men by these Presents: That we, *Norman Wolford Samuel J. Diocson* are  
and *Lewis Lake* Dollars,  
held and firmly bound unto the State of Ohio, in the penal sum of *one Hundred*  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Ellen Wolford* deceased, were granted to the said *Norman*  
*Wolford* by the Probate Court of *Union* County, in the State of  
Ohio, on the *3<sup>rd</sup>* day of *March*, A. D. 18*69*. Now, if said *Norman Wolford*  
as Administrator of the Estate of said *Ellen Wolford* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*James R. Smith* *Norman Wolford* Seal.  
*Samuel J. Diocson* Seal.  
*Lewis Lake* Seal.

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Ellen Wolford* late of said County,  
deceased, has been granted unto *Norman Wolford* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *James R. Smith*, Judge of said Court, at *Marysville*  
this *3<sup>rd</sup>* day of *March*, A. D. 18*69*.

By *James R. Smith*, Probate Judge.  
Deputy.  
Filed and Recorded this *4<sup>th</sup>* day of *March*, A. D. 18*69*.



# ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Margaret A. Fleckinger William E. Fleckinger William Higley and Sevi Fleckinger are held and firmly bound unto the State of Ohio, in the penal sum of Seventeen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Stephen Fleckinger deceased, were granted to the said Margaret A. Fleckinger and William E. Fleckinger by the Probate Court of Union County, in the State of Ohio, on the 12<sup>th</sup> day of March, A. D. 1869. Now, if said Margaret A. & William E. Fleckinger as Administrators of the Estate of said Stephen Fleckinger deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to their possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrators, or to the possession of any other person for them.

Third, Shall render, upon oath, a just and true account of their administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after they shall have been notified of the expiration of the time by the Probate Judge, they shall receive no allowance for their services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

### EXECUTED IN THE PRESENCE OF

James R. Smith John

Margaret A. Fleckinger Seal.

William E. Fleckinger Seal.

Sevi Fleckinger Seal.

William Higley Seal.

## LETTERS.

### THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Stephen Fleckinger late of said County, deceased, has been granted unto Margaret A. Fleckinger & William E. Fleckinger whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James J. Goldsmith & John Trumble and Joseph Higley and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrators, or of any person for them; to render, upon oath, a true account of their administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court or the law shall direct.

Witness, James R. Smith, Judge of said Court, at Marysville

this 12<sup>th</sup> day of March, A. D. 1869.



James R. Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 15 day of March, A. D. 1869.

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ADMINISTRATOR OF

BOND.

Know All Men by these Presents: That we, Mary A Reed, H H Witter and P B Cole are held and firmly bound unto the State of Ohio, in the penal sum of Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration de bonis non upon the Estate of Wilson Reed deceased, were granted to the said Mary A Reed by the Probate Court of Union County, in the State of Ohio, on the 19<sup>th</sup> day of March, A. D. 1869. Now, if said Mary A Reed as Administratrix of the Estate of said Wilson Reed deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

James R Smith  
Probate Judge

Mary A Reed Seal.  
H H Witter Seal.  
P B Cole Seal.

LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration de bonis non of all and singular the goods, chattels, rights, credits and estate, which were of Wilson Reed late of said County, deceased, has been granted unto Mary A Reed whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, James R Smith, Judge of said Court, at Marysville this 19<sup>th</sup> day of March, A. D. 1869.

James R Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 19<sup>th</sup> day of March, A. D. 1869.



ADMINISTRATOR OF

BOND.

Know All Men by these Presents: That we, James W Robinson John W Robinson  
James A Henderson and C Houston are  
held and firmly bound unto the State of Ohio, in the penal sum of Twenty Thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Moses Coe deceased, were granted to the said James W  
Robinson by the Probate Court of Union County, in the State of  
Ohio, on the 20<sup>th</sup> day of March, A. D. 1869. Now, if said James W Robinson  
as Administrator of the Estate of said Moses Coe deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

James R Smith as to 2 first names. James W Robinson Seal.  
John W Robinson Seal.  
C Houston Seal.  
J A Henderson Seal.

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Moses Coe late of said County,  
deceased, has been granted unto James W Robinson whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by B A Ray D G Croft &  
Thomas Brown and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, James R Smith, Judge of said Court, at Marysville  
this 20<sup>th</sup> day of March, A. D. 1869.

James R Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 20<sup>th</sup> day of March, A. D. 1869.

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ADMINISTRATOR OF

BOND.

Know All Men by these Presents: That we, John K Dodge Levi Sangbrake  
and G W Swank are  
held and firmly bound unto the State of Ohio, in the penal sum of fourteen thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Judah Dodge deceased, were granted to the said John K Dodge  
by the Probate Court of Union County, in the State of  
Ohio, on the 28<sup>th</sup> day of April, A. D. 1867. Now, if said John K Dodge  
as Administrator of the Estate of said Judah Dodge deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

James R Smith Judge

John K Dodge Seal.

Levi Sangbrake Seal.

G W Swank Seal.

LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Judah Dodge late of said County,  
deceased, has been granted unto John K Dodge whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by John F Sabin  
Darius Bustan & A J Whitney and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, James R Smith, Judge of said Court, at Marysville

this 28<sup>th</sup> day of April, A. D. 1867.

James R Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 28<sup>th</sup> day of April, A. D. 1867.



## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Angus Clark Shepherd Clark  
and Daniel Betty are  
held and firmly bound unto the State of Ohio, in the penal sum of Twenty Thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Calib Clark deceased, were granted to the said Angus Clark  
by the Probate Court of Union County, in the State of  
Ohio, on the 29<sup>th</sup> day of May, A. D. 1869. Now, if said Angus Clark  
as Administrator of the Estate of said Calib Clark deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Wm DolanWm KenningAngus Clark

Seal

Shepherd Clark

Seal

Daniel Betty

Seal

## LETTERS.

## THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Calib Clark late of said County,  
deceased, has been granted unto Angus Clark whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by William Webb Philip Coe  
and Isaac Brodick Jr and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, James B Smith, Judge of said Court, at Marysville

this 29<sup>th</sup> day of May, A. D. 1869.

James B Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 29<sup>th</sup> day of May, A. D. 1869.

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Filed and Rec

ADMINISTRATOR OF

BOND.

Know All Men by these Presents: That we, George J Hill Thomas Moffett  
and G W Sriver are  
held and firmly bound unto the State of Ohio, in the penal sum of Thirteen hundred & fifty Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration with the Will annexed upon the Estate of  
Reubin H Hill deceased, were granted to the said George J Hill  
by the Probate Court of Union County, in the State of  
Ohio, on the 23<sup>rd</sup> day of June, A. D. 1869. Now, if said George J Hill  
as Administrator of the Estate of said Reubin H Hill deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

James R Smith Judge

G J Hill

Thomas Moffett

G W Sriver

LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Reubin H Hill late of said County,  
deceased, has been granted unto George J Hill whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by W H H Titus Jeremiah Danforth  
and Jonathan Welton and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, James R Smith, Judge of said Court, at Marysville

this 23<sup>rd</sup> day of June, A. D. 1869.

James R Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 23<sup>rd</sup> day of June, A. D. 1869.



# ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, James Jordan W A Hubbard  
and James R May are  
held and firmly bound unto the State of Ohio, in the penal sum of Sixteen Hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Amos Green deceased, were granted to the said James Jordan  
by the Probate Court of Union County, in the State of  
Ohio, on the 28<sup>th</sup> day of July, A. D. 1865. Now, if said James Jordan  
as Administrator of the Estate of said Amos Green deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

James R Smith Seal  
James Jordan Seal  
W A Hubbard Seal  
James R May Seal

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Amos Green late of said County,  
deceased, has been granted unto James R Jordan whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Benjamin W Welsh Norton Scott  
& Wesley Abrahams and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law, all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, James R Smith, Judge of said Court, at Marysville

this 28<sup>th</sup> day of July, A. D. 1869.



James R Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 28<sup>th</sup> day of July, A. D. 1869.

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ADMINISTRATOR OF

BOND.

Know All Men by these Presents: That we, James Kinkade Philip Snider  
and C Houston are  
held and firmly bound unto the State of Ohio, in the penal sum of Six Thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John Capil deceased, were granted to the said James Kinkade  
by the Probate Court of Union County, in the State of  
Ohio, on the 24<sup>th</sup> day of June, A. D. 1867. Now, if said James Kinkade  
as Administrator of the Estate of said John Capil deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

<u>Adam Snider</u>	<u>James Kinkade</u>
<u>J E Robinson</u>	<u>Philip Snider</u>
	<u>C Houston</u>

LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of John Capil late of said County,  
deceased, has been granted unto James Kinkade whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by William M Robinson Robert  
Sharp and A H Welkins and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, James R Smith, Judge of said Court, at Marysville

this 24<sup>th</sup> day of June, A. D. 1869.

James R Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 24<sup>th</sup> day of June, A. D. 1869.



## ADMINISTRATOR OF

**BOND.**

Know All Men by these Presents: That we, James Guy E. D. Smith  
and John W. Gray are  
held and firmly bound unto the State of Ohio, in the penal sum of Four Hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration de bonis non with the Will annexed upon the Estate of  
Andrew Dockum deceased, were granted to the said James Guy  
by the Probate Court of Union County, in the State of  
Ohio, on the 19<sup>th</sup> day of August, A. D. 1869. Now, if said James Guy  
as Administrator of the Estate of said Andrew Dockum deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

James Guy Seal.  
E. D. Smith Seal.  
John W. Gray Seal.

**LETTERS.**

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:  
de bonis non with the will annexed

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Andrew Dockum late of said County,  
deceased, has been granted unto James Guy whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, James R. Smith, Judge of said Court, at Marysville  
this 19<sup>th</sup> day of August, A. D. 1869.

James R. Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 19<sup>th</sup> day of August, A. D. 1869.

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## ADMINISTRATOR OF

*Joseph Miller deceased*

## BOND.

Know All Men by these Presents: That we, *Pelez Cranston John Welby* and *James W. Robinson* are held and firmly bound unto the State of Ohio, in the penal sum of *Five hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Joseph Miller* deceased, were granted to the said *Pelez Cranston* by the Probate Court of *Union* County, in the State of Ohio, on the *9<sup>th</sup>* day of *September*, A. D. 18*69*. Now, if said *Pelez Cranston* as Administrator of the Estate of said *Joseph Miller* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*B. A. Gay**James R. Smith**Pelez Cranston**J. W. Robinson**John Welby*

## LETTERS.

## THE STATE OF OHIO, {

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Joseph Miller* late of said County, deceased, has been granted unto *Pelez Cranston* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *D. W. Pierce George Greenman and J. J. Slier* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *James R. Smith*, Judge of said Court, at *Marysville*

this *9<sup>th</sup>* day of *September*, A. D. 18*69*.

*James R. Smith*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *9<sup>th</sup>* day of *September*, A. D. 18*69*.



## ADMINISTRATOR OF

*James B W Haynes decd***BOND.**

Know All Men by these Presents: That we, *W H Conkright J I Senox*  
and *H C Hamilton* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Six Thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *with the Will annexed* upon the Estate of  
*James B W Haynes* deceased, were granted to the said *W H Conkright*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *28<sup>th</sup>* day of *September*, A. D. 18*69*. Now, if said *W H Conkright*  
as Administrator of the Estate of said *James B W Haynes* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*James R Smith Judge**W H Conkright* Seal*J I Senox* Seal*H C Hamilton* Seal**LETTERS.**

## THE STATE OF OHIO, {

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *James B W Haynes* late of said County,  
deceased, has been granted unto *W H Conkright* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *S H Hastings Renaldo*  
*Moses and Hylas Sabine* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *James R Smith*, Judge of said Court, at *Marysville*

this *28<sup>th</sup>* day of *September*, A. D. 18*69*.

*James R Smith*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *28<sup>th</sup>* day of *September*, A. D. 18*69*

*Martha*

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Filed and Rec

ADMINISTRATOR OF

Martha Porter

BOND.

Know All Men by these Presents: That we, David Anderson, W H Robinson and John F Sabin are held and firmly bound unto the State of Ohio, in the penal sum of Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Martha Porter deceased, were granted to the said David Anderson by the Probate Court of Musan County, in the State of Ohio, on the 20<sup>th</sup> day of October, A. D. 1867. Now, if said David Anderson as Administrator of the Estate of said Martha Porter deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

C Houston

David Anderson

W H Robinson

John F Sabin

LETTERS.

THE STATE OF OHIO,

To All who shall See these Presents, Greeting:

Musan County, ss.

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Martha Porter late of said County, deceased, has been granted unto David Anderson whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, James R Smith, Judge of said Court, at Marysville this 20<sup>th</sup> day of October, A. D. 1867.

James R Smith, Probate Judge.

By Deputy.

Filed and Recorded this 20<sup>th</sup> day of October, A. D. 1867.



## ADMINISTRATOR OF

The Estate of J O McCullough deceased

## BOND.

Know All Men by these Presents: That we, J I McCullough, James H. Perry  
and Samuel McCampbell are  
held and firmly bound unto the State of Ohio, in the penal sum of Three Thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration J O McCullough upon the Estate of  
J O McCullough deceased, were granted to the said J I McCullough  
by the Probate Court of Union County, in the State of  
Ohio, on the 23<sup>rd</sup> day of October, A. D. 1866. Now, if said J I McCullough  
as Administrator of the Estate of said J O McCullough deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

James R. Smith JudgeJ I McCullough

Seal

J M Perry

Seal

Saml McCampbell

Seal

## LETTERS.

THE STATE OF OHIO, {

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of J O McCullough late of said County,  
deceased, has been granted unto J I McCullough whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by James Hitch Perry  
Douglas and S W Robinson and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, James R. Smith, Judge of said Court, at Marysvillethis 23<sup>rd</sup> day of October, A. D. 1869.James R. Smith, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 25<sup>th</sup> day of October, A. D. 1869.

The Estate

Know All Men

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Whereas, Letters of Administration  
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Filed and Rec

ADMINISTRATOR OF

The Estate of Paulina Coolidge deceased

BOND.

Know All Men by these Presents: That we, William R Webb A J Wilkins and John Wiley are held and firmly bound unto the State of Ohio, in the penal sum of one Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Paulina Coolidge deceased, were granted to the said William R Webb by the Probate Court of Union County, in the State of Ohio, on the 19<sup>th</sup> day of November, A. D. 1869. Now, if said William R Webb as Administrator of the Estate of said Paulina Coolidge deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

<u>James R Smith</u>	<u>Wm R Webb</u>
<u>John Wiley</u>	<u>A J Wilkins</u>
	<u>John Wiley</u>

LETTERS.

THE STATE OF OHIO, }

To All who shall See these Presents, Greeting:

Union County, ss. Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Paulina Coolidge late of said County, deceased, has been granted unto William R Webb whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Nathan Howard B H B Gonswald and Jacob Painter and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, James R Smith, Judge of said Court, at Marysville this 19<sup>th</sup> day of November, A. D. 1869.

James R Smith, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 19<sup>th</sup> day of November, A. D. 1869.



## ADMINISTRATOR OF

*Samuel R Sanders deceased***BOND.**

Know All Men by these Presents: That we, *John M Sanders, Henry Baldwin*  
and *G S Robertson* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two Thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Samuel R Sanders* deceased, were granted to the said *John M Sanders*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *2<sup>nd</sup>* day of *February*, A. D. 1870. Now, if said *John M Sanders*  
as Administrator of the Estate of said *Samuel R Sanders* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Michael Blue*  
*J S Cameron*

*John M Sanders* Seal  
*Henry Baldwin* Seal  
*G S Robertson* Seal

**LETTERS.**

THE STATE OF OHIO, {

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Samuel R Sanders* late of said County,  
deceased, has been granted unto *John M Sanders* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Henry Baldwin, Richard Davis*  
and *Granvil S Robertson* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *James R Smith*, Judge of said Court, at *Marysville*  
this *2<sup>nd</sup>* day of *February*, A. D. 1870.

*James R Smith*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *2<sup>nd</sup>* day of *February*, A. D. 1870.

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1533--

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Filed and Reco

ADMINISTRATOR OF  
*Washington Taylor deceased*  
 1533-- **BOND.**

Know All Men by these Presents: That we, *Joseph W Harrington, Charles Low* and *Andrew Taylor* are held and firmly bound unto the State of Ohio, in the penal sum of *fifty hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *Washington Taylor* upon the Estate of *Washington Taylor* deceased, were granted to the said *Joseph W Harrington* by the Probate Court of *Union* County, in the State of Ohio, on the *nineteenth* day of *March*, A. D. 1870. Now, if said *Joseph W Harrington* as Administrator of the Estate of said *Washington Taylor* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats, Probate Judge*

*Joseph W Harrington*  
*Charles Low*  
*Andrew Taylor*

Seal  
 Seal  
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1533--

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Washington Taylor* late of said County, deceased, has been granted unto *Joseph W Harrington* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *A. A. Hutchinson, John Lyon and James Wood* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*

Judge of said Court, at *Marysville*

this *nineteenth* day of *March*, A. D. 1870.

*John B. Coats*

Probate Judge.

By

Deputy.

Filed and Recorded this *19th*

day of *March*

A. D. 1870



ADMINISTRATOR OF  
*Jacob Snider deceased*  
**BOND.**  
 1544--

Know All Men by these Presents: That we, *William H. Conkright* *J. P. Gratty*  
 and *A. J. Blake* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Eleven thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Jacob Snider* deceased, were granted to the said  
*William H. Conkright* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *20<sup>th</sup>* day of *May*, A. D. 1870. Now, if said *William H. Conkright*  
 as Administrator of the Estate of said *Jacob Snider* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Eli Shmitt*

*A. J. Zalmage*

*100 A. D. 1870*  
*Cancelled*

*William H. Conkright*

*J. P. Gratty*

*A. J. Blake*

Seal

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**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

1544-- To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Jacob Snider* late of said County,  
 deceased, has been granted unto *William H. Conkright* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *J. O. Boyer* *Osway Curry*  
 and *Thomas P. Gratty* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marionville*

this *20<sup>th</sup>* day of *May*, A. D. 1870.

By *John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *20<sup>th</sup>* day of *May*, A. D. 1870.

1555--

Know All Men

held and firmly bound  
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EXECUTED IN

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Witness,

*John B. Coats* this

Filed and Rec

## ADMINISTRATOR OF

*John Devillbiss deceased*  
1555--

## BOND.

Know All Men by these Presents: That we, *John C. Meadow Samuel B. Scott*  
and *Milton L. Thompson* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *upon the Estate of*  
*John Devillbiss* deceased, were granted to the said  
*John C. Meadow* by the Probate Court of *Union* County, in the State of  
Ohio, on the *14<sup>th</sup>* day of *June*, A. D. 1870. Now, if said *John C. Meadow*  
as Administrator of the Estate of said *John Devillbiss* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court*  
*John Bleaats*  
*Probate Judge*

*John C. Meadow*  
*Samuel B. Scott*  
*Milton L. Thompson*

## LETTERS.

THE STATE OF OHIO, }

*Union*

County, ss. }

1555--

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *John Devillbiss* late of said County,  
deceased, has been granted unto *John C. Meadow* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Lewis Lake*  
*Benjamin Hartman* & *Samuel Meadow* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

*John B. Coats*, Judge of said Court, at *Marysville**LS*

this

*14<sup>th</sup>*

day of

*June*

, A. D. 1870.

*John B. Coats*

, Probate Judge.

By

, Deputy.

Filed and Recorded this

*14<sup>th</sup>*

day of

*June*

, A. D. 1870.



ADMINISTRATOR OF  
*Isaac Brown deceased*  
 1561 -- **BOND.**

Know All Men by these Presents: That we, *Garrett Harris*  
*John McNeir* and *William M. Robinson* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Sixteen hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Isaac Brown* deceased, were granted to the said  
*Garrett Harris* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *14<sup>th</sup>* day of *July*, A. D. 1870. Now, if said *Garrett Harris*  
 as Administrator of the Estate of said *Isaac Brown* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Garrett Harris* Seal.  
*John McNeir* Seal.  
*Wm Robinson* Seal.

1561 -- **LETTERS.**

THE STATE OF OHIO, {  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Isaac Brown* late of said County,  
 deceased, has been granted unto *Garrett Harris* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *John McNeir Andrew J.*  
*Jorgason & John C. Mitchell* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*  
 this *14<sup>th</sup>* day of *July*, A. D. 1870.

*John B. Coats*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *14<sup>th</sup>* day of *July*, A. D. 1870.

1570 --

Know All M

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EXECUTED IN

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1570 --

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Witness,

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Filed and Re

## ADMINISTRATOR OF

1570--

## BOND.

Know All Men by these Presents: That we, William A. Godfrey S. H. Grant and John Lanson are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand one hundred and eighty eight Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Isaac Godfrey deceased, were granted to the said William A. Godfrey by the Probate Court of Union County, in the State of Ohio, on the third day of September, A. D. 1870. Now, if said William A. Godfrey as Administrator of the Estate of said Isaac Godfrey deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Henry Blue  
W. M. Ransdell

William A. Godfrey  
S. H. Grant  
John Lanson



1570--

## LETTERS.

## THE STATE OF OHIO, {

Ohio County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Isaac Godfrey late of said County, deceased, has been granted unto William A. Godfrey whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Henry Baldwin, Granville S. Robinson and Francis Baldwin and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this third day of September, A. D. 1870.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 3<sup>d</sup> day of September, A. D. 1870.



1575--

ADMINISTRATOR OF  
BOND.

Know All Men by these Presents: That we, Charles W. Smith  
John Wiley and James W. Robinson are  
held and firmly bound unto the State of Ohio, in the penal sum of Eight thousand Six hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration John E. Smith upon the Estate of  
John E. Smith deceased, were granted to the said Charles W. Smith  
by the Probate Court of Union County, in the State of  
Ohio, on the third day of October, A. D. 1870. Now, if said Charles W. Smith  
as Administrator of the Estate of said John E. Smith deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

C. W. Smith

Seal.

John Wiley

Seal.

J. W. Robinson

Seal.

LETTERS.

THE STATE OF OHIO, {

Union County, ss.

1575--

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of John E. Smith late of said County,  
deceased, has been granted unto Charles W. Smith whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Robert W. Davis, Henry H. H. H.  
and Alonzo E. H. H. and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 3d day of October, A. D. 1870.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 3d day of October, A. D. 1870.

1585--

Know All Men by these Presents: That we, Samuel  
Stephen and James are  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration Stephen upon the Estate of  
Stephen deceased, were granted to the said James  
by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1870. Now, if said James  
as Administrator of the Estate of said Stephen deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN

Open Court

John B.

1585--

THE STATE

Union

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of \_\_\_\_\_ late of said County,  
deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
Hamilton and \_\_\_\_\_ and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

John B. this

Filed and Recorded

1585--

ADMINISTRATOR OF

*Stephen M. Brown deceased*

**BOND.**

Know All Men by these Presents: That we, *James M. Brown* and *Samuel Griffin* and *Jonathan Moore* are held and firmly bound unto the State of Ohio, in the penal sum of *One thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *Stephen M. Brown* deceased, were granted to the said *James M. Brown* by the Probate Court of *Union* County, in the State of Ohio, on the *19<sup>th</sup>* day of *November*, A. D. 1870. Now, if said *James M. Brown* as Administrator of the Estate of said *Stephen M. Brown* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court*

*John B. Coats Probate Judge*

*James M. Brown*

*Samuel R. Griffin*

*Jonathan Moore*

1585--

**LETTERS.**

THE STATE OF OHIO, }

*Union*

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Stephen M. Brown* late of said County, deceased, has been granted unto *James M. Brown* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Harrison Shaw John Hamilton & Luther Turner* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

*John B. Coats*

Judge of said Court, at *Marysville*

this *19<sup>th</sup>* day of *November*, A. D. 1870.

*John B. Coats*

Probate Judge.

By

Deputy.

Filed and Recorded this

day of

A. D. 18



## ADMINISTRATOR OF

Frederick Parthemon, deceased

## BOND.

1586--

Know All Men by these Presents: That we, Permilla Parthemon  
Ray G. Morse and Alfred V. Morse are  
 held and firmly bound unto the State of Ohio, in the penal sum of Forty Six hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Frederick Parthemon deceased, were granted to the said  
Permilla Parthemon by the Probate Court of Union County, in the State of  
 Ohio, on the 25<sup>th</sup> day of November, A. D. 1870. Now, if said Permilla Parthemon  
 as Administratrix of the Estate of said Frederick Parthemon deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
 the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
 the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John B. Morse  
George F. Morse

Permilla Parthemon Seal  
Ray G. Morse Seal  
Alfred V. Morse Seal

1586--

## LETTERS.

## THE STATE OF OHIO, {

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Frederick Parthemon late of said County,  
 deceased, has been granted unto Permilla Parthemon whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by William Goff Samuel  
Woods & William C. Rippe and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
 for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coate, Judge of said Court, at Maupville

this 25<sup>th</sup> day of November, A. D. 1870.  
John B. Coate, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 25<sup>th</sup> day of November, A. D. 1870.

1607--

Know All Men

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Whereas, Le

Joseph P  
 Ohio, on the 25<sup>th</sup>

First, Make  
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 and the proceeds of  
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this  
25<sup>th</sup>

Filed and Recd

## ADMINISTRATOR OF

*Aquila Turner, deceased.*

## BOND.

1607--

Know All Men by these Presents: That we, *Joseph Powers Samuel S. Jewell*  
and *Addison Turner* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Thirty four hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *Aquila Turner* upon the Estate of  
*Aquila Turner* deceased, were granted to the said

*Joseph Powers* by the Probate Court of *Union* County, in the State of  
Ohio, on the *Sixth* day of *February*, A. D. 1871. Now, if said *Joseph Powers*  
as Administrator of the Estate of said *Aquila Turner* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Joseph Powers**S. S. Jewell**Addison Turner*

## LETTERS.

1607--

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Aquila Turner* late of said County,  
deceased, has been granted unto *Joseph Powers* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Harrison Shaw George Wilber*  
and *Joseph E. Wood* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *Sixth* day of *February*, A. D. 1871.

*[Signature]**John B. Coats*

Probate Judge.

By

Deputy.

Filed and Recorded this *Sixth* day of *February*, A. D. 1871



1610--

## ADMINISTRATOR OF

*John Myers, deceased.*  
**BOND.**

Know All Men by these Presents: That we, *Cyrus Phillips Griffin Johnson Holdridge Phillips Jefferson L. Richey* and *Solomon Butz* are held and firmly bound unto the State of Ohio, in the penal sum of *Three Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *John Myers* deceased, were granted to the said *Cyrus Phillips* by the Probate Court of *Union* County, in the State of Ohio, on the *23<sup>d</sup>* day of *February*, A. D. 1871. Now, if said *Cyrus Phillips* as Administrator of the Estate of said *John Myers* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*S. Phillips*  
*Jim Bromihan*

*E. P. H. B.*  
*Rev. Stamp*  
*cancelled*

*Cyrus Phillips*  
*Griffin Johnson*  
*Holdridge Phillips*  
*Jefferson L. Richey*  
*Solomon Butz*

*Seal*  
*Seal*  
*Seal*  
*Seal*  
*Seal*

1610--

## LETTERS.

## THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *John Myers* late of said County, deceased, has been granted unto *Cyrus Phillips* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Samuel J. Rittenhouse Henry C. Gerris and Holdridge Phillips* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marionville*

this *23<sup>d</sup>* day of *February*, A. D. 1871. *John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *23<sup>d</sup>* day of *February*, A. D. 1871

1615--

Know All Men by these Presents: That we, *Charles* are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Emily* deceased, were granted to the said *Charles* by the Probate Court of \_\_\_\_\_ County, in the State of Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871. Now, if said *Charles* as Administrator of the Estate of said *Emily* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN

*Charles*  
*John*

1615--

## THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871. \_\_\_\_\_, Probate Judge.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871

1615--

ADMINISTRATOR OF

*Emily Rector, deceased.***BOND.**

Know All Men by these Presents: That we, *Alexander Baker* and *Charles Scott* and *John Wiley* are held and firmly bound unto the State of Ohio, in the penal sum of *One hundred Sixty* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Emily Rector* deceased, were granted to the said *Alexander Baker* by the Probate Court of *Union* County, in the State of Ohio, on the *Sixth* day of *March*, A. D. 18*71*. Now, if said *Alexander Baker* as Administrator of the Estate of said *Emily Rector* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John Blevins*  
*John Blevins*

*Alexander Baker* Seal  
*Charles Scott* Seal  
*John Wiley* Seal

1615--

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Emily Rector* late of said County, deceased, has been granted unto *Alexander Baker* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John Blevins*, Judge of said Court, at *Manymills* this *Sixth* day of *March*, A. D. 18*71*.

*John Blevins*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *6th* day of *March*, A. D. 18*71*.



1628--

## ADMINISTRATOR OF

*John F. Snedeker, deceased,*

## BOND.

Know All Men by these Presents: That we, *William H. Conkright* *B. L. Yalmar*  
and *L. H. Hastings* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two Thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*John F. Snedeker* deceased, were granted to the said  
*William H. Conkright* by the Probate Court of *Union* County, in the State of  
Ohio, on the *17<sup>th</sup>* day of *April*, A. D. 1871. Now, if said *William H. Conkright*  
as Administrator of the Estate of said *John F. Snedeker* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*D. F. Parsons**A. Berry**William H. Conkright**B. L. Yalmar**L. H. Hastings*

1628--

## LETTERS.

## THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *John F. Snedeker* late of said County,  
deceased, has been granted unto *William H. Conkright* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Thylas Sabine*  
*John Shuler and Robt Jones* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*

this *17<sup>th</sup>* day of *April*, A. D. 1871.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *17<sup>th</sup>* day of *April*, A. D. 1871.

1641--

Know All Men

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## EXECUTED IN

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1641--

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Witness,

*GPB* this

Filed and Rec

1641

ADMINISTRATOR OF

*Samuel H. Ingman deceased.***BOND.**

Know All Men by these Presents: That we, *Leonidas Piper Samuel M<sup>c</sup> Campbell*  
and *Alvan Thompson* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Four thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *Samuel H. Ingman* deceased, were granted to the said *Leonidas Piper*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *20<sup>th</sup>* day of *May*, A. D. 1871. Now, if said *Leonidas Piper*  
as Administrator of the Estate of said *Samuel H. Ingman* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats*  
Probate Judge

*Leonidas Piper*  
*Samuel M<sup>c</sup> Campbell*  
*Alvan Thompson*

1641

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Samuel H. Ingman* late of said County,  
deceased, has been granted unto *Leonidas Piper* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *George L. Seltus James B. Whipple & Albert S. Chapman*  
and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *twelfth* day of *May*, A. D. 1871.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *12<sup>th</sup>* day of *May*, A. D. 1871



ADMINISTRATOR OF  
*Joseph Styer, deceased*  
 1670 **BOND.**

Know All Men by these Presents: That we, *Abigail M. Styer John Maskill*  
 and *William Elliott* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Six Thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Joseph Styer* deceased, were granted to the said  
*Abigail M. Styer* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *23<sup>d</sup>* day of *August*, A. D. 1871. Now, if said *Abigail M. Styer*  
 as Administratrix of the Estate of said *Joseph Styer* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
 the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Lizzie Maskill*  
*Charles Styer*

*John B. Coats*  
*Reverend*  
*Emelia*

*Abigail M. Styer*  
*John Maskill*  
*William G. Elliott*

Seal.  
 Seal.  
 Seal.

1670

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Joseph Styer* late of said County,  
 deceased, has been granted unto *Abigail M. Styer* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Joseph Maskill*  
*Whelock Pierce & George W. Bacon* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
 for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Manville*

this *23<sup>d</sup>* day of *August*, A. D. 1871.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *23<sup>d</sup>* day of *August*, A. D. 1871.

D. R. W.

1673

Know All Men

held and firmly bound  
 to the payment of  
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EXECUTED IN

1673

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*White & J*

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Witness,

*GB* this

Filed and Recd

D. R. White

ADMINISTRATOR OF *Mary Bailey*  
*Mary Bailey, deceased*

1673 --

**BOND.**

Know All Men by these Presents: That we, *David R. White* *John Wiley*  
and *A. J. Wilkins* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Mary Bailey* deceased, were granted to the said  
*David R. White* by the Probate Court of *Union* County, in the State of  
Ohio, on the *Eighth* day of *September*, A. D. 1871. Now, if said *David R. White*  
as Administrator of the Estate of said *Mary Bailey* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*David R. White*

*John Wiley*

*A. J. Wilkins*

Seal.

Seal.

Seal.

1673 --

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of, said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Mary Bailey* late of said County,  
deceased, has been granted unto *David R. White* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Henry Baldwin* *Jesse A.*  
*White & John R. Dixon* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *Eighth* day of *September*, A. D. 1871.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *8<sup>th</sup>* day of *September*, A. D. 1871



Ex't U.S.R.  
Cancelled  
1675

## ADMINISTRATOR OF

*Mathew McMillin, deceased.*

## BOND.

Know All Men by these Presents: That we, *Robert J. McMillin*  
*Thomas Moore* and *Joseph H. Rofs* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Thirty six hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Mathew McMillin* deceased, were granted to the said  
*Robert J. McMillin* by the Probate Court of *Union* County, in the State of  
Ohio, on the *19<sup>th</sup>* day of *September*, A. D. 1871. Now, if said *Robert J. McMillin*  
as Administrator of the Estate of said *Mathew McMillin* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF the Court

*John B. Coats*

*Probate Judge*

*Robert J. McMillin*

Seal

*Thomas Moore*

Seal

*Joseph H. Rofs*

Seal

1675--

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Mathew McMillin* late of said County,  
deceased, has been granted unto *Robert J. McMillin* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Andrew McNeil John*  
*Stamets* and *John M. McMillin* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marionville*

*GB* this *19<sup>th</sup>* day of *September*, A. D. 1871.

*John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *19<sup>th</sup>* day of *September*, A. D. 1871.

1676--

Know All Men  
*Henry J. McMillin*  
held and firmly bound  
to the payment of  
be made in the cond.

Whereas, Letters of Administration upon the Estate of  
*Oliver C. McMillin* deceased, were granted to the said  
*Joseph M. McMillin* by the Probate Court of *Union* County, in the State of  
Ohio, on the *25<sup>th</sup>* day of *September*, A. D. 1871.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF the Court

*John B. Coats*

*Probate Judge*

1676--

THE STATE OF OHIO, }

*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Mathew McMillin* late of said County,  
deceased, has been granted unto *Robert J. McMillin* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Andrew McNeil John*  
*Stamets* and *John M. McMillin* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, \_\_\_\_\_

*GB* this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871.

ADMINISTRATOR OF  
*Oliver C. Kennedy deceased.*  
1676 **BOND.**

Know All Men by these Presents: That we, *Joseph M. Kennedy* and *Henry J. King* and *James B. Whelpley* are held and firmly bound unto the State of Ohio, in the penal sum of *One thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *Oliver C. Kennedy* deceased, were granted to the said *Joseph M. Kennedy* by the Probate Court of *Union* County, in the State of Ohio, on the *25<sup>th</sup>* day of *September*, A. D. 1871. Now, if said *Joseph M. Kennedy* as Administrator of the Estate of said *Oliver C. Kennedy* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

<i>John B. Coats</i> Probate Judge in <i>open Court John B. Coats</i> Probate Judge	<i>Joseph M. Kennedy</i> <i>Henry J. King</i> <i>J. B. Whelpley</i>
	Seal Seal Seal

1676 **LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Oliver C. Kennedy* late of said County, deceased, has been granted unto *Joseph M. Kennedy* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Frank Canwood* *Hiram Stokes & John Reed* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Mansfield* this *25<sup>th</sup>* day of *September*, A. D. 1871.  
*J. B.* *John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *25<sup>th</sup>* day of *September*, A. D. 1871



1683--

ADMINISTRATOR OF

*Hugh Ross, deceased***BOND.**

Know All Men by these Presents: That we, *Amanda Ross*  
*Andrew McNeil* and *James Smith* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Twenty four hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Hugh Ross* deceased, were granted to the said  
*Amanda Ross* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *Eleventh* day of *October*, A. D. 1871. Now, if said *Amanda Ross*  
 as Administratrix of the Estate of said *Hugh Ross* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
 the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
 the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN ~~THE PRESENCE OF~~ open Court

*John B. Coats*  
 Probate Judge

*Amanda Ross*  
*Andrew McNeil*  
*James Smith*



1683--

**LETTERS.**

*ST. U. S. S.*  
*Cancelled*

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Hugh Ross* late of said County,  
 deceased, has been granted unto *Amanda Ross* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Milton M. Shipley William Z.*  
*Fulton & Sylvanus Taylor* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
 for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

*ES* this *Eleventh* day of *October*, A. D. 1871.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *11<sup>th</sup>* day of *October*, A. D. 1871.

Know All Men  
*Nicholas*  
 held and firmly bound  
 to the payment of  
 be made in the cond

Whereas, Le  
*Elizabeth*  
*John*  
 Ohio, on the *for*

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 rights and credits  
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Second, Sh  
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EXECUTED IN

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Be it Known  
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Witness,

*ES* this

Filed and Re

ADMINISTRATOR OF  
*Elizabeth Hopkins, deceased.*  
**BOND.**

Know All Men by these Presents: That we, *John Cranston*  
*Nicholas H. Burnham* and *James Fullington* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two Thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Elizabeth Hopkins* deceased, were granted to the said  
*John Cranston* by the Probate Court of *Union* County, in the State of  
Ohio, on the *first* day of *November*, A. D. 18*71*. Now, if said *John Cranston*  
as Administrator of the Estate of said *Elizabeth Hopkins* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to h*is* possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all h*er* real estate that may be sold for the payment of h*er* debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for h*im*.

Third, Shall render, upon oath, a just and true account of h*is* administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after h*e* shall have been notified of  
the expiration of the time by the Probate Judge, h*e* shall receive no allowance for h*is* services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in h*is* hands upon the settlement of h*is* accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF *Open Court*

*John B. Coats*  
Probate Judge

*John Cranston* Seal.  
*N. H. Burnham* Seal.  
*James Fullington* Seal.

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Elizabeth Hopkins* late of said County,  
deceased, has been granted unto *John Cranston* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Dyer Reid George Senclair's*  
*And David Watson* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of h*er* death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of h*er* debts, which shall at any time come into the possession of said Administrator, or of any person  
for h*im*; to render, upon oath, a true account of h*is* administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in h*is* hands, upon settlement of h*is* accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*  
this *first* day of *November*, A. D. 18*71*.

*John B. Coats* Probate Judge.  
\_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_



ADMINISTRATOR OF  
*Jesse Moore, Deceased*  
**BOND.**

Know All Men by these Presents: That we, *William W. Moore*  
*Henry W. Minugh* and *Solomon Schertzer* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two Thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Jesse Moore* deceased, were granted to the said  
*William W. Moore* by the Probate Court of *Union* County, in the State of  
Ohio, on the *24<sup>th</sup>* day of *November*, A. D. 1871. Now, if said *William W. Moore*  
as Administrator of the Estate of said *Jesse Moore* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of ~~all the moneys, goods, chattels,~~  
~~rights and credits of the deceased that may be administered, and which have or shall come to his~~ possession by  
knowledge and date, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, ~~all the said moneys, goods, chattels, rights and credits of the said deceased,~~  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN HIS PRESENCE OF

*Open Court*  
*John B. Coats*

*William W. Moore*  
*Henry W. Minugh*  
*Solomon Schertzer*



**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Jesse Moore* late of said County,  
deceased, has been granted unto *William W. Moore* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, and of the moneys belonging to the said decedent at the time of death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *24<sup>th</sup>* day of *November*, A. D. 1871.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *24<sup>th</sup>* day of *November*, A. D. 1871.

Know All Men by these Presents: That we, *Charles*  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Agnus* deceased, were granted to the said  
*Larson* by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the *26<sup>th</sup>* day of \_\_\_\_\_, A. D. 1871. Now, if said *Larson*  
as Administrator of the Estate of said *Agnus* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of ~~all the moneys, goods, chattels,~~  
~~rights and credits of the deceased that may be administered, and which have or shall come to his~~ possession by  
knowledge and date, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, ~~all the said moneys, goods, chattels, rights and credits of the said deceased,~~  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN HIS PRESENCE OF

*John*

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of \_\_\_\_\_ late of said County,  
deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, and of the moneys belonging to the said decedent at the time of death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871.

ADMINISTRATOR OF  
*Agnes Carter, deceased*  
**BOND.**

Know All Men by these Presents: That we, *Lawrence Barlow* and *Robt Townsend* are held and firmly bound unto the State of Ohio, in the penal sum of *Four Hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *Agnes Carter* deceased, were granted to the said *Lawrence Barlow* by the Probate Court of *Union* County, in the State of Ohio, on the *26<sup>th</sup>* day of *December*, A. D. 1871. Now, if said *Lawrence Barlow* as Administrator of the Estate of said *Agnes Carter* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF *Open Court*

*John B. Coats*  
 Probate Judge

*Lawrence Barlow*  
*Charles Carter*  
*Robt Townsend*

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Agnes Carter* late of said County, deceased, has been granted unto *Lawrence Barlow* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *John Lyon James & Mahaffey* and *Philander Graves* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *26<sup>th</sup>* day of *December*, A. D. 1871.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *26<sup>th</sup>* day of *December*, A. D. 1871



1590--

ADMINISTRATOR OF  
*Peter Bland, deceased.*  
**BOND.**

Know All Men by these Presents: That we, *John Bland*  
*William W. Woods* and *James B. Whelply* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Five Thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Peter Bland* deceased, were granted to the said  
*John Bland* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *21<sup>st</sup>* day of *December*, A. D. 1870. Now, if said *John Bland*  
 as Administrator of the Estate of said *Peter Bland* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats*  
*Probate Judge*  
*In open Court*  
*John B. Coats*  
*Probate Judge*

*John B. Coats*  
*Probate Judge*  
*In open Court*  
*John B. Coats*  
*Probate Judge*

*John Bland*  
*J. B. Whelply*  
*W. W. Woods*

Seal  
 Seal  
 Seal

1590--

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Peter Bland* late of said County,  
 deceased, has been granted unto *John Bland* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Samuel Woods John Branstetter*  
*and Dyer Reed* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marionville*

this *21<sup>st</sup>* day of *December*, A. D. 1870.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *2* day of \_\_\_\_\_, A. D. 18

1610--

Know All Men by these Presents: That we, *James T. ...*  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Jane ...* deceased, were granted to the said  
*James T. ...* by the Probate Court of \_\_\_\_\_ County, in the State of  
 Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1870. Now, if said *James T. ...*  
 as Administrator of the Estate of said *Jane ...* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats*  
*Probate Judge*  
*In open Court*  
*John B. Coats*  
*Probate Judge*

1616--

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
 and \_\_\_\_\_ and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1870.

By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18

ADMINISTRATOR OF  
*Jane L. Reed, deceased*  
1610-  
**BOND.**

Know All Men by these Presents: That we, *French Garwood* and *James Fullington* are held and firmly bound unto the State of Ohio, in the penal sum of *Twelve hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Jane L. Reed* deceased, were granted to the said *French Garwood* by the Probate Court of *Union* County, in the State of Ohio, on the *Seventh* day of *March*, A. D. 1871. Now, if said *French Garwood* as Administrator of the Estate of said *Jane L. Reed* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats* Probate Judge  
*in open Court*  
*French Garwood*  
*James Fullington*  
*Hiram Reed*

1616-  
**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Jane L. Reed* late of said County, deceased, has been granted unto *French Garwood* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *George, John J. Gabriel* and *William Harris* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Manassas*  
*G. B.* this *Seventh* day of *March*, A. D. 1871.  
*John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *7<sup>th</sup>* day of *March*, A. D. 1871



# ADMINISTRATOR OF *David W. Worley, deceased* **BOND.**

Know All Men by these Presents: That we, *Joseph H. Felkner* and *William Shuler* are held and firmly bound unto the State of Ohio, in the penal sum of *Six Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *David W. Worley* upon the Estate of *David W. Worley* deceased, were granted to the said *Joseph H. Felkner* by the Probate Court of *Union* County, in the State of Ohio, on the *27<sup>th</sup>* day of *January*, A. D. 1872. Now, if said *Joseph H. Felkner* as Administrator of the Estate of said *David W. Worley* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John G. McRea*  
*Marion R. Shuler*

*J. H. Felkner*  
*Wm Shuler*  
*Wm Roberts*



## LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *David W. Worley* late of said County, deceased, has been granted unto *Joseph H. Felkner* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *David J. Dyal Ralph Bonnett* and *William Shuler* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *27<sup>th</sup>* day of *January*, A. D. 1872.

*John B. Coats*, Probate Judge

By \_\_\_\_\_, Deputy.

Filed and Recorded this *27<sup>th</sup>* day of *January*, A. D. 1872

Know All Men by these Presents: That we, *Wesley G. ...* are held and firmly bound unto the State of Ohio, in the penal sum of ... Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *Elizabeth ...* upon the Estate of *Lorenzo B. ...* deceased, were granted to the said *Elizabeth ...* by the Probate Court of *Lorenzo B. ...* County, in the State of Ohio, on the *fifth* day of *January*, A. D. 1872. Now, if said *Elizabeth ...* as Administrator of the Estate of said *Lorenzo B. ...* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open book*  
*John B. Coats*

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *David W. Worley* late of said County, deceased, has been granted unto *Joseph H. Felkner* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *David J. Dyal Ralph Bonnett* and *William Shuler* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *27<sup>th</sup>* day of *January*, A. D. 1872.

*John B. Coats*, Probate Judge

By \_\_\_\_\_, Deputy.

Filed and Recorded this *27<sup>th</sup>* day of *January*, A. D. 1872

ADMINISTRATOR OF  
*Elizabeth Price, deceased*  
**BOND.**

Know All Men by these Presents: That we, *Lorenzo Cheney*  
*Wesley Garrison* and *John Wiley* are  
held and firmly bound unto the State of Ohio, in the penal sum of *two hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *upon the Estate of*  
*Elizabeth Price* deceased, were granted to the said *Lorenzo Cheney*  
*Lorenzo Cheney* by the Probate Court of *Union* County, in the State of  
Ohio, on the *fifth* day of *February*, A. D. 1872. Now, if said *Lorenzo Cheney*  
as Administrator of the Estate of said *Elizabeth Price* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court*  
*John B. Coats* Probate Judge

*Lorenzo Cheney*  
*Wesley Garrison*  
*John Wiley*



**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Elizabeth Price* late of said County,  
deceased, has been granted unto *Lorenzo Cheney* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Henry Baldwin*  
*Jepe A. White & Harvey Mathis* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Manassville*  
this *fifth* day of *February*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *fifth* day of *February*, A. D. 1872



St. U. S. R. S.  
Cancelled  
1709--

## ADMINISTRATOR OF

*Sarah Reynolds, deceased*

## BOND.

Know All Men by these Presents: That we, *French Garwood James W. Fuld*  
and *James B. Whelpley* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Three thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Sarah Reynolds* deceased, were granted to the said  
*French Garwood* by the Probate Court of *Union* County, in the State of  
Ohio, on the *16<sup>th</sup>* day of *February*, A. D. 1872. Now, if said *French Garwood*  
as Administrator of the Estate of said *Sarah Reynolds* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court*  
*John B. Coats*  
Probate Judge

*French Garwood*  
*James W. Fuld*  
*J. B. Whelpley*



1709--

## LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Sarah Reynolds* late of said County,  
deceased, has been granted unto *French Garwood* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *William M. Winget*  
*Hiram D. Humbert* & *Hiram Stokes* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Manassville*  
this *16<sup>th</sup>* day of *February*, A. D. 1872.  
*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *16<sup>th</sup>* day of *February*, A. D. 1872

1715--

Know All Men by these Presents: That we, *Benjamin*  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*William* deceased, were granted to the said  
*William* by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872. Now, if said \_\_\_\_\_  
as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court*

1715--

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of \_\_\_\_\_ late of said County,  
deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
*Robert W. D.* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, \_\_\_\_\_  
this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872.

*John B. Coats*, Probate Judge.

Filed and Recorded

ADMINISTRATOR OF  
*William Henson, deceased.*  
1715.. **BOND.**

Know All Men by these Presents: That we, *William H. Storms*  
*Benjamin Evans* and *Jehu Gray* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Forty six hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*William Henson* deceased, were granted to the said  
*William H. Storms* by the Probate Court of *Union* County, in the State of  
Ohio, on the *Sixth* day of *March*, A. D. 1874. Now, if said *William H. Storms*  
as Administrator of the Estate of said *William Henson* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Court, John B. Coats*  
*Probate Judge*

*William H. Storms* Seal  
*Benjamin Evans* Seal  
*Jehu Gray* Seal

1715.. **LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *William Henson* late of said County,  
deceased, has been granted unto *William H. Storms* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Benjamin Evans*  
*Robert W. Davis and Amen Davis* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marionville*

this *Sixth* day of *March*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *Sixth* day of *March*, A. D. 1872



ADMINISTRATOR OF  
*Adeline McAllister, deceased*  
 1718\_\_ **BOND.**

Know All Men by these Presents: That we, *Jacob W. Hoskins*  
*John McAllister* and *William A. Hubbard* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Eleven hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *Adeline McAllister* upon the Estate of  
*Adeline McAllister* deceased, were granted to the said  
*Jacob W. Hoskins* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *28<sup>th</sup>* day of *March*, A. D. 1872. Now, if said *Jacob W. Hoskins*  
 as Administrator of the Estate of said *Adeline McAllister* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*J. W. Hoskins*  
*John McAllister*  
*W. A. Hubbard*



1718\_\_

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Adeline McAllister* late of said County,  
 deceased, has been granted unto *Jacob W. Hoskins* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Asad Franklin*  
*James Hoskins* & *James Leiper* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marionville*

this *28<sup>th</sup>* day of *March*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *28<sup>th</sup>* day of *March*, A. D. 1872.

1720\_\_

Know All Men by these Presents: That we, *Charles*  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *John McAllister* upon the Estate of  
*John McAllister* deceased, were granted to the said  
*John McAllister* by the Probate Court of *Cathlamet* County, in the State of  
 Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Samuel*  
*Thomas*

1720\_\_

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Adeline McAllister* late of said County,  
 deceased, has been granted unto *Jacob W. Hoskins* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Asad Franklin*  
*James Hoskins* & *James Leiper* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872.

ADMINISTRATOR OF  
*John N. Busie, deceased*  
 1720--  
**BOND.**

Know All Men by these Presents: That we, *Catherine Busie*  
*Charles E. Wilkins* and *Justus J. Miller* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Sixteen hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*John N. Busie* deceased, were granted to the said  
*Catherine Busie* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *28<sup>th</sup>* day of *March*, A. D. 1872. Now, if said *Catherine Busie*  
 as Administratrix of the Estate of said *John N. Busie* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
 the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Samuel D. Cahill*

*Thomas M. Beathard*

*Catherine Busie*

*Charles E. Wilkins*

*Justus J. Miller*

Seal.

Seal.

Seal.

1720--

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *John N. Busie* late of said County,  
 deceased, has been granted unto *Catherine Busie* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Mathew Stamets*  
*Thomas W. Miller and John Sterling* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
 for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *28<sup>th</sup>* day of *March*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *28<sup>th</sup>* day of *March*, A. D. 1872



1722--

## ADMINISTRATOR OF

*Israel Carter, deceased*

## BOND.

Know All Men by these Presents: That we, *Maecenas C. Lawrence*  
*Samuel M. Campbell* and *John Wiley* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *One thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *With the Will annexed* upon the Estate of  
*Israel Carter* deceased, were granted to the said  
*Maecenas C. Lawrence* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *ninth* day of *April*, A. D. 1872. Now, if said *Maecenas C. Lawrence*  
 as Administrator of the Estate of said *Israel Carter* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Maecenas C. Lawrence*  
*Saml. M. Campbell*  
*John Wiley*



1722--

## LETTERS.

THE STATE OF OHIO, {

*Union* County, ss. }

To All who shall See these Presents, Greeting:

*With the Will annexed*

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Israel Carter* late of said County,  
 deceased, has been granted unto *Maecenas C. Lawrence* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *ninth* day of *April*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *9<sup>th</sup>* day of *April*, A. D. 1872.

1735--

Know All Men by these Presents: That we, *William*  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *With the Will annexed* upon the Estate of  
*Benjamin* deceased, were granted to the said  
*Eliphas D.* by the Probate Court of \_\_\_\_\_ County, in the State of  
 Ohio, on the *8<sup>th</sup>* day of \_\_\_\_\_, A. D. 1872. Now, if said *Eliphas D.*  
 as Administrator of the Estate of said *Benjamin* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

1735--

THE STATE OF OHIO, {

*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by

thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872.

ADMINISTRATOR OF  
*Benjamin Hopkins, deceased*  
1735-- BOND.

Know All Men by these Presents: That we, *Eliphas Burnham*  
*William R. Webb* and *William Howard* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *with the will annexed* upon the Estate of  
*Benjamin Hopkins* deceased, were granted to the said  
*Eliphas Burnham* by the Probate Court of *Union* County, in the State of  
Ohio, on the *8<sup>th</sup>* day of *June*, A. D. 1872. Now, if said *Eliphas Burnham*  
as Administrator of the Estate of said *Benjamin Hopkins* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Eliphas Burnham*  
*Wm R. Webb*  
*Wm Howard*

1735--

LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Benjamin Hopkins* late of said County,  
deceased, has been granted unto *Eliphas Burnham* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *Eighth* day of *June*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *8<sup>th</sup>* day of *June*, A. D. 1872.



ADMINISTRATOR OF  
*Nancy M. Swiford, deceased.*  
 1736\_\_ **BOND.**

Know All Men by these Presents: That we, *Thomas S. Swiford*  
*Samuel W. Smith* and *Levi Jenkins* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *One Thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *With the Will Annexed* upon the Estate of  
*Nancy M. Swiford* deceased, were granted to the said  
*Thomas S. Swiford* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *11<sup>th</sup>* day of *June*, A. D. 18*72*. Now, if said *Thomas S. Swiford*  
 as Administrator of the Estate of said *Nancy M. Swiford* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Thomas S. Swiford*  
*L. Jenkins*  
*L. W. Smith*



1736\_\_

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Nancy M. Swiford* late of said County,  
 deceased, has been granted unto *Thomas S. Swiford* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *11<sup>th</sup>* day of *June*, A. D. 18*72*.  
*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *11<sup>th</sup>* day of *June*, A. D. 18*72*

1737\_\_

Know All Men by these Presents: That we, *John B. Coats*  
*Levi Jenkins* and *Samuel W. Smith* are  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *With the Will Annexed* upon the Estate of  
*Nancy M. Swiford* deceased, were granted to the said  
*Thomas S. Swiford* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *11<sup>th</sup>* day of *June*, A. D. 18*72*. Now, if said *Thomas S. Swiford*  
 as Administrator of the Estate of said *Nancy M. Swiford* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats*  
*L. Jenkins*  
*L. W. Smith*

1737\_\_

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Nancy M. Swiford* late of said County,  
 deceased, has been granted unto *Thomas S. Swiford* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *11<sup>th</sup>* day of *June*, A. D. 18*72*.  
*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *11<sup>th</sup>* day of *June*, A. D. 18*72*

ADMINISTRATOR OF  
*Samuel F. Tuttle deceased*  
1737 **BOND.**

Know All Men by these Presents: That we, *Emanuel C. Mackling*  
*Yaber Randall* and *M. C. Lawrence* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Samuel F. Tuttle* deceased, were granted to the said  
*Emanuel C. Mackling* by the Probate Court of *Union* County, in the State of  
Ohio, on the *11<sup>th</sup>* day of *June*, A. D. 1872. Now, if said *Emanuel C. Mackling*  
as Administrator of the Estate of said *Samuel F. Tuttle* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court*  
*John B. Coats*  
Probate Judge

*Emanuel C. Mackling* Seal  
*Yaber Randall* Seal  
*M. C. Lawrence* Seal

1737 **LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Samuel F. Tuttle* late of said County,  
deceased, has been granted unto *Emanuel C. Mackling* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*  
this *11<sup>th</sup>* day of *June*, A. D. 1872.

*John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *11<sup>th</sup>* day of *June*, A. D. 1872



1741.

ADMINISTRATOR OF

*Stephen H. Kinney, deceased*  
**BOND.**

Know All Men by these Presents: That we, *Darius Burton*  
*William W. Woods* and *James H. Roney* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Fifty thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Stephen H. Kinney* deceased, were granted to the said  
*Darius Burton* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *28<sup>th</sup>* day of *June*, A. D. 1872. Now, if said *Darius Burton*  
 as Administrator of the Estate of said *Stephen H. Kinney* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Darius Burton*

Seal.

*W. W. Woods*

Seal.

*J. H. Roney*

Seal.

1741.

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Stephen H. Kinney* late of said County,  
 deceased, has been granted unto *Darius Burton* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *W. W. Woods*  
*Alf Scott & A. J. Whitney* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*this *28<sup>th</sup>* day of *June*, A. D. 1872.*John B. Coats*

Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *28<sup>th</sup>* day of *June*, A. D. 1872.

1743.

Know All Men by these Presents: That we, *John F. ...*  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*James H. Roney* deceased, were granted to the said  
*John F. ...* by the Probate Court of \_\_\_\_\_ County, in the State of  
 Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872. Now, if said \_\_\_\_\_  
 as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

1743.

THE STATE OF OHIO, }

\_\_\_\_\_ County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
 \_\_\_\_\_ and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_

\_\_\_\_\_

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872.

1743--

## ADMINISTRATOR OF

*James H. Neal, deceased.*

## BOND.

Know All Men by these Presents: That we, *Hiram G. Burnham* and *John L. Sabin* are held and firmly bound unto the State of Ohio, in the penal sum of *Sixty hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *James H. Neal* deceased, were granted to the said *Hiram G. Burnham* by the Probate Court of *Union* County, in the State of Ohio, on the *Sixth* day of *July*, A. D. 1872. Now, if said *Hiram G. Burnham* as Administrator of the Estate of said *James H. Neal* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Hiram G. Burnham*  
*John L. Sabin*  
*Beverly W. Keys*



1743--

## LETTERS.

THE STATE OF OHIO, {

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *James H. Neal* late of said County, deceased, has been granted unto *Hiram G. Burnham* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Oliphant Burnham* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marion*

*G. B.* this *Sixth* day of *July*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *6<sup>th</sup>* day of *July*, A. D. 1872



1749--

ADMINISTRATOR OF

*Joseph Cameron, deceased***BOND.**

Know All Men by these Presents: That we, *Sarah J. Cameron*  
*William D. Cameron* and *D. R. White* are  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration \_\_\_\_\_ upon the Estate of  
*Joseph Cameron* deceased, were granted to the said *Sarah J. Cameron*  
 and *William D. Cameron* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *30<sup>th</sup>* day of *July*, A. D. 1872. Now, if said *Sarah J. Cameron* and *William*  
*D. Cameron* as Administrators of the Estate of said *Joseph Cameron* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to their possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrators, or to the possession of any other person for them.

Third, Shall render, upon oath, a just and true account of their administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after they shall have been notified of  
 the expiration of the time by the Probate Judge, they shall receive no allowance for their services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*J. D. Cameron*

*Sarah J. Cameron*  
*William D. Cameron*  
*D. R. White*



1749--

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Joseph Cameron* late of said County,  
 deceased, has been granted unto *Sarah J. Cameron* and *William D. Cameron* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *J. A. White* and *D. R. White*  
 and *John B. Bigley* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrators, or of any person  
 for them; to render, upon oath, a true account of their administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court  
 or the law shall direct.

Witness,

*John B. Coats*, Judge of said Court, at *Marysville*  
 this *30<sup>th</sup>* day of *July*, A. D. 1872.  
*John B. Coats*, Probate Judge.

By

Deputy.

Filed and Recorded this *30<sup>th</sup>* day of *July*, A. D. 1872.

1757--

Know All Men by these Presents: That we, *Isabel*  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration \_\_\_\_\_ upon the Estate of  
*Abraham* deceased, were granted to the said *Isabel*  
*James B.*  
 Ohio, on the *th* day of *th*, A. D. 1872.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to their possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrators, or to the possession of any other person for them.

Third, Shall render, upon oath, a just and true account of their administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after they shall have been notified of  
 the expiration of the time by the Probate Judge, they shall receive no allowance for their services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats*  
*John B. Coats*  
*John B. Coats*

1757--

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Abraham* late of said County,  
 deceased, has been granted unto *Isabel* and *James B.* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *J. A. White* and *D. R. White*  
 and *John B. Bigley* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrators, or of any person  
 for them; to render, upon oath, a true account of their administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court  
 or the law shall direct.

Witness,

*John B. Coats*, Judge of said Court, at *Marysville*  
 this *30<sup>th</sup>* day of *July*, A. D. 1872.  
*John B. Coats*, Probate Judge.

Filed and Recorded this

ADMINISTRATOR OF  
*Abraham Beck, deceased*  
1757-- BOND.

Know All Men by these Presents: That we, *James B. Whelpley* and *Jabor Randall* are held and firmly bound unto the State of Ohio, in the penal sum of *Two hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Abraham Beck* deceased, were granted to the said *James B. Whelpley* by the Probate Court of *Union* County, in the State of Ohio, on the *third* day of *September*, A. D. 1872. Now, if said *James B. Whelpley* as Administrator of the Estate of said *Abraham Beck* deceased, shall:

- First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
- Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.
- Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.
- Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
- Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Chas. Court* *J. B. Whelpley*  
*John B. Coats* *Jabor Randall*  
*Probate Judge* *John Wiley*

1757-- LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Abraham Beck* late of said County, deceased, has been granted unto *James B. Whelpley* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *James A. Henderson Philip Snider and G. L. Sellers* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marionville* this *third* day of *September*, A. D. 1872. *John B. Coats*, Probate Judge.

By *John B. Coats*, Deputy. Filed and Recorded this *third* day of *September*, A. D. 1872



1761

## ADMINISTRATOR OF

*Caroline Broad, deceased*

## BOND.

Know All Men by these Presents: That we, *John H. Grickey* and *Charles Scott* and *William A. Hubbard* are held and firmly bound unto the State of Ohio, in the penal sum of *Six hundred and twenty five* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Caroline Grickey Grow* deceased, were granted to the said *John H. Grickey* by the Probate Court of *Union* County, in the State of Ohio, on the *19<sup>th</sup>* day of *September*, A. D. 1872. Now, if said *John H. Grickey* as Administrator of the Estate of said *Caroline Grickey* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*John B. Coats*  
*John B. Coats*  
*Probate Judge*

*John H. Grickey*  
*Charles Scott*  
*W. A. Hubbard*

Seal.  
Seal.  
Seal.

1761

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Caroline Grickey* late of said County, deceased, has been granted unto *John H. Grickey* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Thomas M. Brannon* *Asbury Gardner* and *Hugh McAdow* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Mansville*

this *19<sup>th</sup>* day of *September*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *19<sup>th</sup>* day of *September*, A. D. 1872

1763

Know All Men by these Presents: That we, *Silas M.* are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Mary Henry* deceased, were granted to the said *Silas M.* by the Probate Court of \_\_\_\_\_ County, in the State of Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872. Now, if said *Silas M.* as Administrator of the Estate of said *Mary Henry* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*John*

1763

THE STATE OF OHIO, }

*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto *John* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

*John*

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872

1763

ADMINISTRATOR OF  
*Mary Riddle, deceased*  
BOND.

Know All Men by these Presents: That we, *Henry C. Riddle* and *Silas McGadden* and *Alexander Snodgrass* are held and firmly bound unto the State of Ohio, in the penal sum of *Two hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Mary Riddle* deceased, were granted to the said *Henry C. Riddle* by the Probate Court of *Union* County, in the State of Ohio, on the *30<sup>th</sup>* day of *September*, A. D. 1872. Now, if said *Henry C. Riddle* as Administrator of the Estate of said *Mary Riddle* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF *Open Court*  
*John B. Coats*  
Probate Judge

*Henry C. Riddle*  
*Silas McGadden*  
*Alex. Snodgrass*

1763

LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Mary Riddle* late of said County, deceased, has been granted unto *Henry C. Riddle* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *French Garwood* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville* this *30<sup>th</sup>* day of *September*, A. D. 1872.  
*John B. Coats*, Probate Judge.

By *John B. Coats*, Deputy.  
Filed and Recorded this *30<sup>th</sup>* day of *September*, A. D. 1872.



1767--

ADMINISTRATOR OF

*David A. Fleck, deceased,*  
**BOND.**

Know All Men by these Presents: That we, *Samuel B. Woodburn*  
*Jabir Randall* and *Perry Buck* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Sixty hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*David A. Fleck* deceased, were granted to the said  
*Samuel B. Woodburn* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *18<sup>th</sup>* day of *October*, A. D. 1872. Now, if said *Samuel B. Woodburn*  
 as Administrator of the Estate of said *David A. Fleck* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF *Openbunt*

*John B. Coats*  
 Probate Judge

*S. B. Woodburn*  
*Perry Buck*  
*Jabir Randall*



1767--

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *David A. Fleck* late of said County,  
 deceased, has been granted unto *Samuel B. Woodburn* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *John M. Robinson*  
*Daniel Bone & John M. Campbell* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*  
 this *18<sup>th</sup>* day of *October*, A. D. 1872.

*John B. Coats*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *18<sup>th</sup>* day of *October*, A. D. 1872.

1768

Know All Men  
*Patience*  
 held and firmly bound  
 to the payment of  
 be made in the com

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EXECUTED I

*M. B.*

1768

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or the law shall

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*GB* the

Filed and

ADMINISTRATOR OF  
*Henry Baldwin, deceased*  
**BOND.**  
1768--

Know All Men by these Presents: That we, *Lorenzo Cheney* and *Patner Callahan* and *Winget Harriman* are held and firmly bound unto the State of Ohio, in the penal sum of *Fourteen Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *Henry Baldwin* deceased, were granted to the said *Lorenzo Cheney* by the Probate Court of *Union* County, in the State of Ohio, on the *22<sup>nd</sup>* day of *October*, A. D. 1872. Now, if said *Lorenzo Cheney* as Administrator of the Estate of said *Henry Baldwin* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*M. B. Lawrence*

*Lorenzo Cheney*

*P. Callahan*

*Winget Harriman*

Seal.

Seal.

Seal.

1768--

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Henry Baldwin* late of said County, deceased, has been granted unto *Lorenzo Cheney* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Harvey Mather* *Daniel A. White* and *John M. Blue* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats* this *22<sup>nd</sup>* day of *October*, A. D. 1872.

*John B. Coats*, Judge of said Court, at *Marysville*

*John B. Coats*

Probate Judge.

By *John B. Coats*, Deputy.

Filed and Recorded this *22<sup>nd</sup>* day of *October*, A. D. 1872.



ADMINISTRATOR OF  
*Samuel Harriott, deceased*  
**BOND.**

1664

Know All Men by these Presents: That we, *Joseph H. Felkner*  
*William Roberts* and *David F. Dyal* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Four Thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *debonnorum with the Will annexed* upon the Estate of  
*Samuel Harriott* deceased, were granted to the said  
*Joseph H. Felkner* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *ninth* day of *December*, A. D. 1872. Now, if said *Joseph H. Felkner*  
 as Administrator of the Estate of said *Samuel Harriott* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Dudley Felkner*  
*R. B. Sharp*

*J. H. Felkner*  
*Wm Roberts*  
*D. F. Dyal*

Seal  
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 Seal

1664

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Samuel Harriott* late of said County,  
 deceased, has been granted unto *Joseph H. Felkner with the will annexed* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Ralph S. Bennett*  
*John Cartmell & William Roberts* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Mansville*  
 this *12<sup>th</sup>* day of *December*, A. D. 1872.

*John B. Coats*, Probate Judge  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *12<sup>th</sup>* day of *December*, A. D. 1872

1783--

Know All Men  
*Betsy*  
 held and firmly bound  
 to the payment of  
 be made in the cona  
 Whereas, Le  
*Caroline*  
 Ohio, on the 18<sup>th</sup>

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Second, Shall  
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Third, Shall  
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Fourth, Shall  
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EXECUTED IN

*Dexter*  
*B. H. P*

1783--

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Be it Known  
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And to pay a  
 or the law shall di

Witness,

*G. B.* this

Filed and Re

## ADMINISTRATOR OF

*Caroline J. Soule, deceased*  
**BOND.**

1783--

Know All Men by these Presents: That we, *Caroline A. Ballou* and *Betsy Ballou* and *Rosalie Smith* are held and firmly bound unto the State of Ohio, in the penal sum of *Seven hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Caroline J. Soule* deceased, were granted to the said *Caroline A. Ballou* by the Probate Court of *Union* County, in the State of Ohio, on the *18<sup>th</sup>* day of *December*, A. D. 1872. Now, if said *Caroline A. Ballou* as Administratrix of the Estate of said *Caroline J. Soule* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Dexter P. Smith**B. H. Reynolds**Caroline Ballou**Betsy Ballou**Rosalie Smith*

1783--

## LETTERS.

THE STATE OF OHIO, {

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Caroline J. Soule* late of said County, deceased, has been granted unto *Caroline A. Ballou* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Jesse Ganwood* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administratrix, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *18<sup>th</sup>* day of *December*, A. D. 1872.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *18<sup>th</sup>* day of *December*, A. D. 1872



1807--

## ADMINISTRATOR OF

James Robinson deceased  
**BOND.**

Know All Men by these Presents: That we, Samuel D. Robinson, Samuel B. Robinson, John J. McCullaugh and Wm. H. Robinson are held and firmly bound unto the State of Ohio, in the penal sum of fourteen thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of James Robinson deceased, were granted to the said Samuel D. Robinson & Samuel B. Robinson by the Probate Court of Union County, in the State of Ohio, on the 14<sup>th</sup> day of March, A. D. 1873. Now, if said Samuel D. Robinson & Samuel B. Robinson as Administrators of the Estate of said James Robinson deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to their possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrators, or to the possession of any other person for them.

Third, Shall render, upon oath, a just and true account of their administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after they shall have been notified of the expiration of the time by the Probate Judge, they shall receive no allowance for their services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF Open Court

John B. Coats

Probate Judge

Samuel D. Robinson

Samuel B. Robinson

J. J. McCullaugh

W. H. Robinson

**LETTERS.**

THE STATE OF OHIO, }

Union

County, ss. }

1807--

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of James Robinson late of said County, deceased, has been granted unto Samuel D. Robinson & Samuel B. Robinson whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James Ketch John J. McCullaugh & William H. Robinson and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrators, or of any person for them; to render, upon oath, a true account of their administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats

Judge of said Court, at Marysville

this

14<sup>th</sup>

day of

March

A. D. 1873.

John B. Coats

Probate Judge

By

Deputy.

Filed and Recorded this

14<sup>th</sup>

day of

March

A. D. 1873.

1815--

Know All Men by these Presents: That we, David B. Robinson, are held and firmly bound unto the State of Ohio, in the penal sum of fourteen thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of James Robinson deceased, were granted to the said Samuel D. Robinson & Samuel B. Robinson by the Probate Court of Union County, in the State of Ohio, on the 14<sup>th</sup> day of March, A. D. 1873. Now, if said Samuel D. Robinson & Samuel B. Robinson as Administrators of the Estate of said James Robinson deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to their possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrators, or to the possession of any other person for them.

Third, Shall render, upon oath, a just and true account of their administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after they shall have been notified of the expiration of the time by the Probate Judge, they shall receive no allowance for their services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN

John B. Coats

1815--

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of James Robinson late of said County, deceased, has been granted unto Samuel D. Robinson & Samuel B. Robinson whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James Ketch John J. McCullaugh & William H. Robinson and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrators, or of any person for him; to render, upon oath, a true account of their administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court or the law shall direct.

Witness,

this

Filed and Recorded this

1815--

ADMINISTRATOR OF

*Lisa Clark, deceased*

BOND.

Know All Men by these Presents: That we, *Stephen Cranston Jr.* and *David Bowersmith* and *Henry Shirk* are held and firmly bound unto the State of Ohio, in the penal sum of *One thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *upon the Estate of Lisa Clark* deceased, were granted to the said *Stephen Cranston Jr.* by the Probate Court of *Union* County, in the State of Ohio, on the *fifth* day of *April*, A. D. 18*73*. Now, if said *Stephen Cranston Jr.* as Administrator of the Estate of said *Lisa Clark* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN ~~THE~~ PRESENCE OF *Open Court*

*John B. Coats*

*Probate Judge*

*Stephen Cranston Jr.*

*David Bowersmith*

*Henry Shirk*

1815--

LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Lisa Clark* late of said County, deceased, has been granted unto *Stephen Cranston Jr.* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *John W. Lockwood*, *George Brooks* & *William H. H. Titus* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Mansfield*

*JB*

this *fifth* day of *April*, A. D. 18*73*.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *fifth* day of *April*, A. D. 18*73*



## ADMINISTRATOR OF

1813--

## BOND.

Know All Men by these Presents: That we, William H. Storms  
R. Y. McCallister and Thomas Hornbeck are  
 held and firmly bound unto the State of Ohio, in the penal sum of Seven hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Mary R. Shirk deceased, were granted to the said William H. Storms  
William H. Storms by the Probate Court of Union County, in the State of  
 Ohio, on the 2<sup>d</sup> day of April, A. D. 1873. Now, if said William H. Storms  
 as Administrator of the Estate of said Mary R. Shirk deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF Open Court

John B. Coats  
Notary Public

W. H. Storms  
R. Y. McCallister  
Thomas Hornbeck



## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

1813-- To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Mary R. Shirk late of said County,  
 deceased, has been granted unto William H. Storms whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Finley Davis  
Henry Reister & Ralph Moffitt and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this Second day of April, A. D. 1873.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 2<sup>d</sup> day of April, A. D. 1873

Know All Men by these Presents: That we, William H. Storms  
R. Y. McCallister and Thomas Hornbeck are  
 held and firmly bound unto the State of Ohio, in the penal sum of Seven hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Mary R. Shirk deceased, were granted to the said William H. Storms  
William H. Storms by the Probate Court of Union County, in the State of  
 Ohio, on the 2<sup>d</sup> day of April, A. D. 1873. Now, if said William H. Storms  
 as Administrator of the Estate of said Mary R. Shirk deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF Open Court

John B. Coats  
Notary Public

THE STATE OF OHIO, }

Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Mary R. Shirk late of said County,  
 deceased, has been granted unto William H. Storms whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Finley Davis  
Henry Reister & Ralph Moffitt and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this Second day of April, A. D. 1873.

Filed and Recorded this 2<sup>d</sup> day of April, A. D. 1873

ADMINISTRATOR OF  
1540--

BOND.

*James W. McKittrick*  
*James W. McKittrick*  
*James W. McKittrick*

Know All Men by these Presents: That we, *Perry J. Sherman*  
*William H. Elson* and *Morgan Savage* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Twenty two hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*James W. McKittrick* deceased, were granted to the said  
*Perry J. Sherman* by the Probate Court of *Union* County, in the State of  
Ohio, on the *2<sup>d</sup>* day of *April*, A. D. 18*70*. Now, if said *Perry J. Sherman*  
as Administrator of the Estate of said *James W. McKittrick* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him;

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats*  
*Probate Judge*

*Perry J. Sherman* Seal.  
*Wm. H. Elson* Seal.  
*Morgan Savage* Seal.

LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

1540--

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *James W. McKittrick* late of said County,  
deceased, has been granted unto *Perry J. Sherman* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Henry G. Pittinhouse*  
*Wm. Howey & Wm. Henderson* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Mansfield*

*John B. Coats* this *2<sup>d</sup>* day of *April*, A. D. 18*70*.  
*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_



ADMINISTRATOR OF

1816--

BOND.

Know All Men by these Presents: That we, James W. Robinson  
John W. Robinson and Francis J. Arthur are  
 held and firmly bound unto the State of Ohio, in the penal sum of six hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of  
Matthew Long late of Union deceased, were granted to the said  
James W. Robinson by the Probate Court of Union County, in the State of  
 Ohio, on the 11<sup>th</sup> day of April, A. D. 1873. Now, if said James W. Robinson  
 as Administrator of the Estate of said Matthew Long deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats in Open Court  
John B. Coats Probate Judge

James W. Robinson  
John W. Robinson  
F. J. Arthur



1816--

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Matthew Long late of said County,  
 deceased, has been granted unto James W. Robinson (with the Will annexed of said testator whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by James Buxton, David Edwards  
and Taber Randall and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this Eleventh day of April, A. D. 1873.

*[Signature]*

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18

1652--

Know All Men by these Presents: That we, Deverly  
Peter and Robert are  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of  
Peter deceased, were granted to the said  
Robert by the Probate Court of \_\_\_\_\_ County, in the State of  
 Ohio, on the 19<sup>th</sup> day of \_\_\_\_\_, A. D. 1873. Now, if said Robert  
 as Administrator of the Estate of said Peter deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats in Open Court  
John B. Coats Probate Judge

1652--

THE STATE OF OHIO.

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
Beaver & L and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_

*[Signature]* this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1873.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18

ADMINISTRATOR OF  
*Peter Scott Deceased*  
**BOND.**

1652

Know All Men by these Presents: That we, *Robert Scott*  
*Beverly Depp* and *William Beaver* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Twelve hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Peter Scott* deceased, were granted to the said  
*Robert Scott* by the Probate Court of *Union* County, in the State of  
Ohio, on the *19<sup>th</sup>* day of *July*, A. D. 18*71*. Now, if said *Robert Scott*  
as Administrator of the Estate of said *Peter Scott* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats*  
Probate Judge

*Robert Scott* Seal  
*Beverly Depp* Seal  
*William Beaver* Seal

1652

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Peter Scott* late of said County,  
deceased, has been granted unto *Robert Scott* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Beverly Depp William*  
*Beaver & David C. Lane* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *19<sup>th</sup>* day of *July*, A. D. 18*71*.

*John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.



## ADMINISTRATOR OF

1844--

## BOND.

Know All Men by these Presents: That we, Thomas Baldwin  
Winget Harriman and Granville S. Robertson are  
 held and firmly bound unto the State of Ohio, in the penal sum of Four thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Francis Baldwin deceased, were granted to the said Thomas Baldwin  
Thomas Baldwin by the Probate Court of Union County, in the State of  
 Ohio, on the 27<sup>th</sup> day of August, A. D. 1873. Now, if said Thomas Baldwin  
 as Administrator of the Estate of said Francis Baldwin deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Levi Roseberry  
James W. Scott  
Joseph S. Robertson  
Francis Harper &

Thomas Baldwin  
Winget Harriman  
G. S. Robertson



## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Francis Baldwin late of said County,  
 deceased, has been granted unto Thomas Baldwin whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Henry Mather  
Henry Price & Samuel Grand and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness,

John B. Coats  
John B. Coats

this

27<sup>th</sup>

day of

August

A. D. 1873.

John B. Coats

Probate Judge.

By

Deputy.

Filed and Recorded this

27<sup>th</sup>

day of

August

A. D. 1873.

1851--

Know All Men by these Presents: That we, James H. Coats  
John B. Coats and James H. Coats are  
 held and firmly bound unto the State of Ohio, in the penal sum of Four thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John B. Coats deceased, were granted to the said John B. Coats  
John B. Coats by the Probate Court of Union County, in the State of  
 Ohio, on the 27<sup>th</sup> day of August, A. D. 1873. Now, if said John B. Coats  
 as Administrator of the Estate of said John B. Coats deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John B. Coats  
John B. Coats

1851--

THE STATE OF OHIO, }

Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of John B. Coats late of said County,  
 deceased, has been granted unto John B. Coats whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Henry Mather  
Henry Price & Samuel Grand and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness,

John B. Coats  
John B. Coats

this

Filed and Recorded this

ADMINISTRATOR OF

1851--

BOND.

Know All Men by these Presents: That we, James H. Wall  
James Sterling and Albert J. Carpenter are  
held and firmly bound unto the State of Ohio, in the penal sum of Four thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John Johnson deceased, were granted to the said  
James H. Wall by the Probate Court of Union County, in the State of  
Ohio, on the 10th day of September, A. D. 1873. Now, if said James H. Wall  
as Administrator of the Estate of said John Johnson deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF Open Court  
John B. Coats  
Probate Judge

James H. Wall Seal.  
James Sterling Seal.  
A. J. Carpenter Seal.

1851--

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of John Johnson late of said County,  
deceased, has been granted unto James H. Wall whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Milton M. Shipley  
George Davis & Levi G. Monroe and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marionville  
this 10th day of September, A. D. 1873.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 10th day of September, A. D. 1873.



## ADMINISTRATOR OF

1852--

## BOND.

Know All Men by these Presents: That we, Alfred F. Wilkins, Alf Scott, David Mulford, Aaron B. Robinson, George S. Baldwin and James Sterling are held and firmly bound unto the State of Ohio, in the penal sum of Twenty Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Robson L. Browne upon the Estate of Alfred F. Wilkins deceased, were granted to the said Alfred F. Wilkins by the Probate Court of Union County, in the State of Ohio, on the 13<sup>th</sup> day of September, A. D. 1873. Now, if said Alfred F. Wilkins as Administrator of the Estate of said Robson L. Browne deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. CoatsProbate JudgeOpen CourtA. F. WilkinsAlf ScottDavid MulfordA. B. RobinsonGeorge S. BaldwinJames Sterling

Seal.

Seal.

Seal.

Seal.

Seal.

Seal.

Seal.

1852--

## LETTERS

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Robson L. Browne late of said County, deceased, has been granted unto Alfred F. Wilkins whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Levi Longbrake David Mulford & William H. Robb and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Manassvillethis 13<sup>th</sup> day of September, A. D. 1873.John B. Coats

, Probate Judge.

By

, Deputy.

Filed and Recorded this 13<sup>th</sup> day of September, A. D. 1873.

1854--

Know All Men by these Presents: That we, Laban H. ... are held and firmly bound unto the State of Ohio, in the penal sum of ... Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

James H. ...Ohio, on the 1<sup>st</sup> day of September, A. D. 1873.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

J. O. ...Geo. W. ...

1854--

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of James H. ... late of said County, deceased, has been granted unto James H. ... whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Levi Longbrake David Mulford & William H. Robb and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

Levi Longbrake

, Probate Judge.

Filed and Recorded this 13<sup>th</sup> day of September, A. D. 1873.

ADMINISTRATOR OF

1854--

BOND.

Know All Men by these Presents: That we, *William Figley* and *Uriah Cahill* are held and firmly bound unto the State of Ohio, in the penal sum of *Six Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Jacob Figley* deceased, were granted to the said *William Figley* by the Probate Court of *Union* County, in the State of Ohio, on the *18<sup>th</sup>* day of *September*, A. D. 1873. Now, if said *William Figley* as Administrator of the Estate of said *Jacob Figley* deceased, shall:

- First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
- Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.
- Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.
- Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
- Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*J. O. Lockwood*  
*Geo. W. Bayley*

*William Figley*  
*Laban H. Works*  
*Uriah Cahill*



1854--

LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Jacob Figley* late of said County, deceased, has been granted unto *William Figley* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Joseph Gane* and *James Hoagy & Elliott Southard* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville* this *18<sup>th</sup>* day of *September*, A. D. 1873.  
*John B. Coats*, Probate Judge.

By *John B. Coats*, Deputy.  
Filed and Recorded this *18<sup>th</sup>* day of *September*, A. D. 1873.



## ADMINISTRATOR OF

1859--

## BOND.

Know All Men by these Presents: That we, Mary Stone  
Joseph Collier and Henrich B. Seely are  
 held and firmly bound unto the State of Ohio, in the penal sum of Fifteen hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Joseph Stone deceased, were granted to the said  
Mary Stone by the Probate Court of Union County, in the State of  
 Ohio, on the tenth day of October, A. D. 1873 Now, if said Mary Stone  
 as Administratrix of the Estate of said Joseph Stone deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
 the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John B. Coats  
 Probate Judge

Mary Stone  
Joseph Collier  
H. B. Seely



1859--

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Joseph Stone late of said County,  
 deceased, has been granted unto Mary Stone whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Elijah Fox George Leason  
and Joseph B. Dowdne and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
 for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this tenth day of October, A. D. 1874.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 10<sup>th</sup> day of October, A. D. 1873.

1862--

Know All Men by these Presents: That we, William  
William are  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
\_\_\_\_\_ deceased, were granted to the said  
\_\_\_\_\_ by the Probate Court of \_\_\_\_\_ County, in the State of  
 Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. \_\_\_\_\_

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
 the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John B. Coats  
 Probate Judge

1862--

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
 \_\_\_\_\_ and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
 for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_

\_\_\_\_\_, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. \_\_\_\_\_

## ADMINISTRATOR OF

1862--

## BOND.

Know All Men by these Presents: That we, Darius Buxton  
William W. Woods and William H. Rott are  
 held and firmly bound unto the State of Ohio, in the penal sum of Four hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Adam Brown deceased, were granted to the said  
Darius Buxton by the Probate Court of Union County, in the State of  
 Ohio, on the 22<sup>d</sup> day of October, A. D. 1873. Now, if said Darius Buxton  
 as Administrator of the Estate of said Adam Brown deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF Open Court

John B. Coats  
Probate Judge

D. Buxton  
W. W. Woods  
Wm H. Rott

1862--

## LETTERS.

THE STATE OF OHIO, {

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Adam Brown late of said County,  
 deceased, has been granted unto Darius Buxton whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Garrett Harris  
George Harris & Joseph Hawn and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at MansfieldJohn B. Coats22<sup>d</sup> day ofOctober

, A. D. 1873.

John B. Coats

, Probate Judge.

By

, Deputy.

Filed and Recorded this

22<sup>d</sup>day of October

, A. D. 1873.



## ADMINISTRATOR OF

1863.

## BOND.

Know All Men by these Presents: That we, James Ketch  
Eleazer C. Smith and Samuel D. Smith are  
 held and firmly bound unto the State of Ohio, in the penal sum of Three thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John Fleck deceased, were granted to the said  
James Ketch by the Probate Court of Union County, in the State of  
 Ohio, on the 23<sup>d</sup> day of October, A. D. 1873. Now, if said James Ketch  
 as Administrator of the Estate of said John Fleck deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN ~~the~~ Open Court

John B. Coats  
 Probate Judge

James Ketch  
E. C. Smith  
E. D. Smith

Seal.  
 Seal.  
 Seal.

1863.

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of John Fleck late of said County,  
 deceased, has been granted unto James Ketch whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by George Richard John D. Dodge  
and John J. McCullaugh and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at  
 this 23<sup>d</sup> day of October, A. D. 1873.

G. B.

John B. Coats

Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 23<sup>d</sup> day of October, A. D. 1873.

1854.

Know All Men by these Presents: That we, William  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Jacob deceased, were granted to the said  
Justus by the Probate Court of \_\_\_\_\_ County, in the State of  
 Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1854.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN \_\_\_\_\_

John

1854.

THE STATE OF OHIO, }  
Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of John Fleck late of said County,  
 deceased, has been granted unto James Ketch whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by George Richard John D. Dodge  
and John J. McCullaugh and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_

G. B.

Filed and Re

ADMINISTRATOR OF

1854--

BOND.

Know All Men by these Presents: That we, Justus J. Miller  
William Zigly and Uriah Cahill are  
held and firmly bound unto the State of Ohio, in the penal sum of Six Thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration de bonis non upon the Estate of  
Jacob Zigly deceased, were granted to the said  
Justus J. Miller by the Probate Court of Union County, in the State of  
Ohio, on the 8<sup>th</sup> day of November, A. D. 1873. Now, if said Justus J. Miller  
as Administrator of the Estate of said Jacob Zigly deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PROBATE OPEN Court

<u>John D. Coate</u>	<u>Justus J. Miller</u>
<u>Probate Judge</u>	<u>Wm Zigly</u>
	<u>Uriah Cahill</u>

1854--

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Jacob Zigly late of said County,  
deceased, has been granted unto Justus J. Miller whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Mathew Stamets  
John H. Stirling & Thomas W. Miller and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coate, Judge of said Court, at Marysville  
this 8<sup>th</sup> day of November, A. D. 1873.  
John B. Coate, Probate Judge.

By 8<sup>th</sup> day of November, A. D. 1873.  
Filed and Recorded this 8<sup>th</sup> day of November, A. D. 1873.



## ADMINISTRATOR OF

1870--

## BOND.

Know All Men by these Presents: That we, Daniel Long  
Stephen Long and John Penn are  
 held and firmly bound unto the State of Ohio, in the penal sum of Three Thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Daniel Long deceased, were granted to the said  
Daniel Long by the Probate Court of Union County, in the State of  
 Ohio, on the 16<sup>th</sup> day of December, A. D. 1873. Now, if said Daniel Long  
 as Administrator of the Estate of said Daniel Long deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Mr. Lawrence

Daniel Long  
Stephen Long  
John Penn



1870--

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Daniel Long late of said County,  
 deceased, has been granted unto Daniel Long whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by John Hinkle  
Daniel Anderson & Wm. H. Duckworth and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

GB

this 16<sup>th</sup> day of December, A. D. 1873.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 16<sup>th</sup> day of December, A. D. 1873.

1783--

Know All Men by these Presents: That we, Henry J.  
Henry J. are  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Marion deceased, were granted to the said  
Joseph H. by the Probate Court of \_\_\_\_\_ County, in the State of  
 Ohio, on the 18<sup>th</sup> day of \_\_\_\_\_, A. D. 1873.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John B.  
in of op  
John B. Coats

1783--

THE STATE OF OHIO, }  
Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
William B. J. and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_

GB

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1873.

ADMINISTRATOR OF

Marinda Harper Deceased

BOND.

1783--

Know All Men by these Presents: That we, Joseph Haum and Henry J. King are held and firmly bound unto the State of Ohio, in the penal sum of fourteen hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Marinda Harper deceased, were granted to the said Joseph Haum by the Probate Court of Union County, in the State of Ohio, on the 18<sup>th</sup> day of December, A. D. 1873. Now, if said Joseph Haum as Administrator of the Estate of said Marinda Harper deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats Probate Judge  
in of Union County  
John B. Coats Probate Judge

Joseph Haum Seal  
Henry J. King Seal  
J. N. Hamilton Seal

1783--

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Marinda Harper late of said County, deceased, has been granted unto Joseph Haum whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Gates H. Conners William B. Dunfee & Michael Sager and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville this 18<sup>th</sup> day of December, A. D. 1873.

[Signature]

John B. Coats, Probate Judge.

By [Signature], Deputy.

Filed and Recorded this 18<sup>th</sup> day of December, A. D. 1873



## ADMINISTRATOR OF

1872--

## BOND.

Know All Men by these Presents: That we, William Walke  
Oren Hammond and James C. Miller Jr. are  
 held and firmly bound unto the State of Ohio, in the penal sum of One Thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Joseph E. Hammond deceased, were granted to the said William Walke  
William Walke by the Probate Court of Union County, in the State of  
 Ohio, on the 26<sup>th</sup> day of December, A. D. 1873. Now, if said William Walke  
 as Administrator of the Estate of said Joseph E. Hammond deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN ~~THE~~ OPEN Court

John B. Coats  
 Probate Judge

William Walke Seal  
O. Hammond Seal  
James C. Miller Jr. Seal

1872--

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Joseph E. Hammond late of said County,  
 deceased, has been granted unto William Walke whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by John Cranston  
Dyer Reed and B. F. Harris and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Manysville  
26<sup>th</sup> day of December, A. D. 1873.  
John B. Coats, Probate Judge.

Filed and Recorded this 26<sup>th</sup> day of December, A. D. 1873.

1873--

Know All Men  
Granville  
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EXECUTED IN

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1873--

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Witness,  
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Filed and Re

ADMINISTRATOR OF

1873.

BOND.

Know All Men by these Presents: That we, Isaac L. Arlens  
Granville S. Robertson and Thomas Baldwin are  
held and firmly bound unto the State of Ohio, in the penal sum of Four hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Isaac L. Daniels deceased, were granted to the said  
Isaac L. Arlens by the Probate Court of Union County, in the State of  
Ohio, on the 29<sup>th</sup> day of December, A. D. 1873. Now, if said Isaac L. Arlens  
as Administrator of the Estate of said Isaac L. Daniels deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF OPEN Court

John B. Coats  
Probate Judge

I. L. Arlens Seal.  
G. S. Robertson Seal.  
Thomas Baldwin Seal.

1873.

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Isaac L. Daniels late of said County,  
deceased, has been granted unto Isaac L. Arlens whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 29<sup>th</sup> day of December, A. D. 1873.  
John B. Coats, Probate Judge.

Filed and Recorded this 29<sup>th</sup> day of December, A. D. 1873.



## ADMINISTRATOR OF

1880--

## BOND.

Know All Men by these Presents: That we, *Sarah Drake, Thomas Skidmore*  
and *James Robb* are  
held and firmly bound unto the State of Ohio, in the penal sum of *four hundred (400)* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *have been granted* upon the Estate of  
*Daniel Drake* deceased, were granted to the said *Sarah Drake*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *14<sup>th</sup>* day of *January*, A. D. 18*84*. Now, if said *Sarah Drake*  
as Administratrix of the Estate of said *Daniel Drake* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*J. L. Cameron*  
*Jaher Randall*

*Sarah Drake*  
*Thomas Skidmore*  
*James Robb*

1880--

## LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Daniel Drake* late of said County,  
deceased, has been granted unto *Sarah Drake* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Isaac Shirk, Thomas Harwood*  
and *Samuel B. Skidmore* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *fourteenth* day of *January*, A. D. 18*84*.

By *Jaher Randall*

*John B. Coats*, Probate Judge.

*Jaher Randall*, Deputy Clerk.

Filed and Recorded this *14<sup>th</sup>* day of *January*, A. D. 18*84*.

1885--

Know All Men

held and firmly bound  
to the payment of  
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Whereas, Le  
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EXECUTED IN

1885--

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Witness,

*E. J. B.*  
this

Filed and Rec

## ADMINISTRATOR OF

1885--

## BOND.

Know All Men by these Presents: That we, Harriet Owen, Luther Liggitt  
and George Hanawalt are  
held and firmly bound unto the State of Ohio, in the penal sum of Six thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Samuel Hanawalt deceased, were granted to the said Harriet Owen  
by the Probate Court of Union County, in the State of  
Ohio, on the seventh day of February, A. D. 1884. Now, if said Harriet Owen  
as Administrator of the Estate of said Samuel Hanawalt deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Harriet Owen Seal.  
Luther Liggitt Seal.  
George Hanawalt Seal.

1885--

## LETTERS.

## THE STATE OF OHIO.

Union County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Samuel Hanawalt late of said County,  
deceased, has been granted unto Harriet Owen whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Luther Liggitt and W. L. Henderson  
and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Leats, Judge of said Court, at Marysville  
this seventh day of February, A. D. 1884.

E. J. B.  
E. J. B.

By John B. Leats, Probate Judge.  
By Luther Randall, Deputy.  
day of February, A. D. 1884.

Filed and Recorded this 7th



## ADMINISTRATOR OF

John Gabriel Deceased

1701--

## BOND.

Know All Men by these Presents: That we, Robert F. Lee, Adison Lee, James M. Robinson, William W. Woods are held and firmly bound unto the State of Ohio, in the penal sum of Twenty thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of John Gabriel deceased, were granted to the said Robert F. Lee by the Probate Court of Union County, in the State of Ohio, on the 23 day of January, A. D. 1872. Now, if said Robert F. Lee as Administrator of the Estate of said John Gabriel deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

1701--

Robert F. Lee  
Adison Lee  
J. M. Robinson  
W. W. Woods



## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John Gabriel late of said County, deceased, has been granted unto Robert F. Lee whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by William R. Webb, Thomas Stillings and William F. Wood, and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marionville

this 23 day of January, A. D. 1872.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 26<sup>th</sup> day of July, A. D. 1872.

Rights

Know All Men by these Presents: That we, Robert F. Lee, Adison Lee, James M. Robinson, William W. Woods are held and firmly bound unto the State of Ohio, in the penal sum of Twenty thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of John Gabriel deceased, were granted to the said Robert F. Lee by the Probate Court of Union County, in the State of Ohio, on the 23 day of January, A. D. 1872. Now, if said Robert F. Lee as Administrator of the Estate of said John Gabriel deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

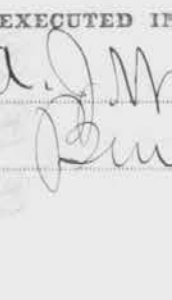
Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

1701--

Robert F. Lee  
Adison Lee  
J. M. Robinson  
W. W. Woods



THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John Gabriel late of said County, deceased, has been granted unto Robert F. Lee whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by William R. Webb, Thomas Stillings and William F. Wood, and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marionville

this 23 day of January, A. D. 1872.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 26<sup>th</sup> day of July, A. D. 1872.

*Richard Hudson* ADMINISTRATOR OF *Deceased.*  
**BOND.**

Know All Men by these Presents: That we, *Henry Hudson* and *James Dwyer* are held and firmly bound unto the State of Ohio, in the penal sum of *Four hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of *Richard Hudson* deceased, were granted to the said *Henry Hudson* by the Probate Court of *Union* County, in the State of Ohio, on the *12th* day of *February*, A. D. 187*4*. Now, if said *Henry Hudson* as Administrator of the Estate of said *Richard Hudson* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*A. J. Wiley*  
*Wm. C. Gray*

*Charles Hudson*  
*Wm. C. Gray*  
*Thomas Dwyer*

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Richard Hudson* late of said County, deceased, has been granted unto *Henry Hudson* with the will annexed, whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

*John B. Corah*  
*12th* day of *February*

, Judge of said Court, at *Massville*

A. D. 187*4*.

*John B. Corah*

, Probate Judge.

By

, Deputy.

Filed and Recorded this

*4*

day of *August*

A. D. 187*8*

*Wm. C. Gray*



## ADMINISTRATOR OF

1890

## BOND.

Know All Men by these Presents: That we, Wesley Garrard, H. H. Woods  
and Forenzo Cheney are  
held and firmly bound unto the State of Ohio, in the penal sum of Five hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Mariam Melching deceased, were granted to the said Wesley Garrard  
by the Probate Court of Union County, in the State of  
Ohio, on the 3<sup>d</sup> day of March, A. D. 1894 Now, if said Wesley Garrard  
as Administrator of the Estate of said Mariam Melching deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Jaher Randall

Wesley Garrard  
H. H. Woods  
Forenzo Cheney

Seal.  
Seal.  
Seal.

1890

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Mariam Melching late of said County,  
deceased, has been granted unto Wesley Garrard whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by James C. Henderson  
Alfred Scott and James H. Lila and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

this

3<sup>d</sup>

day of

March

A. D. 1894

John Bleats, Judge of said Court, at Marysville

Probate Judge.

By

Jaher Randall

Deputy. W. H. H.

Filed and Recorded this

7<sup>th</sup>

day of

March

A. D. 1894

1888

Know All

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1888

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Witness,

W. H. H.

Filed and F

## ADMINISTRATOR OF

1888--

## BOND.

Know All Men by these Presents: That we, Joseph S. Howland and Justus J. Miller are held and firmly bound unto the State of Ohio, in the penal sum of thirteen hundred and fifty Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Jonathan Howland deceased, were granted to the said Joseph S. Howland by the Probate Court of Union County, in the State of Ohio, on the 25<sup>th</sup> day of February, A. D. 1886. Now, if said Joseph S. Howland as Administrator of the Estate of said Jonathan Howland deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

A. James Sterling  
John L. Price

Joseph S. Howland  
Justus J. Miller  
J. H. Miller

Seal.  
Seal.  
Seal.

1888--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Jonathan Howland late of said County, deceased, has been granted unto Joseph S. Howland whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James G. Miller, Mathias and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Laats, Judge of said Court, at Marysville

this 25<sup>th</sup> day of February, A. D. 1886.

John B. Laats, Probate Judge.  
By John Randall, Deputy.

Filed and Recorded this 7<sup>th</sup> day of March, A. D. 1886.



## ADMINISTRATOR OF

1898--

## BOND.

Know All Men by these Presents: That we, *John Johnson, Punch Barwood*  
and *S. D. Elliott* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*William H. Johnson* deceased, were granted to the said *John Johnson*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *11<sup>th</sup>* day of *April*, A. D. 18*94*. Now, if said *John Johnson*  
as Administrator of the Estate of said *William H. Johnson* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*S. B. White**J. H. Johnson*

Seal.

*Punch Barwood*

Seal.

*S. D. Elliott*

Seal.

1898--

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *William H. Johnson* late of said County,  
deceased, has been granted unto *John Johnson* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Punch Barwood, Rosa*  
*Johnson and Simon D. Elliott* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

*John B. Coats*Judge of said Court, at *Marysville*this *11<sup>th</sup>* day of *April*, A. D. 18*94*.*John B. Coats*, Probate Judge.By *Punch Barwood*, Deputy.Filed and Recorded this *11<sup>th</sup>* day of *April*, A. D. 18*94*.

1900-

Know All Men by these Presents: That we, *Alfred*  
held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Catharine* deceased, were granted to the said *Alfred*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *11<sup>th</sup>* day of *April*, A. D. 18*94*. Now, if said *Alfred*  
as Administrator of the Estate of said *Catharine* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*J. H. Johnson*

1900-

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *William H. Johnson* late of said County,  
deceased, has been granted unto *John Johnson* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Punch Barwood, Rosa*  
*Johnson and Simon D. Elliott* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

th

Filed and Recorded

ADMINISTRATOR OF

1900--

BOND.

Know All Men by these Presents: That we, *Rayls Morso, Jacob Parthumor and Alfred Morso* are held and firmly bound unto the State of Ohio, in the penal sum of *Four Hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *Catharine Smudley* upon the Estate of *Rayls Morso* deceased, were granted to the said *Rayls Morso* by the Probate Court of *Union* County, in the State of Ohio, on the *20th* day of *April*, A. D. 18*94*. Now, if said *Rayls Morso* as Administrator of the Estate of said *Catharine Smudley* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Leher Randall*

*Rayls Morso*

*Jacob Parthumor*

*Alfred Morso*

1900--

LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Catharine Smudley* late of said County, deceased, has been granted unto *Rayls Morso* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Harold Barwood Larcum Smith & Miram Stokes* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

*John Bleats*

, Judge of said Court, at *Marysville*

this *20th* day of *April*

, A. D. 18*94*.

*John Bleats*

, Probate Judge.

By *Leher Randall*

, Deputy.

Filed and Recorded this *28th* day of *April*, A. D. 18*94*.



## ADMINISTRATOR OF

1901--

## BOND.

Know All Men by these Presents: That we, A. B. Robinson A. J. Hicking  
and R. H. Thompson are  
held and firmly bound unto the State of Ohio, in the penal sum of Five thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
James R. Russell deceased, were granted to the said A. B. Robinson  
by the Probate Court of Union County, in the State of  
Ohio, on the 24<sup>th</sup> day of April, A. D. 1894. Now, if said A. B. Robinson  
as Administrator of the Estate of said James R. Russell deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Tater RandallA. B. RobinsonA. J. HickingR. H. Thompson

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1901--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of James R. Russell late of said County,  
deceased, has been granted unto A. B. Robinson whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by  Jas B. Murphy, Jas. A.  
Anderson and J. R. Hamilton and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 24<sup>th</sup> day of April, A. D. 1894.

John B. Coats, Probate Judge.

By Tater Randall, Deputy.

Filed and Recorded this 2nd day of May, A. D. 1894

1905--

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Witness,

G. B.

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ADMINISTRATOR OF

1905--

BOND.

Know All Men by these Presents: That we Hiram Stokes William Gabriel and Samuel Woods are held and firmly bound unto the State of Ohio, in the penal sum of six thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration William Kinget deceased, were granted to the said Hiram Stokes upon the Estate of William Kinget by the Probate Court of Union County, in the State of Ohio, on the 4<sup>th</sup> day of May, A. D. 1894. Now, if said Hiram Stokes as Administrator of the Estate of said William Kinget deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

H. Stokes Seal.  
Wm. Gabriel Seal.  
Samuel Woods Seal.

1905--

LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of William Kinget late of said County, deceased, has been granted unto Hiram Stokes whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Elipha Barnham and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marysville this 4<sup>th</sup> day of May, A. D. 1894.  
John Bleats, Probate Judge.  
By Jaher Randall, Deputy.

Filed and Recorded this 16<sup>th</sup> day of May, A. D. 1894.



## ADMINISTRATOR OF

1921--

## BOND.

Know All Men by these Presents: That we, Amanda Chandler Samuel Johnson  
and George Shipley are  
held and firmly bound unto the State of Ohio, in the penal sum of Five hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Anson M. Chandler deceased, were granted to the said Amanda Chandler  
by the Probate Court of Union County, in the State of  
Ohio, on the 12<sup>th</sup> day of June, A. D. 1894. Now, if said Amanda Chandler  
as Administratrix of the Estate of said Anson M. Chandler deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John B. Leats  
Probate Judge  
Union

Amanda Chandler Seal.  
Samuel Johnson Seal.  
Geo. Shipley Seal.

1921--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Anson M. Chandler late of said County,  
deceased, has been granted unto Amanda Chandler whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by William X. Fulton, Andrew  
M. S. Phil and Sylvanus Taylor and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Leats, Judge of said Court, at Mayonville  
this 12<sup>th</sup> day of June, A. D. 1894.  
John B. Leats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 12<sup>th</sup> day of June, A. D. 1894,

1928--

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John B. Leats  
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## ADMINISTRATOR OF

1928--

## BOND.

Know All Men by these Presents: That we Hannah F. Pierce, John Maskill  
and Enos G. Bell are  
held and firmly bound unto the State of Ohio, in the penal sum of Seven hundred and fifty Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration  
Daniel H. Pierce deceased, were granted to the said Hannah F. Pierce  
upon the Estate of  
by the Probate Court of Union County, in the State of  
Ohio, on the twenty third day of June, A. D. 1828. Now, if said Hannah F. Pierce  
as Administratrix of the Estate of said Daniel H. Pierce deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court  
John B. Coats  
Probate Judge

Hannah F. Pierce Seal.  
John Maskill Seal.  
Enos G. Bell Seal.

1928--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Daniel H. Pierce late of said County, deceased, has been granted unto Hannah F. Pierce whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by John Maskill Washington Bacon and Ingham Ward and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Marysville  
this twenty third day of June, A. D. 1828.  
John B. Coats, Probate Judge.

By

Deputy.

Filed and Recorded this 23<sup>rd</sup> day of June, A. D. 1828.



ADMINISTRATOR OF

1929--

BOND.

Know All Men by these Presents: That we, James Ketch, David L. Lane  
and Isaac McHarnes are  
held and firmly bound unto the State of Ohio, in the penal sum of Two hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
David Cook deceased, were granted to the said James Ketch  
by the Probate Court of Union County, in the State of  
Ohio, on the 24<sup>th</sup> day of June, A. D. 1894, Now, if said James Ketch  
as Administrator of the Estate of said David Cook deceased, shall:

- First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
- Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.
- Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.
- Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
- Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John B. Coats  
Probate Judge

James Ketch Seal.  
D. L. Lane Seal.  
Isaac McHarnes Seal.

1929--

LETTERS.

THE STATE OF OHIO, }  
County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of David Cook late of said County, deceased, has been granted unto James Ketch whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Harvey S. McKittrick, Andrew McCampbell and David McEllung and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 24<sup>th</sup> day of June, A. D. 1894.  
John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 24<sup>th</sup> day of June, A. D. 1894.

1927--

Know All Men by these Presents: That we, Witcraft  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
James William Williams deceased, were granted to the said James Williams  
by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_, Now, if said James Williams  
as Administrator of the Estate of said James Williams deceased, shall:

- First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
- Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.
- Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.
- Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
- Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED

Open Court  
John B. Coats  
Probate Judge

1927--

THE ST.

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

Filed and P

ADMINISTRATOR OF

1927--

BOND.

Know All Men by these Presents: That we, Obadiah Williams, James H. Hitecraft and Ramon Williams are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Jesse Williams deceased, were granted to the said Obadiah Williams by the Probate Court of Union County, in the State of Ohio, on the 23<sup>d</sup> day of June, A. D. 1894. Now, if said Obadiah Williams as Administrator of the Estate of said Jesse Williams deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John B. Leats  
Probate Judge

Obadiah Williams Seal  
James H. Hitecraft Seal  
Ramon Williams Seal

1927--

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Jesse Williams late of said County, deceased, has been granted unto Obadiah Williams whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by John Hobernack, Aaron Richardson and Jesse Miller and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Leats, Judge of said Court, at Marysville this 23<sup>d</sup> day of June, A. D. 1894.  
John B. Leats, Probate Judge.

Filed and Recorded this 24<sup>th</sup> day of June, A. D. 1894.



## ADMINISTRATOR OF

1946--

## BOND.

Know All Men by these Presents: That we, William Reed, George H. Donley  
and Thaddeus Hood are  
held and firmly bound unto the State of Ohio, in the penal sum of Two Hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Zephaniah Reed deceased, were granted to the said William Reed  
by the Probate Court of Union County, in the State of  
Ohio, on the twenty eighth day of September, A. D. 1894. Now, if said William Reed  
as Administrator of the Estate of said Zephaniah Reed deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats  
Probate Judge

William Reed Seal.  
George H. Donley Seal.  
Thaddeus Hood Seal.

1946--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Zephaniah Reed late of said County,  
deceased, has been granted unto William Reed whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by George Miller Gathers Garner  
and William Staley and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marysville

this 28<sup>th</sup> day of September, A. D. 1894.  
John Bleats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 24<sup>th</sup> day of September, A. D. 1894.

1936--

Know All Men

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EXECUTED IN

Open Court  
John Bleats  
Probate Judge

1936--

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John Bleats thi

Filed and R

ADMINISTRATOR OF

1936--

BOND.

Know All Men by these Presents: That we, Samuel H. Darboran, George Herriatt  
and Abraham Row are  
held and firmly bound unto the State of Ohio, in the penal sum of Eight hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Thompson Herriatt deceased, were granted to the said Samuel H. Darboran  
by the Probate Court of Union County, in the State of  
Ohio, on the Eighteenth day of July, A. D. 1886. Now, if said Samuel H. Darboran  
horan as Administrator of the Estate of said Thompson Herriatt deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court S. H. Darboran Seal.  
John Bleats George Herriatt Seal.  
Probate Judge Abraham Row Seal.

1936--

LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Thompson Herriatt late of said County,  
deceased, has been granted unto Samuel H. Darboran whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by George Leasure, James W.  
Drills and Barnard Baker and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marysville  
this 18<sup>th</sup> day of July, A. D. 1886.  
John Bleats, Probate Judge.

By John Bleats, Deputy.  
Filed and Recorded this 28<sup>th</sup> day of September, A. D. 1886.



## ADMINISTRATOR OF

1952--

## BOND.

Know All Men by these Presents: That we, Orlando D. Keeler, Thomas Baldwin  
and Minget Harraman are  
held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Hiram Keeler deceased, were granted to the said Orlando D. Keeler  
by the Probate Court of Union County, in the State of  
Ohio, on the sixteenth day of October, A. D. 1874. Now, if said Orlando D. Keeler  
as Administrator of the Estate of said Hiram Keeler deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which ~~have or~~ shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats  
Probate Judge

Orlando D. Keeler Seal.  
Thomas Baldwin Seal.  
Minget Harraman Seal.

1952--

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Hiram Keeler late of said County,  
deceased, has been granted unto Orlando D. Keeler whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Edward Martin and Samuel  
Warrant and Gen. Rosebury and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marysville  
this sixteenth day of October, A. D. 1874.  
John Bleats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 16<sup>th</sup> day of October, A. D. 1874.

1963--

Know All Men

held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John Long deceased, were granted to the said \_\_\_\_\_  
by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats  
Probate Judge

1963--

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of \_\_\_\_\_ late of said County,  
deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and \_\_\_\_\_  
and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, \_\_\_\_\_

John Bleats, Judge of said Court, at \_\_\_\_\_  
this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

ADMINISTRATOR OF

1963..

BOND.

Know All Men by these Presents: That we, Nylas Sabine as principal  
and Christopher Houston and John Sabine as sureties are  
held and firmly bound unto the State of Ohio, in the penal sum of Five thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of  
John Long deceased, were granted to the said Nylas Sabine  
by the Probate Court of Union County, in the State of  
Ohio, on the ninth day of November, A. D. 1884. Now, if said Nylas Sabine  
as Administrator of the Estate of said John Long deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats  
Probate Judge

N. Sabine Seal  
Christopher Houston Seal  
John J. Sabine Seal

1963..

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of John Long  
deceased, has been granted unto Nylas Sabine (with the will of the said John Long deceased, annexed) whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by George Bleats, Thomas P  
Cratty and Ronaldo Moses and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marysville  
this ninth day of November, A. D. 1884.  
John Bleats, Probate Judge

By John Bleats, Deputy.  
Filed and Recorded this 9th day of November, A. D. 1884.



## ADMINISTRATOR OF

1967--

## BOND.

Know All Men by these Presents: That we, Lewis B. Norville and Cylett Sharp are held and firmly bound unto the State of Ohio, in the penal sum of Six thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Seth B. Norville deceased, were granted to the said Lewis B. Norville by the Probate Court of Union County, in the State of Ohio, on the 4<sup>th</sup> day of December, A. D. 1874. Now, if said Lewis B. Norville as Administrator of the Estate of said Seth B. Norville deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Wm. L. Marshall  
Abisha Warner

Lewis B. Norville Seal.  
John B. Bleasdale Seal.  
Cylett Sharp Seal.

1967--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Seth B. Norville late of said County; deceased, has been granted unto Lewis B. Norville whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Samuel Waddell, William Jordan and Ezra Fallman and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Bleasdale, Judge of said Court, at Marysville this 4<sup>th</sup> day of December, A. D. 1874.  
John B. Bleasdale Probate Judge.

By John B. Bleasdale, Deputy.  
Filed and Recorded this 4<sup>th</sup> day of December, A. D. 1874

1969--

Know All Men

held and firmly bound unto the State of Ohio, in the penal sum of Six thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Matilda deceased, were granted to the said Matilda by the Probate Court of Union County, in the State of Ohio, on the 4<sup>th</sup> day of December, A. D. 1874. Now, if said Matilda as Administrator of the Estate of said Matilda deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED

Open  
John B. Bleasdale  
John B. Bleasdale

1969--

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Matilda late of said County; deceased, has been granted unto Matilda whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Samuel Waddell, William Jordan and Ezra Fallman and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Bleasdale  
John B. Bleasdale

Filed and Recorded

ADMINISTRATOR OF

1969--

BOND.

Know All Men by these Presents: That we, S. A. Cherry, Darius Buxton  
and Edward Lake are  
held and firmly bound unto the State of Ohio, in the penal sum of four hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Matilda A. Smith deceased, were granted to the said S. A. Cherry  
by the Probate Court of Union County, in the State of  
Ohio, on the fourteenth day of December, A. D. 1894. Now, if said S. A. Cherry  
as Administrator of the Estate of said Matilda A. Smith deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John B. Coats  
Probate Judge

S. A. Cherry  
Darius Buxton  
E. J. Lake

Seal.  
Seal.  
Seal.

1969--

LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Matilda A. Smith late of said County,  
deceased, has been granted unto S. A. Cherry whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Darius Buxton and William  
M. Robinson and William J. E. and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 14th day of December, A. D. 1894.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 14th day of December, A. D. 1894.



## ADMINISTRATOR OF

1977--

## BOND.

Know All Men by these Presents: That we, Albert E. Morse, William H. Woods  
and Robert M. Henderson are  
held and firmly bound unto the State of Ohio, in the penal sum of Twenty six Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration Matilda Parke upon the Estate of  
deceased, were granted to the said Albert E. Morse  
by the Probate Court of Union County, in the State of  
Ohio, on the third day of February, A. D. 1895. Now, if said Albert E. Morse  
as Administrator of the Estate of said Matilda Parke deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Chas. Leary  
John B. Coats  
Probate Judge

Albert E. Morse Seal.  
W. H. Woods Seal.  
R. M. Henderson Seal.

1977--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Matilda Parke late of said County,  
deceased, has been granted unto Albert E. Morse whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by A. A. Woodward, Harry  
Barnham and William Howard and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Manassett

this third day of February, A. D. 1895.

ES

Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 3d day of February, A. D. 1895.

1994--

Know All Men

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EXECUTED IN

Chas. Leary  
John B. Coats  
Probate Judge

1994--

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## ADMINISTRATOR OF

1994

## BOND.

Know All Men by these Presents: That we, Lewis Brown, George Harris and  
and Silas Brown are  
 held and firmly bound unto the State of Ohio, in the penal sum of Twenty hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John A. Brown deceased, were granted to the said Lewis Brown  
 by the Probate Court of Union County, in the State of  
 Ohio, on the 16<sup>th</sup> day of March, A. D. 1875. Now, if said Lewis Brown  
 as Administrator of the Estate of said John A. Brown deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats  
Probate Judge

Lewis Brown Seal.  
George Harris Seal.  
Silas Brown Seal.

1994

## LETTERS.

THE STATE OF OHIO, {

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of John A. Brown late of said County,  
 deceased, has been granted unto Lewis Brown whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by John Douglas, George  
Harris and Joseph Hawn and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marysville  
this 16<sup>th</sup> day of March, A. D. 1875.  
John Bleats, Probate Judge.

By John Bleats, Deputy.  
 Filed and Recorded this 16<sup>th</sup> day of March, A. D. 1875.



## ADMINISTRATOR OF

1993--

## BOND.

Know All Men by these Presents: That we, William H. Ferguson, George B. Hamilton  
and Horatio L. Hamilton are  
held and firmly bound unto the State of Ohio, in the penal sum of Five thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration  
Edward J. Stiles deceased, were granted to the said William H. Ferguson  
by the Probate Court of Union County, in the State of  
Ohio, on the 16<sup>th</sup> day of March, A. D. 1895. Now, if said William H. Ferguson  
as Administrator of the Estate of said Edward J. Stiles deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

H. H. Gyle  
W. H. Pass

William H. Ferguson Seal.  
George B. Hamilton Seal.  
Horatio L. Hamilton Seal.

1993--

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Edward J. Stiles late of said County,  
deceased, has been granted unto William H. Ferguson whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Isaac Graham and John J.  
Finley and Horatio L. Hamilton and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 16<sup>th</sup> day of March, A. D. 1895.  
John B. Coats, Probate Judge.

By John B. Coats, Deputy.  
Filed and Recorded this 16<sup>th</sup> day of March, A. D. 1895.

1998--

Know All Men

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Filed and Rec

## ADMINISTRATOR OF

1998--

## BOND.

Know All Men by these Presents: That we, *George Harris, William Harris*  
and *Noah Orr* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas Letters of Administration *Barrett Harris* deceased, were granted to the said *George Harris* upon the Estate of  
Ohio, on the *30th* day of *March*, A. D. 18*75* by the Probate Court of *Union* County, in the State of  
as Administrator of the Estate of said *Barrett Harris* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court*  
*John B. Coats*  
Probate Judge.

*George Harris*  
*William Harris*  
*Noah Orr*

Seal.  
Seal.  
Seal.

1998--

## LETTERS.

THE STATE OF OHIO, {

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Barrett Harris* late of said County,  
deceased, has been granted unto *George Harris* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Joseph Hawn, A. J. Ferguson*  
and *John Douglass* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

*John B. Coats*Judge of said Court, at *Marysville*this *30th* day of *March*A. D. 18*75*.*John B. Coats**John B. Coats*

Probate Judge.

By

Deputy.

Filed and Recorded this

*30th*

day of

*March*A. D. 18*75*.



## ADMINISTRATOR OF

1999--

## BOND.

Know All Men by these Presents: That we, *Asahel A. Woodworth, B. A. Fay*  
and *James B. Whelpley* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Eight hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Griswold Woodworth* deceased, were granted to the said *Asahel A. Woodworth*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *thirtieth* day of *March*, A. D. 18*75*. Now, if said *Asahel A. Woodworth*  
as Administrator of the Estate of said *Griswold Woodworth* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

*Open Court*  
*John B. Leats*  
Probate Judge

*A. A. Woodworth*  
*B. A. Fay*  
*J. B. Whelpley*

Seal

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1999--

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Griswold Woodworth* late of said County,  
deceased, has been granted unto *Asahel A. Woodworth* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Anthony Moran Asa*  
*Bates and Albert Morse* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

*John B. Leats*, Judge of said Court, at *Musville*

this *thirtieth* day of *March*, A. D. 18*75*.

*John B. Leats*

*John B. Leats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *30th* day of *March*, A. D. 18*75*.

Know All Men

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Witness,

*John B. Leats*

Filed and Re

## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, \_\_\_\_\_  
and \_\_\_\_\_ are  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration \_\_\_\_\_ upon the Estate of  
\_\_\_\_\_ deceased, were granted to the said \_\_\_\_\_  
by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_. Now, if said \_\_\_\_\_  
as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to h \_\_\_\_\_ possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all h \_\_\_\_\_ real estate that may be sold for the payment of h \_\_\_\_\_ debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for h \_\_\_\_\_.

Third, Shall render, upon oath, a just and true account of h \_\_\_\_\_ administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after h \_\_\_\_\_ shall have been notified of  
the expiration of the time by the Probate Judge, h \_\_\_\_\_ shall receive no allowance for h \_\_\_\_\_ services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in h \_\_\_\_\_ hands upon the settlement of h \_\_\_\_\_ accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Seal.  
Seal.  
Seal.

Seal.  
Seal.  
Seal.

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Griswold Wardworth late of said County,  
deceased, has been granted unto Asahel A. Wardworth whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Anthony Moran, Asa  
Bates and Albert E. Masco and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

John B. Coats  
this \_\_\_\_\_ day of \_\_\_\_\_  
A. D. 18\_\_\_\_

John B. Coats, Judge of said Court, at Marysville.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 30th day of March, A. D. 18\_\_\_\_.

B. A. Fay  
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Probate Judge.  
Deputy.



## ADMINISTRATOR OF

2001--

## BOND.

Know All Men by these Presents: That we, Susan P Adams,  
and \_\_\_\_\_ are  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration \_\_\_\_\_ upon the Estate of  
John Adams deceased, were granted to the said Susan P Adams  
by the Probate Court of Union County, in the State of  
Ohio, on the 5<sup>th</sup> day of April, A. D. 1885. Now, if said Susan P Adams  
as Administratrix of the Estate of said John Adams deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats  
Probate Judge

Susan P Adams  
A. D. Blake  
M. H. Hull

Seal.  
Seal.  
Seal.

2001--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of John Adams late of said County,  
deceased, has been granted unto Susan P Adams whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Thomas P. Leratty, George  
Hebert and William Ferguson and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after she shall have been notified of the  
expiration of the time by the Probate Judge, she shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
or the law shall direct.

Witness,

John Bleats, Judge of said Court, at Marysville

this fifth day of April, A. D. 1885.

John Bleats, Probate Judge.

Deputy.

By \_\_\_\_\_  
Filed and Recorded this 5<sup>th</sup> day of April, A. D. 1885.

2003--

Know All Men

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Witness,

Q. S.

Filed and Re

## ADMINISTRATOR OF

2003--

## BOND.

Know All Men by these Presents: That we, *Catharine Bell, Ralph Graham*  
and *Phineas Bell Silas Bell* are  
held and firmly bound unto the State of Ohio, in the penal sum of *One thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration  
*Phineas Bell* deceased, were granted to the said *Catharine Bell*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *sixth* day of *April*, A. D. 18*85*. Now, if said *Catharine Bell*  
as Administratrix of the Estate of said *Phineas Bell* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all *her* real estate that may be sold for the payment of *her* debts, which shall at any time come to  
the possession of said Administratrix, or to the possession of any other person for *her*.

Third, Shall render, upon oath, a just and true account of *her* administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after *she* shall have been notified of  
the expiration of the time by the Probate Judge, *she* shall receive no allowance for *her* services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in *her* hands upon the settlement of *her* accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court*  
*John Bleats*  
*Probate Judge*

*Catharine Bell* Seal.  
*Ralph Graham* Seal.  
*Silas Bell* Seal.

2003--

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Phineas Bell* late of said County,  
deceased, has been granted unto *Catharine Bell* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Luther Liggott, William K*  
*Anderson and Harriet Owen* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of *his* death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of *his* debts, which shall at any time come into the possession of said Administratrix, or of any person  
for *her*; to render, upon oath, a true account of *her* administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after *she* shall have been notified of the  
expiration of the time by the Probate Judge, *she* shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in *her* hands, upon settlement of *her* accounts, to such persons as the Court  
or the law shall direct.

Witness,

*John Bleats*, Judge of said Court, at *Marysville*  
this *six* day of *April*, A. D. 18*85*.  
*John Bleats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *6th* day of *April*, A. D. 18*85*.



## ADMINISTRATOR OF

2014--

## BOND.

Know All Men by these Presents: That we, Nylas Sakin, Elias Robertson  
and Alexander H. Reed are  
held and firmly bound unto the State of Ohio, in the penal sum of Sixteen hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Thomas Moore deceased, were granted to the said Nylas Sakin  
by the Probate Court of Union County, in the State of  
Ohio, on the twenty seventh day of May, A. D. 1895. Now, if said Nylas Sakin  
as Administrator of the Estate of said Thomas Moore deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats  
Probate Judge

N. Sakin Seal  
Elias Robertson Seal  
Alexander H. Reed Seal

2014--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Thomas Moore late of said County,  
deceased, has been granted unto Nylas Sakin whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Thomas P. Crary, Rinaldo  
Moses and Henry Hunt and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

John Bleats, Judge of said Court, at Marysville  
this 21<sup>st</sup> day of May, A. D. 1895.  
John Bleats, Probate Judge.

By

Filed and Recorded this 21<sup>st</sup> day of May, A. D. 1895.

2027--

Know All Men

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EXECUTED IN

Open Court  
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2027--

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Filed and Rec

## ADMINISTRATOR OF

2027--

## BOND.

Know All Men by these Presents: That we, George H. Bacon John Maskill  
and Benjamin Pierce are  
held and firmly bound unto the State of Ohio, in the penal sum of One thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration Charles Styer upon the Estate of  
deceased, were granted to the said George H. Bacon  
by the Probate Court of Union County, in the State of  
Ohio, on the 30th day of June, A. D. 1875. Now, if said George H. Bacon  
as Administrator of the Estate of said Charles Styer deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void; otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John B. Coats  
Probate Judge

George H. Bacon  
John Maskill  
B. B. Pierce

Seal.  
Seal.  
Seal.

2027--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Charles Styer late of said County, whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by John Maskill Joseph Mas-  
hill and Jugum Wood and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats  
this 30th day of June

, Judge of said Court, at Marysville  
A. D. 1875.

John B. Coats, Probate Judge.  
Deputy.

Filed and Recorded this 30th day of June, A. D. 1875.



## ADMINISTRATOR OF

2033--

## BOND.

Know All Men by these Presents: That we, Joel D. Graham, James B. Mulpley, Isaac Hamilton and James H. Robinson are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas Letters of Administration upon the Estate of Sarah Graham deceased, were granted to the said Joel D. Graham by the Probate Court of Union County, in the State of Ohio, on the 8<sup>th</sup> day of July, A. D. 1885. Now, if said Joel D. Graham as Administrator of the Estate of said Sarah Graham deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats

Joel D. Graham  
J. B. Mulpley  
J. H. Robinson

Seal.  
Seal.  
Seal.

2033--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Sarah Graham late of said County, deceased, has been granted unto Joel D. Graham whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Norath L. Hamilton and John D. Leno and Thomas P. Percutty and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John Bleats  
8<sup>th</sup> day of July, A. D. 1885.

John Bleats  
Probate Judge.

Deputy.

Filed and Recorded this

8<sup>th</sup>

day of

JulyA. D. 1885

2035--

Know All Men

held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Adam deceased, were granted to the said Adam by the Probate Court of Union County, in the State of Ohio, on the 8<sup>th</sup> day of July, A. D. 1885. Now, if said Adam as Administrator of the Estate of said Adam deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats

2035--

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Adam late of said County, deceased, has been granted unto Adam whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Norath L. Hamilton and John D. Leno and Thomas P. Percutty and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John Bleats  
8<sup>th</sup> day of July, A. D. 1885.

Filed and Recorded this

## ADMINISTRATOR OF

2035--

## BOND.

Know All Men by these Presents: That we, Stephen Shirk and Orlando Wells are held and firmly bound unto the State of Ohio, in the penal sum of Six hundred and fifty Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Adam Brake deceased, were granted to the said Stephen Shirk upon the Estate of Adam Brake by the Probate Court of Union County, in the State of Ohio, on the twenty-fourth day of July, A. D. 1875. Now, if said Stephen Shirk as Administrator of the Estate of said Adam Brake deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Orlando Wells  
John Bleats  
Probate Judge

Stephen Shirk  
Orlando Wells  
John F. Sakin

2035--

## LETTERS.

THE STATE OF OHIO,

Union County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Adam Brake late of said County, deceased, has been granted unto Stephen Shirk whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Nehemiah Whiles, Elisha Wells and George Shell and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marionville this 24<sup>th</sup> day of July, A. D. 1875.

John Bleats, Probate Judge.  
By John F. Sakin, Deputy.

Filed and Recorded this 24<sup>th</sup> day of July, A. D. 1875.



ADMINISTRATOR OF

2050--

BOND.

Know All Men by these Presents: That we Minnie Storey, Thomas P. Cratty  
and Nylas Sabine are  
held and firmly bound unto the State of Ohio, in the penal sum of Eight hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration  
Abel McLeary deceased, were granted to the said Minnie Storey  
by the Probate Court of Union County, in the State of  
Ohio, on the 27th day of October, A. D. 1885. Now, if said Minnie Storey  
as Administratrix of the Estate of said Abel McLeary deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court  
John Bleats  
Probate Judge

Minnie Storey Seal.  
T. P. Cratty Seal.  
Nylas Sabine Seal.

2050--

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Abel McLeary late of said County,  
deceased, has been granted unto Minnie Storey whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Henry Hant, Morris W.  
Hill and Nylas Sabine and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after she shall have been notified of the  
expiration of the time by the Probate Judge, she shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marysville

this 27th day of October, A. D. 1885.  
John Bleats Probate Judge.

By John Bleats, Deputy.  
Filed and Recorded this 27th day of October, A. D. 1885

2051--

Know All Men

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to the payment of  
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Whereas, John Y. D.  
Ohio, on the 27th

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EXECUTED IN

Open Court  
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2051--

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Witness,

John Y. D.

Filed and H

ADMINISTRATOR OF

2051--

BOND.

Know All Men by these Presents:

That we *Stephen Cranston Jr. Samuel Jewell*  
and *David Anthony* are

held and firmly bound unto the State of Ohio, in the penal sum of *Eight hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration  
*John G. Thompson* deceased, were granted to the said *Stephen Cranston Jr.*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *twenty eighth* day of *October*, A. D. 18*85*. Now, if said *Stephen Cranston Jr.*  
as Administrator of the Estate of said *John G. Thompson* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John Bleats*  
*John Bleats*  
Probate Judge

*Stephen Cranston Jr.* Seal.  
*Samuel Jewell* Seal.  
*David Anthony* Seal.

2051--

LETTERS.

THE STATE OF OHIO,

*Union* County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *John G. Thompson* late of said County,  
deceased, has been granted unto *Stephen Cranston Jr.* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Isaac Braden Jr.*  
*Benjamin Grubbs and Eli Smith* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John Bleats*, Judge of said Court, at *Marysville*  
this *twenty eighth* day of *October*, A. D. 18*85*.  
*John Bleats*, Probate Judge.

By *John Bleats*, Deputy.  
Filed and Recorded this *28th* day of *October*, A. D. 18*85*.



## ADMINISTRATOR OF

2070--

## BOND.

Know All Men by these Presents: That we, Leonidas Piper, William H. Robinson  
and Alvan Thompson are  
held and firmly bound unto the State of Ohio, in the penal sum of Twenty Hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration  
Mary J. Barbour deceased, were granted to the said Leonidas Piper  
by the Probate Court of Union County, in the State of  
Ohio, on the first day of January, A. D. 1896. Now, if said Leonidas Piper  
as Administrator of the Estate of said Mary J. Barbour deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court  
John Bleats  
Probate Judge

Leonidas Piper Seal.  
William H. Robinson Seal.  
A. Thompson Seal.

2070--

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Mary J. Barbour late of said County,  
deceased, has been granted unto Leonidas Piper whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by James A. Henderson,  
Moses Thompson and Philip Smar and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John Bleats, Judge of said Court, at Marysville

this first day of January, A. D. 1896.

John Bleats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 10th day of January, A. D. 1896.

Know All Men

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EXECUTED IN

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Filed and Re

*James Rittenhouse*  
ADMINISTRATOR OF  
*William Leggett Deceased*  
1841-- **BOND.**

Know All Men by these Presents: That we, *James Rittenhouse* and *John Guy* are held and firmly bound unto the State of Ohio, in the penal sum of *Eight hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *William Leggett* deceased, were granted to the said *James Rittenhouse* by the Probate Court of *Union* County, in the State of Ohio, on the *14<sup>th</sup>* day of *April*, A. D. 18*70*. Now, if said *James Rittenhouse* as Administrator of the Estate of said *William Leggett* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*James Rittenhouse* Seal  
*John Guy* Seal  
Seal

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *William Leggett* late of said County, deceased, has been granted unto *James Rittenhouse* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Wm Henry H. P.* *Rittenhouse & Perry Sherman* and to return, upon oath, within three months, a true inventory thereof; also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B Coats*, Judge of said Court, at *Marysville Ohio*  
this *14* day of *April*, A. D. 18*70*  
*John B Coats*, Probate Judge.  
By *John Guy*, Deputy.

Filed and Recorded this *15<sup>th</sup>* day of *April*, A. D. 18*70*  
*John B Coats* Probate Judge



1560--

ADMINISTRATOR OF

# William Thompson Deceased

## BOND.

Know All Men by these Presents: That we *Mary J. Thompson* and *David Watson* and *Jo. Baker* are held and firmly bound unto the State of Ohio, in the penal sum of *Sixteen Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *William Thompson* deceased, were granted to the said *Mary J. Thompson* by the Probate Court of *Union* County, in the State of Ohio, on the *July* day of *July*, A. D. 18*70*. Now, if said *Mary J. Thompson* as Administrator of the Estate of said *William Thompson* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Mary J. Thompson*  
*David Watson*  
*Jo. Baker*



## LETTERS.

THE STATE OF OHIO, {

1560--

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *William Thompson* late of said County, deceased, has been granted unto *Mary J. Thompson* whose duty it shall

be to have all and singular the said goods, chattels, rights and credits appraised by *French Farwood, Dwight Webb and James H. Neal* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *13<sup>th</sup>* day of *July*, A. D. 18*70*.

*John B. Coats*, Probate Judge.

By *John B. Coats*, Deputy.

Filed and Recorded this *16<sup>th</sup>* day of *July*, A. D. 18*70*.

1565--

Know All Men by these Presents: That we *William* are held and firmly bound unto the State of Ohio, in the penal sum of *Sixteen Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *William* deceased, were granted to the said *Mary J. Thompson* by the Probate Court of *Union* County, in the State of Ohio, on the *July* day of *July*, A. D. 18*70*. Now, if said *Mary J. Thompson* as Administrator of the Estate of said *William* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN

1565--

THE STATE OF OHIO, {

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *William* late of said County, deceased, has been granted unto *Mary J. Thompson* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *French Farwood, Dwight Webb and James H. Neal* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*

this *13<sup>th</sup>* day of *July*, A. D. 18*70*.

*John B. Coats*, Probate Judge.

By *John B. Coats*, Deputy.

Filed and Recorded this *16<sup>th</sup>* day of *July*, A. D. 18*70*.

ADMINISTRATOR OF

1565--

## BOND.

Know All Men by these Presents: That we, Samuel L. Reed and William L. Porter are held and firmly bound unto the State of Ohio, in the penal sum of Sixteen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration James Reed deceased, were granted to the said Samuel L. Reed by the Probate Court of Union County, in the State of Ohio, on the sixth day of August, A. D. 1890. Now, if said Samuel L. Reed as Administrator of the Estate of said James Reed deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to h 15 possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all h 15 real estate that may be sold for the payment of h 15 debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for h in.

Third, Shall render, upon oath, a just and true account of h 15 administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after h 15 shall have been notified of the expiration of the time by the Probate Judge, h 15 shall receive no allowance for h 15 services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in h 15 hands upon the settlement of h 15 accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

S L Reed  
Wm Linget  
W L Porter



1565--

## LETTERS.

THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by and to return, upon oath, within three months, a true inventory

thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for ; to render, upon oath, a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

Witness, Judge of said Court, at

this day of, A. D. 18 .

, Probate Judge.

By Deputy.

Filed and Recorded this day of, A. D. 18 .



1571--

ADMINISTRATOR OF  
**BOND.**

Know All Men by these Presents: That we, *Daniel Burkpile* and *James Hammiton Jr* are held and firmly bound unto the State of Ohio, in the penal sum of *One Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Joseph Corder* deceased, were granted to the said *Daniel Burkpile* by the Probate Court of *Union* County, in the State of Ohio, on the *17* day of *September*, A. D. 18*70*. Now, if said *Daniel Burkpile* as Administrator of the Estate of said *Joseph Corder* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to h *is* possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all h *is* real estate that may be sold for the payment of h *is* debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for h *im*.

Third, Shall render, upon oath, a just and true account of h *is* administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after h *is* shall have been notified of the expiration of the time by the Probate Judge, h *e* shall receive no allowance for h *is* services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in h *is* hands upon the settlement of h *is* accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B Coats*  
Probate Judge

*Daniel Burkpile*  
*James Hammiton Jr*

1571--

**LETTERS.**

THE STATE OF OHIO.

*Union* County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Joseph Corder* late of said County, deceased, has been granted unto *Daniel Burkpile* whose duty it shall

be to have all and singular the said goods, chattels, rights and credits appraised by *Samuel McAdow* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of h *is* death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of h *is* debts, which shall at any time come into the possession of said Administrator, or of any person for h *im*; to render, upon oath, a true account of h *is* administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in h *is* hands, upon settlement of h *is* accounts, to such persons as the Court or the law shall direct.

Witness, *John B Coats*, Judge of said Court, at *Marionville* this *14* day of *September*, A. D. 18*70*.

*John B Coats*, Probate Judge.  
By *Deputy*, Deputy.

Filed and Recorded this *17<sup>th</sup>* day of *July*, A. D. 18*90*  
*Deputy Probate Judge*

1577--

Know All Men by these Presents: That we, *Atha* are held and firmly bound unto the State of Ohio, in the penal sum of *One Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Ralph Keller* deceased, were granted to the said *Atha* by the Probate Court of *Sevier* County, in the State of Ohio, on the *Sever* day of *September*, A. D. 18*70*. Now, if said *Atha* as Administrator of the Estate of said *Ralph Keller* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to h *is* possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all h *is* real estate that may be sold for the payment of h *is* debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for h *im*.

Third, Shall render, upon oath, a just and true account of h *is* administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after h *is* shall have been notified of the expiration of the time by the Probate Judge, h *e* shall receive no allowance for h *is* services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in h *is* hands upon the settlement of h *is* accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Syrene Wesley*

1577--

THE STATE OF OHIO.

*Union* County, ss.

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Joseph Corder* late of said County, deceased, has been granted unto *Daniel Burkpile* whose duty it shall

be to have all and singular the said goods, chattels, rights and credits appraised by *Samuel McAdow* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of h *is* death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of h *is* debts, which shall at any time come into the possession of said Administrator, or of any person for h *im*; to render, upon oath, a true account of h *is* administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in h *is* hands, upon settlement of h *is* accounts, to such persons as the Court or the law shall direct.

Witness, *John B Coats*, Judge of said Court, at *Marionville* this *14* day of *September*, A. D. 18*70*.

*John B Coats*, Probate Judge.  
By *Deputy*, Deputy.

Filed and Recorded this *17<sup>th</sup>* day of *July*, A. D. 18*90*  
*Deputy Probate Judge*

1577--

ADMINISTRATOR OF

Ralph Atkinson Decedent

BOND.

Know All Men by these Presents: That we, Jacob Keller Joseph P. Attha and Samuel Southard are held and firmly bound unto the State of Ohio, in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas Letters of Administration Ralph Atkinson deceased, were granted to the said Jacob Keller by the Probate Court of Union County, in the State of Ohio, on the Seventeenth day of October, A. D. 1870. Now, if said Jacob Keller as Administrator of the Estate of said Ralph Atkinson deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Syrene Atkinson  
Wesley Southard

Jacob Keller  
Joseph P. Attha  
Samuel Southard

1577--

LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Joseph Atkinson late of said County, deceased, has been granted unto Jacob Keller whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Thomas Ballinger Isaac Skidmore & Wesley Southard and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness John B. Coats Judge of said Court, at Mansville this Seventeenth day of October, A. D. 1870.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 18th day of July, A. D. 1870



ADMINISTRATOR OF  
*Adam Myers Deceased*  
**BOND.**

1611--

Know All Men by these Presents: That we, *Solomon Butz Nelson*  
*Thompson* and *Timothy Thomas* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Three Thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Adam Myers* deceased, were granted to the said *Solomon Butz Nelson*  
 by the Probate Court of *Union* County, in the State of  
 Ohio, on the *28* day of *February*, A. D. 18*91*. Now, if said *Solomon Butz Nelson*  
 as Administrator of the Estate of said *Adam Myers* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Henry Myers*  
*Mary Connor*

*Solomon Butz Nelson*  
*Thompson*  
*Timothy Thomas*

1611--

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Adam Myers* late of said County,  
 deceased, has been granted unto *Solomon Butz Nelson* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *William H Lovelers*  
*Timothy Thomas* & *Henry Connor* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B Coats*, Judge of said Court, at *Mansville*  
 this *Twenty Eighth* day of *February*, A. D. 18*91*.  
*John B Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *21* day of *July* A. D. 18*90*

*John B Coats*  
*John B Coats*

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Whereas,  
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*John T. McCall*

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# ADMINISTRATOR OF BOND.

Know All Men by these Presents: That we, Samuel D. Robinson, John T. McCullough, Daniel McCullough and John C. Mitchell are held and firmly bound unto the State of Ohio, in the penal sum of Twelve thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of Samuel McCullough deceased, were granted to the said Samuel D. Robinson and John T. McCullough by the Probate Court of Union County, in the State of Ohio, on the 28th day of April, A. D. 1871. Now, if said Samuel D. Robinson and John T. McCullough as Administrators of the Estate of said Samuel McCullough deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to their possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for them.

Third, Shall render, upon oath, a just and true account of their administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after they shall have been notified of the expiration of the time by the Probate Judge, they shall receive no allowance for their services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Samuel D. Robinson Seal  
John T. McCullough Seal  
D. T. McCampbell Seal  
J. C. Mitchell Seal

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Samuel McCullough late of said County, deceased, has been granted unto Samuel D. Robinson and John T. McCullough whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by George Rickard, James Kelt and Andrew McCampbell and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for them; to render, upon oath, a true account of their administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court or the law shall direct.

Witness, John B. Loat, Judge of said Court, at Waverhill  
this 28th day of April, A. D. 1871.

John B. Loat, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871.



ADMINISTRATOR OF  
*George Dettling* ~~deceased~~ *Deceased.*  
**BOND.**

Know All Men by these Presents: That we, *John Knidler*  
*James W. Robinson* and *William Weber* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Three hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*George Dettling* deceased, were granted to the said *John Knidler*  
 by the Probate Court of *Union* County, in the State of  
 Ohio, on the *14<sup>th</sup>* day of *July*, A. D. 1871. Now, if said *John Knidler*  
 as Administrator of the Estate of said *George Dettling* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

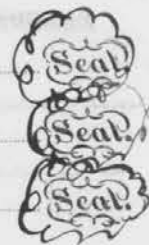
Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John Knidler*  
*J. W. Robinson*  
*William Weber*



**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *George Dettling* late of said County,  
 deceased, has been granted unto *John Knidler* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Peter Ransh*, *William*  
*Weber* and *William Richter* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Cate*, Judge of said Court, at *Waynesville*  
 this *nineteenth* day of *July*, A. D. 1871.  
*John B. Cate*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1871.

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George Detting — — — — — Deceased.  
ADMINISTRATOR OF  
**BOND.**

Know All Men by these Presents: That we, James W. Robinson, and B. Robinson  
and William H. Robinson are  
held and firmly bound unto the State of Ohio, in the penal sum of Three hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration debonis non upon the Estate of  
George Detting deceased, were granted to the said James W. Robinson  
by the Probate Court of Union County, in the State of  
Ohio, on the 11<sup>th</sup> day of April, A. D. 1879. Now, if said James W. Robinson  
as Administrator of the Estate of said George Detting deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

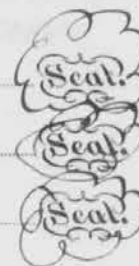
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John B. Cate Probate Judge

James W. Robinson  
W. H. Robinson  
A. B. Robinson



**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

debonis non

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of George Detting  
deceased, has been granted unto James W. Robinson, (John Keadle <sup>having died</sup> ~~former~~ Administrator) whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Taber Randall  
John H. Drinkade and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Cate, Judge of said Court, at Mayville, Ohio  
this 11<sup>th</sup> day of April, A. D. 1879.

John B. Cate, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18 \_\_\_\_\_



1716

ADMINISTRATOR OF

Samuel T. Dixon, Deed.

## BOND.

Know All Men by these Presents: That we, John H. Dixon and Jesse Davis are held and firmly bound unto the State of Ohio, in the penal sum of Two hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Samuel T. Dixon upon the Estate of Samuel T. Dixon deceased, were granted to the said John H. Dixon by the Probate Court of Union County, in the State of Ohio, on the Eighth day of March, A. D. 1872. Now, if said John H. Dixon as Administrator of the Estate of said Samuel T. Dixon deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John H. Dixon  
J. H. Price  
Jesse Davis

Seal.  
Seal.  
Seal.

1716

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Samuel T. Dixon late of said County, deceased, has been granted unto John H. Dixon whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James Brown, Samuel Brown and Lewis and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Marionville  
this eighth day of March, A. D. 1872.

John B. Coats, Probate Judge.  
\_\_\_\_\_, Deputy.

Filed and Recorded this

11<sup>th</sup>

day of

August

A. D. 1870

L. C. Price Probate Judge

1755

Know All Men

held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Christine Leonard upon the Estate of Samuel T. Dixon deceased, were granted to the said Christine Leonard by the Probate Court of Union County, in the State of Ohio, on the Thirteenth day of March, A. D. 1872. Now, if said Christine Leonard as Administratrix of the Estate of said Samuel T. Dixon deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN

1755

THE STATE OF OHIO, }

Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Samuel T. Dixon late of said County, deceased, has been granted unto Christine Leonard whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James Brown, Samuel Brown and Lewis and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administratrix, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness,

this

Filed and Re

ADMINISTRATOR OF  
*Christine Ann Jewell*  
**BOND.**

1755--

Know All Men by these Presents: That we, *Leonidas Piper John Wiley* and *Francis P. Arthur* are held and firmly bound unto the State of Ohio, in the penal sum of *Two Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *with will annexed* upon the Estate of *Christine Ann Jewell* deceased, were granted to the said *Leonidas Piper* by the Probate Court of *Union* County, in the State of Ohio, on the *thirtieth* day of *August*, A. D. 18*92*. Now, if said *Leonidas Piper* as Administrator of the Estate of said *Christine Ann Jewell* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Leonidas Piper* Seal  
*John Wiley* Seal  
*F. P. Arthur* Seal

1755--

**LETTERS.**

THE STATE OF OHIO, {

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Christine Ann Jewell* late of said County, deceased, has been granted unto *Leonidas Piper with will annexed of said Christine Ann Jewell* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Mansville Ohio*

this *thirtieth* day of *August*, A. D. 18*92*

*John B. Coats*, Probate Judge.

By *Leonidas Piper*, Deputy.

Filed and Recorded this *16* day of *August*, A. D. 18*90*

*Leonidas Piper* Probate Judge



1563--

ADMINISTRATOR OF

BOND.

Know All Men by these Presents: That we Benjamin F. Zell  
George W. Freeman and Helotes C. Pooder are  
 held and firmly bound unto the State of Ohio, in the penal sum of Four Thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of  
Mary H. Yeansley deceased, were granted to the said Benjamin F. Zell  
 by the Probate Court of Union County, in the State of  
 Ohio, on the 25 day of July, A. D. 1890. Now, if said Benjamin F. Zell  
 as Administrator of the Estate of said Mary H. Yeansley deceased, shall:

~~First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.~~

First Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Second Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Third Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

~~Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.~~

EXECUTED IN THE PRESENCE OF

B. F. Zell  
G. W. Freeman  
Helotes C. Pooder

1563--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Mary H. Yeansley late of said County, deceased, has been granted unto Benjamin F. Zell whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 25 day of July, A. D. 1890,  
John B. Coats, Probate Judge.

By L. P. P. J., Deputy.

Filed and Recorded this 15<sup>th</sup> day of August, A. D. 1890

1770--

Know All Men by these Presents: That we Alfred W. Wall  
Alfred W. Wall and Alfred W. Wall are  
 held and firmly bound unto the State of Ohio, in the penal sum of Four Thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of  
Alfred W. Wall deceased, were granted to the said Alfred W. Wall  
 by the Probate Court of Union County, in the State of  
 Ohio, on the 25 day of July, A. D. 1890. Now, if said Alfred W. Wall  
 as Administrator of the Estate of said Alfred W. Wall deceased, shall:

~~First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.~~

First Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Second Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Third Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

~~Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.~~

EXECUTED IN

James C. Smith  
J. C. Smith

1770--

THE STATE OF OHIO, }

Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Mary H. Yeansley late of said County, deceased, has been granted unto Benjamin F. Zell whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 25 day of July, A. D. 1890,  
John B. Coats, Probate Judge.

By L. P. P. J., Deputy.

Filed and Recorded this 15<sup>th</sup> day of August, A. D. 1890

L. P. P. J.

Filed and Recorded this 15<sup>th</sup> day of August, A. D. 1890

ADMINISTRATOR OF

Albert Smith - Deceased

1770--

## BOND.

Know All Men by these Presents: That we, *James H. Wall* and *A. J. Richardson* and *M. S. McHoy* are held and firmly bound unto the State of Ohio, in the penal sum of *Five Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Albert Smith* deceased, were granted to the said *James H. Wall* by the Probate Court of *Union* County, in the State of Ohio, on the *first* day of *November*, A. D. 18*72*. Now, if said *James H. Wall* as Administrator of the Estate of said *Albert Smith* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*James R. Smith*  
*S. M. Richardson*

*James H. Wall*  
*A. J. Richardson*  
*M. S. McHoy*

1770--

## LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Albert Smith* late of said County, deceased, has been granted unto *James H. Wall* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *William T. Fulton & C.* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Marysville*  
this *First* day of *November*, A. D. 18*74*

*John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *16* day of *August*, A. D. 18*90*



1792

## BOND.

Know All Men by these Presents: That we John Weaver Christopher Houston and James Kirkade are held and firmly bound unto the State of Ohio, in the penal sum of Four Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of John Fredrick Ell deceased, were granted to the said John Weaver by the Probate Court of Union County, in the State of Ohio, on the fifteenth day of January, A.D. 1873. Now, if said John Weaver as Administrator of the Estate of said John Fredrick Ell deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B Coats  
Probate Judge

John Weaver Sr  
Christopher Houston  
James Kirkade

1792

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John Fredrick Ell late of said County, deceased, has been granted unto John Weaver whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Philip Snider Michael Wolf and Fredrick Schaden and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B Coats, Judge of said Court, at Marysville

this fifteenth day of January, A.D. 1873  
John B Coats, Probate Judge.

By John B Coats, Deputy.

Filed and Recorded this 16<sup>th</sup> day of August, A.D. 1890

John B Coats  
Probate Judge

1544

Know All Men by these Presents: That we John Weaver Christopher Houston and James Kirkade are held and firmly bound unto the State of Ohio, in the penal sum of Four Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of John Fredrick Ell deceased, were granted to the said John Weaver by the Probate Court of Union County, in the State of Ohio, on the fifteenth day of January, A.D. 1873. Now, if said John Weaver as Administrator of the Estate of said John Fredrick Ell deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN

John Weaver Sr  
Christopher Houston  
James Kirkade

1544

THE STATE OF OHIO, }  
Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John Fredrick Ell late of said County, deceased, has been granted unto John Weaver whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Philip Snider Michael Wolf and Fredrick Schaden and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B Coats, Judge of said Court, at Marysville

this fifteenth day of January, A.D. 1873  
John B Coats, Probate Judge.

By John B Coats, Deputy.

Filed and Recorded this 16<sup>th</sup> day of August, A.D. 1890

John B Coats  
Probate Judge

1544.

ADMINISTRATOR OF

*Jacob Snyder Deceased*  
BOND.

Know All Men by these Presents: That we, *Eli Shennett*,  
and *J. S. Gill* and *J. A. Wood* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Seven thousand one hundred & sixty* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *Jacob Snyder* deceased, were granted to the said *Eli*  
*Shennett* by the Probate Court of *Union* County, in the State of  
Ohio, on the *fourth* day of *May*, A. D. 1870. Now, if said *Eli*  
*Shennett* as Administrator of the Estate of said *Jacob Snyder* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Am B Bookaw*  
*O Curry*

*Eli Shennett*  
*J. S. Gill*  
*John A Wood*



1544.

## LETTERS.

THE STATE OF OHIO, }

*Union*

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Jacob Snyder* late of said County,  
deceased, has been granted unto *Eli Shennett* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Nyles Sabine* and  
*Boyer & Olway Curry* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

*John B Coats*, Judge of said Court, at *Manysville*.this *fourth* day of *May*

A. D. 1870.

*John B Coats*

, Probate Judge.

By

, Deputy.

Filed and Recorded this

*21<sup>st</sup>*

day of

*August*

A. D. 1870

*John B Coats*

Probate Judge



## ADMINISTRATOR OF

1799--

## BOND.

Know All Men by these Presents: That we, Elijah R. Fox and Henry Fox are held and firmly bound unto the State of Ohio, in the penal sum of one hundred and fifty Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Elizabeth deceased, were granted to the said Elijah R. Fox by the Probate Court of Union County, in the State of Ohio, on the twentieth day of February, A. D. 1873. Now, if said Elijah R. Fox as Administrator of the Estate of said Elizabeth Adams deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Elijah R. FoxHenry FoxDavid McCune

1799--

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Elizabeth Adams late of said County, deceased, has been granted unto Elijah R. Fox whose duty it shall be to have, all and singular the said goods, chattels, rights and credits appraised by George Beaman, John Latham and Samuel H. Brooke and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1873.

\_\_\_\_\_, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this

day of

June, A. D. 1873.L. P. P.

No. 185

Know All Men by these Presents: That we, George R. Beaman are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

\_\_\_\_\_

\_\_\_\_\_

Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1873.

Now, if said \_\_\_\_\_ as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John R. Beaman

*Alfred F. Wilkens*  
ADMINISTRATOR OF  
*To. 1852 Robson & Brown Deed*  
**BOND.**

Know All Men by these Presents: That we, *Alfred F. Wilkens, A. B. Robinson, J. C. Wilkens, George R. Coates, Bush Wilkens, R. F. M. Allister, James Sterling, William Weber, James Fullington, J. H. Fullener* are held and firmly bound unto the State of Ohio, in the penal sum of *Fifty Thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Robson & Brown* deceased, were granted to the said *Alfred F. Wilkens* by the Probate Court of *Union* County, in the State of Ohio, on the *thirteenth* day of *September*, A. D. 1873. Now, if said *Alfred F. Wilkens* as Administrator of the Estate of said *Robson & Brown* deceased, shall:

*First* Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

*Second* Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

*Third* Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

*Fourth* Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

*Fifth* Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void; otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF *Open Court*

*this 21<sup>st</sup> day of August A. D. 1874*  
*John B. Coates Probate Judge*

*Recorded June 5<sup>th</sup> 1891*

*L. Piper P. J.*

**LETTERS.**

*Alfred F. Wilkens*  
*A. B. Robinson*  
*J. C. Wilkens*  
*George R. Coates*  
*Bush Wilkens*  
*R. F. M. Allister*  
*William Weber*  
*James Fullington*  
*J. H. Fullener*



THE STATE OF OHIO, }  
County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *late of said County,* deceased, has been granted unto *whose duty it shall* be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of *death;* to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of *debts,* which shall at any time come into the possession of said Administrator, or of any person for *;* to render, upon oath, a true account of *administration,* within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in *hands,* upon settlement of *accounts,* to such persons as the Court or the law shall direct.

Witness, *\_\_\_\_\_*, Judge of said Court, at

this *\_\_\_\_\_* day of *\_\_\_\_\_*, A. D. 18 *\_\_\_\_\_*.

*\_\_\_\_\_*, Probate Judge.  
*\_\_\_\_\_*, Deputy.

*\_\_\_\_\_*, Probate Judge.  
*\_\_\_\_\_*, Deputy.

Filed and Recorded this *\_\_\_\_\_* day of *\_\_\_\_\_*, A. D. 18 *\_\_\_\_\_*.





No. 1940

ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Parker J. Wyeth and Isidore C. Parker are held and firmly bound unto the State of Ohio, in the penal sum of two hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of ~~Administration~~ testamentary, with the will annexed upon the Estate of John William Adams deceased, were granted to the said Parker J. Wyeth by the Probate Court of Union County, in the State of Ohio, on the 30<sup>th</sup> day of July, A. D. 1874. Now, if said Parker J. Wyeth as Administrator of the Estate of said deceased shall:

Firstly Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him, and

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable, then this obligation shall be void; otherwise to be and remain in full force and effect.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Signed and Sealed by me, this 30<sup>th</sup> day of July, A. D. 1874.

Parker J. Wyeth  
Isidore C. Parker  
Daniel E. Cross

Seal  
Seal  
Seal

Seal  
Seal  
Seal

Recorded June 15<sup>th</sup> 1891

L. Raper  
D. J.

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John W. Adams late of said County, deceased, has been granted unto Parker J. Wyeth whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by John B. Hyde, Middleton & Harmon Patrick and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coate, Judge of said Court, at Marysville  
 this 30 day of July, A. D. 1874.

, Probate Judge.

, Deputy.

Filed and Recorded this 15 day of June, A. D. 1891

L. Raper  
D. J.



ADMINISTRATOR OF

**BOND.**

Know All Men by these Presents: That we, \_\_\_\_\_  
and \_\_\_\_\_ are  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration \_\_\_\_\_ upon the Estate of  
\_\_\_\_\_ deceased, were granted to the said \_\_\_\_\_  
by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_. Now, if said  
\_\_\_\_\_ as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Seal.  
Seal.  
Seal.

**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of \_\_\_\_\_ late of said County,  
deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
\_\_\_\_\_ and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at \_\_\_\_\_,

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

By \_\_\_\_\_, Probate Judge.  
\_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

L. Piper P.J.

Know All Men by these Presents: That we, \_\_\_\_\_  
and \_\_\_\_\_ are  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration \_\_\_\_\_ upon the Estate of  
\_\_\_\_\_ deceased, were granted to the said \_\_\_\_\_  
by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_. Now, if said  
\_\_\_\_\_ as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of \_\_\_\_\_ late of said County,  
deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
\_\_\_\_\_ and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at \_\_\_\_\_,

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

By \_\_\_\_\_, Probate Judge.  
\_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

L. Piper P.J.

1072

*Lewis B. White*  
ADMINISTRATOR OF  
the Estate of *Jesse Carpenter*  
**BOND.**

Know All Men by these Presents: That we, *Lewis B. White* *Beverly W. Keyes* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Three thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration, upon the Estate of  
*Jesse Carpenter* deceased, were granted to the said *Lewis B. White*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *fifth* day of *January*, A. D. 1876. Now, if said *Lewis B. White*  
as Administrator of the Estate of said *Jesse Carpenter* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Lewis B. White*  
*Beverly W. Keyes*

Seal  
Seal  
Seal

1072

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Jesse Carpenter* late of said County,  
deceased, has been granted unto *Lewis B. White* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Ralph S. Bonnett, Moses*  
*David and William Bonnett* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*  
this *5th* day of *January*, A. D. 1876.

*John B. Coats*, Probate Judge.  
By *L. Piper P.J.*, Deputy.

~~Filed and~~ Recorded this *27* day of *June*, A. D. 1891.



1875

Stephen Cranston Jr.  
ADMINISTRATOR OF  
John. Stickney Deceased  
**BOND.**

Know All Men by these Presents: That we, Stephen Cranston Jr. as Principal and Thomas Reid Jr. and Amaziah Judy are held and firmly bound unto the State of Ohio, in the penal sum of Eight hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of ~~Administration~~ <sup>Testamentary</sup> ~~with the Will annexed~~ upon the Estate of John Stickney deceased, were granted to the said Stephen Cranston Jr. by the Probate Court of Union County, in the State of Ohio, on the eight day of January, A. D. 1876. Now, if said Stephen Cranston Jr. as Administrator ~~of the Estate of said John Stickney~~ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits ~~of the deceased~~ <sup>of said John Stickney</sup> that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly Shall administer according to law, ~~all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him; and~~

Thirdly Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for ~~his~~ services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Signed and sealed by us this eighth day of January A.D. 1876

Open Court John B. Coats  
Probate Judge

Stephen Cranston Jr.  
Thomas Reid Jr.  
Amaziah Judy



Recorded June 27, 89

L. P. Probate Judge

**LETTERS.**

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John. Stickney with will annexed of said County, deceased, has been granted unto Stephen Cranston Jr. whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Thomas Reid Jr. David Bowen Smith and Amaziah Judy and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Waynesvillethis Eighth day of January, A. D. 1876.John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 27<sup>th</sup> day of June, A. D. 1891.

No. 2088

Know All Men by these Presents: That we, Philip Coe, D. are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of ~~Administration~~ <sup>Testamentary</sup> ~~with the Will annexed~~ upon the Estate of William deceased, were granted to the said Philip Coe, D. by the Probate Court of \_\_\_\_\_ County, in the State of Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1876. Now, if said Philip Coe, D. as Administrator ~~of the Estate of said William~~ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits ~~of the deceased~~ <sup>of said William</sup> that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly Shall administer according to law, ~~all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him; and~~

Thirdly Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for ~~his~~ services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats  
Probate Judge

No. 2088

THE STATE OF OHIO,

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1876.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1891.

Eli S. Piper  
ADMINISTRATOR OF  
William Gabriel Deceased  
BOND.

Know All Men by these Presents: That we, Eli S. Piper as principal & Lezida M. Piper, Philip Coe, David M. Robinson, Aaron B. Robinson, Robert A. Lee, French Samwood, W. W. Woodley, held and firmly bound unto the State of Ohio, in the penal sum of Eighty thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed of William Gabriel deceased, were granted to the said Eli S. Piper by the Probate Court of Union County, in the State of Ohio, on the 14 day of February A. D. 1876. Now, if said Eli S. Piper as Administrator of the Estate of said William Gabriel deceased, shall:

Firstly, Make and return to said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable, then this obligation shall be void; otherwise to be and remain in full force and effect.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void; otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats Probate Judge  
Recorded Nov 12, 1891  
E. S. Piper

Eli S. Piper  
Lezida M. Piper  
Philip Coe  
David M. Robinson  
Aaron B. Robinson  
Robert A. Lee  
W. W. Woodley  
A. R. Showalter

LETTERS.

THE STATE OF OHIO,

Union County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of William Gabriel late of said County, deceased, has been granted unto Eli S. Piper (with the will of the testator annexed) whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Hiram Stokes, S. D. Elliott and John Cranston and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Mansville  
this 19<sup>th</sup> day of February, A. D. 1876.

John B. Coats, Probate Judge.  
By W. C. Piper Clerk, 1891, Deputy.

Filed and Recorded this 12 day of November, A. D. 1891

E. S. Piper  
Probate Judge



No. 2090

ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Elizabeth P. Cross and George P. Cross are held and firmly bound unto the State of Ohio, in the penal sum of One thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Elijah Wolford deceased, were granted to the said Elizabeth Wolford by the Probate Court of Union County, in the State of Ohio, on the 14 day of March, A. D. 18 76. Now, if said Elizabeth Wolford as Administratrix of the Estate of said Elijah Wolford deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court John B. Coats P.J.  
Recorded Nov. 12, 1891  
L. Kipm P.J.

Elizabeth P. Cross  
George P. Cross  
D. B. Cross



## LETTERS.

THE STATE OF OHIO,

No. 2090

Union County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Elijah Wolford late of said County, deceased, has been granted unto Elizabeth Wolford whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Levi Kipm George P. Cross and Daniel P. Cross and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 14 day of March, A. D. 18 91.

John B. Coats, Probate Judge.  
By W. C. Pifer - 1891, Deputy.

Filed and Recorded this 12 day of November, A. D. 1891.

L. Kipm Probate Judge

No. 2101

Know All Men by these Presents: That we, James are held and firmly bound unto the State of Ohio, in the penal sum of One thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

James deceased, were granted to the said James by the Probate Court of Union County, in the State of Ohio, on the 4 day of March, A. D. 18 76. Now, if said James as Administrator of the Estate of said James deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats  
Recorded Nov. 12, 1891  
L. Kipm P.J.

THE STATE OF OHIO,

Be it Known,

That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of James late of said County, deceased, has been granted unto James whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Levi Kipm George P. Cross and Daniel P. Cross and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Marysville  
this 14 day of March, A. D. 18 91.

John B. Coats, Probate Judge.  
By W. C. Pifer - 1891, Deputy.

Filed and Recorded this 12 day of November, A. D. 1891.

L. Kipm Probate Judge

No. 2101 *Henry Highbarger*  
 ADMINISTRATOR OF  
*Jonathan Stuthard* Deceased  
**BOND.**

Know All Men by these Presents: That we, *Henry Highbarger, Charles Green* and *Alf. Scott* are held and firmly bound unto the State of Ohio, in the penal sum of *Fifteen hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *Jonathan Stuthard* deceased, were granted to the said *Henry Highbarger* by the Probate Court of *Union* County, in the State of Ohio, on the *4* day of *April*, A. D. 1876. Now, if said *Henry Highbarger* as Administrator of the Estate of said *Jonathan Stuthard* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void; otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF *Open Court*

*John B. Coats* Probate Judge

*Henry Highbarger*

*Alf. Scott*

Recorded Nov. 16, 1891  
*L. Ripper D.J.*

**LETTERS. No. 2101**

THE STATE OF OHIO, }

*Union*

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Jonathan Stuthard* late of said County, deceased, has been granted unto *Henry Highbarger* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Jacob M. Bonine, Bourges Green + Robert B. Smith* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

*John B. Coats*

Judge of said Court, at *Waverlyville*

this

*4*

day of *April*

A. D. 1876

*John B. Coats*

Probate Judge.

By

Deputy.

~~Filed and~~ Recorded this

*16*

day of *November*

A. D. 1891

*L. Ripper D.J.*



No. 2113 Samuel B. Woodburn  
ADMINISTRATOR OF  
William Thompson Deceased.  
**BOND.**

Know All Men by these Presents: That we, Samuel B. Woodburn, Christopher Houston, S. P. Chapman & S. J. Whitney are held and firmly bound unto the State of Ohio, in the penal sum of Twenty Six thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of William Thompson deceased, were granted to the said Samuel B. Woodburn by the Probate Court of Union County, in the State of Ohio, on the Eleventh day of April, A. D. 1876. Now, if said Samuel B. Woodburn as Administrator of the Estate of said William Thompson deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF open Court

John B. Coats  
Probate Judge

S. B. Woodburn  
Christopher Houston  
S. P. Chapman  
S. J. Whitney

**LETTERS.**

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of William Thompson late of said County, deceased, has been granted unto Samuel B. Woodburn whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James H. Roney, Philip Snider & James B. Whelpley and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 11 day of April, A. D. 1876  
John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 16 day of November, A. D. 1876  
L. W. R. V. J.

Know All Men by these Presents: That we, W. Keyes are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of \_\_\_\_\_ deceased, were granted to the said \_\_\_\_\_ by the Probate Court of \_\_\_\_\_ County, in the State of Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1876. Now, if said \_\_\_\_\_ as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF open Court

\_\_\_\_\_

No 2115

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1876

*Catherine Brown*  
ADMINISTRATOR OF  
*No 2115 James W. Brown*  
**BOND.**

Know All Men by these Presents: That we, *Catherine Brown Beverly*  
*W. Keyes and David W. Henderson* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Twenty five hundred* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *James W. Brown* deceased, were granted to the said *Catherine*  
*Brown* by the Probate Court of *Union* County, in the State of  
Ohio, on the *30* day of *May*, A. D. 1876. Now, if said *Catherine*  
*Brown* as Administratrix of the Estate of said *James W. Brown* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court*  
*John B. Coats*  
*No 2115*

*Catherine X Brown*  
*Beverly W. Keyes*  
*David W. Henderson*

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *James W. Brown* late of said County,  
deceased, has been granted unto *Catherine Brown* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Jelotes C. Pooler, Luther*  
*Pinner and Scott Rogers* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
or the law shall direct.

Witness,

*John B. Coats*, Judge of said Court, at *Waysville*  
this *30* day of *May*, A. D. 1876.

*John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *15* day of *December*, A. D. 1876.

*L. H. P.*  
Probate Judge



ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, William H. Plotner  
Thomas Bollinger and Isaac Dally are  
 held and firmly bound unto the State of Ohio, in the penal sum of ten thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration Henry Hoover upon the Estate of  
Henry Hoover deceased, were granted to the said William  
H. Plotner by the Probate Court of Union County, in the State of  
 Ohio, on the Sixth day of June, A. D. 1876. Now, if said William H.  
Plotner as Administrator of the Estate of said Henry Hoover deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats  
John B. Coats

W. H. Plotner  
Thomas Bollinger  
Isaac Dally

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Henry Hoover late of said County,  
 deceased, has been granted unto William H. Plotner whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by John Penhollow & Sen.  
Thomas H. Bollinger & Anna B. Harvey and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 6<sup>th</sup> day of June, A. D. 1876.

John B. Coats, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this 15<sup>th</sup> day of December, A. D. 1876

John B. Coats  
John B. Coats

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Filed and Recd

John Chapman  
ADMINISTRATOR OF  
Amanda B. Chapman Deceased  
**BOND.**

Know All Men by these Presents: That we, John Chapman, Hylas Sabine  
and D. W. Gadman are  
held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Amanda B. Chapman deceased, were granted to the said  
John Chapman by the Probate Court of Union County, in the State of  
Ohio, on the 19 day of June, A. D. 18 76. Now, if said John Chapman  
as Administrator of the Estate of said Amanda B. Chapman deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge: and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John B. Coats Probate Judge

John Chapman  
H. Sabine  
D. W. Gadman

**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Amanda B. Chapman late of said County,  
deceased, has been granted unto John Chapman whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by D. R. White, C. W. Burgoon  
and J. B. White and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him: to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Maysville  
this 19 day of June, A. D. 18 76.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 15 day of December, A. D. 18 76.

L. L. R. D. J.



No. 2127. Adam Blue  
ADMINISTRATOR OF  
Ellen Blue Deceased.  
**BOND.**

Know All Men by these Presents: That we, Adam Blue, Manoah Blue and Robert Randall are held and firmly bound unto the State of Ohio, in the penal sum of Twenty four hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Ellen Blue deceased, were granted to the said Adam Blue by the Probate Court of Union County, in the State of Ohio, on the day of July, A. D. 1876. Now, if said Adam Blue as Administrator of the Estate of said Ellen Blue deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court  
John B. Coats Probate Judge

Adam Blue  
Manoah Blue  
Robert Randall



## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Ellen Blue late of said County, deceased, has been granted unto Adam Blue whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Harvey Mather David R. White & William Wilbur and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Mansville  
this 5th day of July, A. D. 1876  
John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 16 day of December, A. D. 1876

L. J. J. Probate Judge

Know All Men by these Presents: That we, \_\_\_\_\_ are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of \_\_\_\_\_ deceased, were granted to the said \_\_\_\_\_ by the Probate Court of \_\_\_\_\_ County, in the State of Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1876. Now, if said \_\_\_\_\_ as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats Probate Judge

No. 2141

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at \_\_\_\_\_  
this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1876  
\_\_\_\_\_, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1876

\_\_\_\_\_ Probate Judge

Filed and Recorded

No. 2141.

## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Samuel A. Cheney as principal  
Sampleton Liggett and John H. Wood as sureties are  
 held and firmly bound unto the State of Ohio, in the penal sum of thirteen hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of  
Mary Patterson deceased, were granted to the said Samuel  
A. Cheney by the Probate Court of Union County, in the State of  
 Ohio, on the 19 day of August, A. D. 1876. Now, if said Samuel A. Cheney  
 as Administrator of the Estate of said Mary Patterson deceased, shall:

Firstly, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF Open Court Signed sealed by us, this 19 day of  
August, A. D. 1876

John B. Coats  
 Probate Judge

Samuel A. Cheney  
John H. Wood  
Sampleton Liggett

No. 2141

## LETTERS.

THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Mary Patterson late of said County,  
 deceased, has been granted unto Samuel A. Cheney with her will annexed whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Thomas Brown  
John A. Lobine & Levi Longbrake and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Mayaville

Seal this 19 day of August, A. D. 1876.

John B. Coats, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this 16 day of December, A. D. 1876

L. H. M. Probate Judge



No. 2144

## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Stephen Shirk, Baldwin Johnson  
and George Wilbur are  
held and firmly bound unto the State of Ohio, in the penal sum of Twenty four hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Adam Shirk deceased, were granted to the said Stephen Shirk  
by the Probate Court of Union County, in the State of  
Ohio, on the 14 day of September, A. D. 1876. Now, if said Stephen Shirk  
as Administrator of the Estate of said Adam Shirk deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court  
John B. Coats  
Probate Judge

Stephen Shirk  
Baldwin Johnson  
Geo. Wilbur

No. 2144

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Adam Shirk late of said County,  
deceased, has been granted unto Stephen Shirk whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Luther Rimmer, George  
Heckley and Joseph Evans and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Waysville

this 14 day of September, A. D. 1876.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 16 day of December, A. D. 1876.

L. Raper D.J.

No. 2144

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No. 2145

## ADMINISTRATOR OF

George Weidman Deceased  
**BOND.**

Know All Men by these Presents: That we Jacob A. Hauser, Philip Rausch  
and John C. Assman are  
held and firmly bound unto the State of Ohio, in the penal sum of Five hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration George Weidman deceased, were granted to the said Jacob A. Hauser  
by the Probate Court of Union County, in the State of  
Ohio, on the 25<sup>th</sup> day of September, A. D. 1876. Now, if said Jacob A. Hauser  
as Administrator of the Estate of said George Weidman deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void; otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF Open Court

John B. Coats  
Probate Judge

Jacob A. Hauser  
Philip Rausch  
John C. Assman

No. 2145

**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of George Weidman late of said County,  
deceased, has been granted unto Jacob A. Hauser whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by John Rausch, Philip  
Rausch & Gottlieb Ruppel and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 25<sup>th</sup> day of September, A. D. 1876.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 16 day of December, A. D. 1876.

L. B. R. J.



## ADMINISTRATOR OF

*Samuel Poling Deceased*  
**BOND.**

Know All Men by these Presents: That we, *Nathan Poling as Principal*  
*Isaac Brodick Jr* and *Samuel N. Van Gordon as sureties* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Twenty Seven hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of ~~Administration~~ *Testamentary with the Will annexed* upon the Estate of  
*Samuel Poling* deceased, were granted to the said *Nathan Poling*  
 by the Probate Court of *Union* County, in the State of  
 Ohio, on the *28* day of *October*, A. D. 1876. Now, if said

~~as Administrator~~ of the Estate of said *Samuel Poling* deceased, shall:  
 First, *Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,*  
*rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or*  
*knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.*

Secondly, *Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,*  
*and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to*  
*the possession of said Administrator, or to the possession of any other person for him; and*

Thirdly, *Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any*  
*other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of*  
*the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter*  
*upon its journal that such delay was necessary and reasonable.*

Fourth, *Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as*  
*said Court or the law shall direct; and*

Fifth, *Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly*  
*proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect, virtue in law*

EXECUTED IN THE PRESENCE OF

*Open Court* *Signed & sealed by us this 28 day of October*  
*A. D. 1876*  
*Nathan Poling*  
*Isaac Brodick Jr.*  
*Samuel N. Van Gordon*

## LETTERS.

THE STATE OF OHIO.

*Union* County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Samuel Poling with the will annexed of said Samuel Poling* late of said County,  
 deceased, has been granted unto *Nathan Poling* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *George Carpenter James*  
*Pyles and Edwin Wilbur* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of *his* death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of *his* debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of *his* administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in *his* hands, upon settlement of *his* accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*  
 this *28* day of *October*, A. D. 1876.

*John B. Coats*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *17* day of *December*, A. D. 1876.

*L. Piper P.J.*

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## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Edmund Rinner, John Barker  
and William Hall are  
held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration Sarah Spain deceased, were granted to the said Edmund Rinner  
by the Probate Court of Union County, in the State of  
Ohio, on the 7 day of November, A. D. 18 76. Now, if said Edmund Rinner  
as Administrator of the Estate of said Sarah Spain deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Geo. Bout John B. Coats  
Probate Judge

Edmund Rinner  
John Barker  
William Hall

## LETTERS.

THE STATE OF OHIO, }  
County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of late of said County,  
deceased, has been granted unto whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of debts, which shall at any time come into the possession of said Administrator, or of any person  
for; to render, upon oath, a true account of administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court  
or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at  
this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18 \_\_\_\_\_.

\_\_\_\_\_, Probate Judge.  
\_\_\_\_\_, Deputy.

By \_\_\_\_\_, A. D. 18 76  
Filed and Recorded this 7 day of December

L. H. H. H.



No. 2157

ADMINISTRATOR OF

**BOND.**

Know All Men by these Presents: That we David R. White, Justice J. Miller and E. R. Cameron are held and firmly bound unto the State of Ohio, in the penal sum of Six hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Effie J. Moore upon the Estate of David R. White deceased, were granted to the said David R. White by the Probate Court of Union County, in the State of Ohio, on the 11th day of November, A. D. 1876. Now, if said David R. White as Administrator of the Estate of said Effie J. Moore deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

D. R. White  
Justice J. Miller  
E. R. Cameron

No. 2157

**LETTERS.**

THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Effie J. Moore late of said County, deceased, has been granted unto David R. White whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Harvey Mather, George Rimple and Asbury Cheney and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Manassville  
this 11 day of November, A. D. 1876.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 17 day of December, A. D. 1876.

L. O. P. J.

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No. 2158

## ADMINISTRATOR OF

Henry Wolford Deceased  
**BOND.**

Know All Men by these Presents: That we, Sarah J. Wolford, James Ameline and Samuel R. Griffin are held and firmly bound unto the State of Ohio, in the penal sum of Sixteen hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Henry Wolford upon the Estate of Henry Wolford deceased, were granted to the said Sarah J. Wolford by the Probate Court of Union County, in the State of Ohio, on the 11 day of November, A. D. 18 76. Now, if said Sarah J. Wolford as Administratrix of the Estate of said Henry Wolford deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judges, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

Sarah Jane Wolford  
James Ameline  
Samuel R. Griffin

## LETTERS.

## THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Henry Wolford late of said County, deceased, has been granted unto Sarah J. Wolford whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Samuel McAdow Scott Rodgers & Jonathan Moore and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 11 day of November, A. D. 18 76

John B. Coats, Probate Judge.  
By L. Piper, Deputy.

Filed and Recorded this 17 day of December, A. D. 18 91

L. Piper Df.



No. 2159

## ADMINISTRATOR OF

*Emmie A. Russell Deceased*  
**BOND.**

Know All Men by these Presents: That we, *Albert A. Carpenter* and *Charles S. Chapman* are held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Emmie A. Russell* deceased, were granted to the said *Albert A. Carpenter* by the Probate Court of *Union* County, in the State of Ohio, on the *18* day of *November*, A. D. 1876. Now, if said *Albert A. Carpenter* as Administrator of the Estate of said *Emmie A. Russell* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court, John B. Coats*  
 Probate Judge

*Albert A. Carpenter* Seal.  
*A. A. Little* Seal.  
*C. S. Chapman* Seal.

No. 2159

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Emmie A. Russell* late of said County, deceased, has been granted unto *Albert A. Carpenter* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Baron D. Doolittle James B. Whipple* and *James A. Henderson* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

*John B. Coats*, Judge of said Court, at *Maysoville*  
 this *18* day of *November*, A. D. 1876.

By

*John B. Coats*

Probate Judge.

Deputy.

Filed and Recorded this

*17*

day of

*December*

A. D. 1876.

*L. Piper - P. J.*

No. 2160

Know All Men by these Presents: That we, *John B. Coats* are held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

*John B. Coats* deceased, were granted to the said *John B. Coats* by the Probate Court of *Union* County, in the State of Ohio, on the *18* day of *November*, A. D. 1876. Now, if said *John B. Coats* as Administrator of the Estate of said *John B. Coats* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court, John B. Coats*  
 Probate Judge

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *John B. Coats* late of said County, deceased, has been granted unto *John B. Coats* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Baron D. Doolittle James B. Whipple* and *James A. Henderson* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

this

Filed and Recorded this

No. 2162

ADMINISTRATOR OF  
*John L. Cartmell Deceased*  
**BOND.**

Know All Men by these Presents: That we, *Darius Buxton Robt. M. Henderson* and *William W. Woods* are held and firmly bound unto the State of Ohio, in the penal sum of *Three thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *John L. Cartmell* deceased, were granted to the said *Darius Buxton* by the Probate Court of *Union* County, in the State of Ohio, on the *fourth* day of *December*, A. D. 1876. Now, if said *Darius Buxton* as Administrator of the Estate of said *John L. Cartmell* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court, John B. Coats*  
*Probate Judge*

*Darius Buxton*  
*R. M. Henderson*  
*W. W. Woods*

No. 2162

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *John L. Cartmell* late of said County, deceased, has been granted unto *Darius Buxton* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *James B. Whelpley* *Alf Scott*, and *G. L. Sellers* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*  
 this *4* day of *December*, A. D. 1876.

*John B. Coats*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *17* day of *December*, A. D. 1876.

*L. A. Piper D.J.*



## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, George P. Cross, Darius  
Buxton and Harrison McRadden are  
held and firmly bound unto the State of Ohio, in the penal sum of Four hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Chambers Wolford deceased, were granted to the said George P. Cross  
Cross by the Probate Court of Union County, in the State of  
Ohio, on the 6 day of December, A. D. 1876. Now, if said George P. Cross  
as Administrator of the Estate of said Chambers Wolford deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

Geo. P. Cross  
Darius Buxton  
H. McRadden



## LETTERS.

## THE STATE OF OHIO.

Union County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Chambers Wolford late of said County,  
deceased, has been granted unto George P. Cross whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Jonathan Moore, George  
W. Mueckling & Levi Kuran and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 6 day of December, A. D. 1876.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 17 day of December, A. D. 1876.

L. Wiper Df.

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Filed and Re

No. 2165

ADMINISTRATOR OF  
*Charles R. Porey* Deceased.  
**BOND.**

Know All Men by these Presents: That we, *Addie Porey*, *John Landon*  
 and *Charles W. Porey* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *One thousand* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Charles R. Porey* deceased, were granted to the said *Addie Porey*  
 by the Probate Court of *Union* County, in the State of  
 Ohio, on the *3* day of *January*, A. D. 1877. Now if said *Addie Porey*  
 as Administrator of the Estate of said *Charles R. Porey* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
 the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN Presence of

*A. N. McCampbell*  
*Elizabeth Porey*

*Addie Porey*  
*John Landon*  
*Charles W. Porey*

No. 2165

**LETTERS.**

THE STATE OF OHIO,

*Union* County, ss.

To All who shall See these Presents, Greeting:

Do it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Charles R. Porey* late of said County,  
 deceased, has been granted unto *Addie Porey* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*  
 this *3* day of *January*, A. D. 1877.

*John B. Coats*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *17* day of *December*, A. D. 1891

*L. A. P. D. J.*



No. 2167

## ADMINISTRATOR OF

*Mary A. Beard* Deceased  
**BOND.**

Know All Men by these Presents: That we, *Joseph H. Beard, Jonathan*  
*Beard* and *Lewis Vance* are  
held and firmly bound unto the State of Ohio, in the penal sum of *One* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *upon the Estate of*  
*Mary A. Beard* deceased, were granted to the said *Joseph H. Beard*  
by the Probate Court of *Union* County, in the State of  
Ohio, on the *6* day of *January*, A. D. 1877. Now, if said *Joseph H. Beard*  
as Administrator of the Estate of said *Mary A. Beard* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court John B. Coats*  
*Probate Judge*

*J. H. Beard*  
*Jonathan Beard*  
*Lewis Vance*

2167

**LETTERS.****THE STATE OF OHIO.**

*Union* County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Mary A. Beard* late of said County,  
deceased, has been granted unto *Joseph H. Beard* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Samuel Degood, John*  
*W. E. Illister* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

*John B. Coats*, Judge of said Court, at *Marysville*  
this *6* day of *January*, A. D. 1877  
*John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *17* day of *December*, A. D. 1877.

*L. Vance*

No. 2

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Filed and Rec

No. 2168

ADMINISTRATOR OF

Robert Paris Deceased.

## BOND.

Know All Men by these Presents: That we, Isaac N. Paris Ray and G. Morse and Adam P. Robinson are held and firmly bound unto the State of Ohio, in the penal sum of thirty two hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration Robert Paris upon the Estate of Robert Paris deceased, were granted to the said Robert Paris by the Probate Court of Union County, in the State of Ohio, on the 6 day of January, A. D. 18 77. Now, if said Robert Paris as Administrator of the Estate of said Robert Paris deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Isaac N. Paris  
Ray G. Morse  
A. P. Robinson

No. 2168

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Robert Paris late of said County, deceased, has been granted unto Isaac N. Paris whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Benjamin R. Harris, William Toff & John Island and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Marysville  
this 6 day of January, A. D. 18 77  
John B. Coats, Probate Judge.

By L. Raper, Deputy.Filed and Recorded this 17 day of December, A. D. 18 77L. Raper - Probate Judge



No. 2169

## ADMINISTRATOR OF

Harriett Rice Deceased

## BOND.

Know All Men by these Presents: That we, Moses P. Rice  
Elias Rice and William W. Woods are  
 held and firmly bound unto the State of Ohio, in the penal sum of one thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Harriett Rice deceased, were granted to the said  
Moses P. Rice by the Probate Court of Union County, in the State of  
 Ohio, on the 4 day of January, A. D. 1877. Now, if said Moses P. Rice  
 as Administrator of the Estate of said Harriett Rice deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

Moses P. Rice  
Elias Rice  
W. W. Woods



No. 2169

## LETTERS.

## THE STATE OF OHIO.

Union County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Harriett Rice late of said County,  
 deceased, has been granted unto Moses P. Rice whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by John Kueck and Andrew  
Brown & Adam Brown and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
 this 9 day of January, A. D. 1877.

John B. Coats, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this 17 day of December, A. D. 1877

L. P. P.

No. 217

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No 2176

ADMINISTRATOR OF  
*Elizabeth Cisswell* Deceased  
**BOND.**

Know All Men by these Presents: That we, *Ellen Hall*  
*Russell C. Bigelow* and *Henry Evans* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *One hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *upon the Estate of*  
*Elizabeth Cisswell* deceased, were granted to the said *Ellen Hall*  
 by the Probate Court of *Union* County, in the State of  
 Ohio, on the *23* day of *January*, A. D. 18*77*. Now, if said  
 as Administrator of the Estate of said *Elizabeth Cisswell* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to *her* possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all *her* real estate that may be sold for the payment of *her* debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for *her*.

Third, Shall render, upon oath, a just and true account of *her* administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after *she* shall have been notified of  
 the expiration of the time by the Probate Judge, *she* shall receive no allowance for *her* services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in *her* hands upon the settlement of *her* accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*John B. Coats*  
 Probate Judge

*Ellen Hall*

*R. C. Bigelow*

*Henry Evans*

No 2176

## LETTERS.

THE STATE OF OHIO, {

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Elizabeth Cisswell* late of said County,  
 deceased, has been granted unto *Ellen Hall* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Benjamin Welsh, Lester*  
*Welsh & Isaac Soule* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of *her* death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of *her* debts, which shall at any time come into the possession of said Administrator, or of any person  
 for *her*; to render, upon oath, a true account of *her* administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after *she* shall have been notified of the  
 expiration of the time by the Probate Judge, *she* shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in *her* hands, upon settlement of *her* accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*  
 this *23* day of *January*, A. D. 18*77*.

, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *18* day of *December*, A. D. 18*91*

*L. O. P. J.*



## ADMINISTRATOR OF

George W. Bailey Deceased  
**BOND.**

Know All Men by these Presents: That we, David H. Henderson principal and George Holloway and James S. Henderson are held and firmly bound unto the State of Ohio, in the penal sum of fifteen hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of George W. Bailey late of said County deceased, were granted to the said David H. Henderson by the Probate Court of Union County, in the State of Ohio, on the 6 day of February A. D. 1877. Now, if said David H. Henderson as Administrator of the Estate of said George W. Bailey deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him and

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect. virtue in law

EXECUTED IN THE PRESENCE OF

Signed & sealed of me, this 6<sup>th</sup> day of February A.D. 1877

John B. Coats  
 Probate Judge

David H. Henderson  
George Holloway  
J. S. Henderson

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of George W. Bailey late of said County, deceased, has been granted unto David H. Henderson, with the will annexed of said decedent whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Charles W. Lyons James H. Hend and C. C. Stokes and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law, all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Waynesville

this 6 day of February, A. D. 1877.

Seal

John B. Coats, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this 18 day of December, A. D. 1896.

L. P. P. J.

Know All Men by these Presents: That we, David H. Henderson principal and George Holloway and James S. Henderson are held and firmly bound unto the State of Ohio, in the penal sum of fifteen hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of George W. Bailey late of said County deceased, were granted to the said David H. Henderson by the Probate Court of Union County, in the State of Ohio, on the 22 day of February A. D. 1877. Now, if said David H. Henderson as Administrator of the Estate of said George W. Bailey deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him and

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect. virtue in law

EXECUTED IN THE PRESENCE OF

John B. Coats  
 Probate Judge

THE STATE OF OHIO, }  
Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of George W. Bailey late of said County, deceased, has been granted unto David H. Henderson, with the will annexed of said decedent whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Charles W. Lyons James H. Hend and C. C. Stokes and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law, all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Waynesville

this 6 day of February, A. D. 1877.

John B. Coats, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this 18 day of December, A. D. 1896.

L. P. P. J.

No. 2192

ADMINISTRATOR OF  
*Eli Ludrick* Deceased  
**BOND.**

Know All Men by these Presents: That we, *Sarah J. Ludrick*  
*David R. Burr* and *Walter Warner* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Seven hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration *upon the Estate of*  
*Eli Ludrick* deceased, were granted to the said  
*Sarah J. Ludrick* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *22* day of *February*, A. D. 1877. Now, if said *Sarah J. Ludrick*  
 as Administratrix of the Estate of said *Eli Ludrick* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
 the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court, John B. Coats*  
*Probate Judge*

*Sarah Jane Ludrick*  
*David R. Burr*  
*Walter Warner*

No. 2192

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Eli Ludrick* late of said County,  
 deceased, has been granted unto *Sarah J. Ludrick* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Rascol Spain, Clinton*  
*Bonhart and Jonas Chie* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person  
 for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Waverlyville*  
 this *22* day of *February*, A. D. 1877.

*John B. Coats*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *18* day of *December*, A. D. 1877.

*L. Piper P. J.*



## ADMINISTRATOR OF

Mary Dean Deceased  
BOND.

Know All Men by these Presents: That we, Andrew H. Dean, George Holloway and James B. Henderson are held and firmly bound unto the State of Ohio, in the penal sum of Twelve hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Mary Dean deceased, were granted to the said Andrew H. Dean by the Probate Court of Union County, in the State of Ohio, on the 16 day of March, A. D. 1877 Now, if said Andrew H. Dean as Administrator of the Estate of said Mary H. Dean deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

Andrew H. Dean  
George Holloway  
J. B. Henderson



## LETTERS.

## THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Mary Dean late of said County, deceased, has been granted unto Andrew H. Dean whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Chas. Cook, David H. Henderson and William L. Moore and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 16 day of March, A. D. 1877.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 18 day of December, A. D. 1891

L. P. P. J.

Know All Men

held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of \_\_\_\_\_ deceased, were granted to the said \_\_\_\_\_ by the Probate Court of \_\_\_\_\_ County, in the State of Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_ Now, if said \_\_\_\_\_ as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN

Open Court

## THE STATE

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_  
this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_



Filed and Recorded

No. 2199

ADMINISTRATOR OF

Strange

Y.

Mann

Deceased

## BOND.

Know All Men by these Presents: That we, Simon D. Elliott James B. Whelpley  
and John C. Rice are  
held and firmly bound unto the State of Ohio, in the penal sum of One thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Strange Y. Mann deceased, were granted to the said Simon D. Elliott  
by the Probate Court of Union County, in the State of  
Ohio, on the 28<sup>th</sup> day of March, A. D. 1877. Now, if said Simon D. Elliott  
as Administrator of the Estate of said deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

S. D. Elliott  
J. B. Whelpley  
John C. Rice

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Strange Y. Mann late of said County, deceased, has been granted unto Simon D. Elliott whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Horatio F. Johnson Edward Spain & James B. Moore and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 28<sup>th</sup> day of March, A. D. 1877.

John B. Coats, Probate Judge.

By S. D. Elliott, Deputy.

Filed and Recorded this 18 day of December, A. D. 1877.

S. D. Elliott, D. J.



No. 2207

ADMINISTRATOR OF

**BOND.**

Know All Men by these Presents: That we, John K. Brown, John Gibson  
and Solomon Butz are  
held and firmly bound unto the State of Ohio, in the penal sum of One Hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John K. Brown deceased, were granted to the said John K. Brown  
by the Probate Court of Union County, in the State of  
Ohio, on the 11 day of April, A. D. 1877. Now, if said John K. Brown  
as Administrator of the Estate of said John K. Brown deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Gen. Court, John B. Coate  
Probate Judge

John K. Brown  
John Gibson  
Sol. Butz

**LETTERS.**

THE STATE OF OHIO, }  
County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of late of said County,  
deceased, has been granted unto whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of debts, which shall at any time come into the possession of said Administrator, or of any person  
for ; to render, upon oath, a true account of administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court  
or the law shall direct.

Witness, Judge of said Court, at  
this day of, A. D. 1877.

Probate Judge.

Deputy.

Filed and Recorded this

4

day of

JanuaryA. D. 1892L. O. P. J.

No. 220

Know All Men by these Presents: That we, John K. Brown, John Gibson  
and Solomon Butz are  
held and firmly bound unto the State of Ohio, in the penal sum of One Hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration

Ohio, on the

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Gen. Court, John B. Coate  
Probate Judge

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of late of said County,  
deceased, has been granted unto whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of debts, which shall at any time come into the possession of said Administrator, or of any person  
for ; to render, upon oath, a true account of administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court  
or the law shall direct.

Witness,

this

Filed and Recorded this

## ADMINISTRATOR OF

No. 2208

Angelina D. Brown deceased

## BOND.

Know All Men by these Presents: That we, John K. Brown as principal and John Gibson and Solomon Butz as sureties are held and firmly bound unto the State of Ohio, in the penal sum of Four Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration testamentary upon the Estate of Angelina D. Brown deceased, were granted to the said John K. Brown by the Probate Court of Union County, in the State of Ohio, on the 11 day of April A. D. 1877. Now, if said John K. Brown as Administrator of the Estate of said Angelina D. Brown deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him; and

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void; otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Signed & Sealed by us this 11 day of April A. D. 1877

John B. Coats  
Probate Judge

John K. Brown  
John Gibson  
Sol Butz

## LETTERS.

THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of late of said County, deceased, has been granted unto John K. Brown whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, atthis 11 day of April, A. D. 1877.

, Probate Judge.

, Probate Judge.

, Deputy.

, Deputy.

Filed and Recorded this

4

day of

JanuaryA. D. 1878

L. R. R. J.



No. 2213 *Amos Beach Decedent*  
ADMINISTRATOR OF  
**BOND.**

Know All Men by these Presents: That we *Samuel W. A. Dunbar and Barton H. Pickett* and *Templeton Liggett* are held and firmly bound unto the State of Ohio, in the penal sum of *Fifteen Hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Amos Beach Jr* deceased, were granted to the said *Samuel W. A. Dunbar* by the Probate Court of *Union* County, in the State of Ohio, on the *3<sup>rd</sup>* day of *April*, A. D. 1877. Now, if *the* said *Samuel W. A. Dunbar* as Administrator of the Estate of said *Amos Beach Jr* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to *his* possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all *his* real estate that may be sold for the payment of *his* debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for *him*.

Third, Shall render, upon oath, a just and true account of *his* administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after *he* shall have been notified of the expiration of the time by the Probate Judge, *he* shall receive no allowance for *his* services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in *his* hands upon the settlement of *his* accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Samuel W. A. Dunbar*  
*B. H. Pickett*  
*Templeton Liggett*



No. 2213

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Amos Beach* late of said County, deceased, has been granted unto *Samuel W. A. Dunbar* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Joseph Norris, George Lesme* and *Henry A. H.* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of *his* death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of *his* debts, which shall at any time come into the possession of said Administrator, or of any person for *him*; to render, upon oath, a true account of *his* administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in *his* hands, upon settlement of *his* accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Mayesville*  
this *3* day of *May*, A. D. 1877.

By *John B. Coats*, Probate Judge.  
\_\_\_\_\_, Deputy.

Filed and Recorded this *4* day of *January*, A. D. 1877.

*L. P. P. J.*

No. 2213

Know All Men by these Presents: That we *J. R. McDaniel* are held and firmly bound unto the State of Ohio, in the penal sum of *Twenty* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Amos Beach Jr* deceased, were granted to the said *Samuel W. A. Dunbar* by the Probate Court of *Union* County, in the State of Ohio, on the *3<sup>rd</sup>* day of *April*, A. D. 1877. Now, if *the* said *Samuel W. A. Dunbar* as Administrator of the Estate of said *Amos Beach Jr* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to *his* possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all *his* real estate that may be sold for the payment of *his* debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for *him*.

Third, Shall render, upon oath, a just and true account of *his* administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after *he* shall have been notified of the expiration of the time by the Probate Judge, *he* shall receive no allowance for *his* services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in *his* hands upon the settlement of *his* accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*John B. Coats*

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Amos Beach* late of said County, deceased, has been granted unto *Samuel W. A. Dunbar* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Joseph Norris, George Lesme* and *Henry A. H.* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of *his* death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of *his* debts, which shall at any time come into the possession of said Administrator, or of any person for *him*; to render, upon oath, a true account of *his* administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in *his* hands, upon settlement of *his* accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Mayesville*  
this *3* day of *May*, A. D. 1877.

By *John B. Coats*, Probate Judge.  
\_\_\_\_\_, Deputy.

Filed and Recorded this *4* day of *January*, A. D. 1877.

*L. P. P. J.*

## ADMINISTRATOR OF

No. 2215 Benjamin R. McGlade Deceased  
**BOND.**

Know All Men by these Presents: That we, Thomas H. Bain, Israel Slack  
 J. R. McDowell and William M. Liggitt are  
 held and firmly bound unto the State of Ohio, in the penal sum of Eleven thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
 Benjamin R. McGlade deceased, were granted to the said Thomas H. Bain  
 by the Probate Court of Union County, in the State of  
 Ohio, on the 22<sup>nd</sup> day of May, A. D. 1877. Now, if said Thomas H. Bain  
 as Administrator of the Estate of said Benjamin R. McGlade deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
 Probate Judge

Thomas H. Bain  
 Israel Slack  
 J. R. McDowell  
 William M. Liggitt

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Benjamin R. McGlade late of said County,  
 deceased, has been granted unto Thomas H. Bain whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by T. T. Kilbenny, William Wagner  
 and John R. Dodge and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
 this 22 day of May, A. D. 1877.

John B. Coats, Probate Judge.

By Deputy.

Filed and Recorded this 4 day of January, A. D. 1872

L. R. P. J.



2219

ADMINISTRATOR OF  
*Edward Norris* deceased  
**BOND.**

Know All Men by these Presents: That we, *William J. Woods* principal and *John Wiley* and *Thomas S. Loveless* are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *with the will annexed* upon the Estate of *Edward Norris* deceased, were granted to the said *William J. Woods* by the Probate Court of *Union* County, in the State of Ohio, on the *4* day of *June*, A. D. 18 *77*. Now, if said *William J. Woods* as Administrator of the Estate of said *Edward Norris* deceased, shall:

First, *Make and return* into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of *the deceased* that are by law to be administered, and which have or shall come to *his* possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, *Shall administer* according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all *his* real estate that may be sold for the payment of *his* debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for *him*.

Third, *Shall render*, upon oath, a just and true account of *his* administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after *he* shall have been notified of the expiration of the time by the Probate Judge, *he* shall receive no allowance for *his* services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, *Shall pay* any balance remaining in *his* hands upon the settlement of *his* accounts, to such persons as said Court or the law shall direct; and

Fifth, *Shall deliver the Letters of Administration* into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect *in law*.

EXECUTED IN THE PRESENCE OF

*Signed & sealed by us, this 4 day of June - A. D. 1877*  
*W. J. Woods*  
*John Wiley*  
*Thomas S. Loveless*  
*John B. Coats*  
*Probate Judge*

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Edward Norris* late of said County, deceased, has been granted unto *William J. Woods* (with the will annexed) whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *George W. Bout*, *William A. Ferguson* & *Thomas S. Loveless* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of *his* death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of *his* debts, which shall at any time come into the possession of said Administrator, or of any person for *him*; to render, upon oath, a true account of *his* administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in *his* hands, upon settlement of *his* accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*  
 this *4* day of *June*, A. D. 18 *77*  
*John B. Coats*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *4* day of *January*, A. D. 18 *82*  
*L. Fisher*

2220

Know All Men by these Presents: That we, \_\_\_\_\_ are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Ohio, on the \_\_\_\_\_

First, *Make and return* into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of *the deceased* that are by law to be administered, and which have or shall come to *his* possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, *Shall administer* according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all *his* real estate that may be sold for the payment of *his* debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for *him*.

Third, *Shall render*, upon oath, a just and true account of *his* administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after *he* shall have been notified of the expiration of the time by the Probate Judge, *he* shall receive no allowance for *his* services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, *Shall pay* any balance remaining in *his* hands upon the settlement of *his* accounts, to such persons as said Court or the law shall direct; and

Fifth, *Shall deliver the Letters of Administration* into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect *in law*.

EXECUTED IN THE PRESENCE OF

*Signed & sealed by us, this \_\_\_\_\_ day of \_\_\_\_\_ - A. D. 18 \_\_\_\_\_*  
*\_\_\_\_\_*  
*\_\_\_\_\_*  
*\_\_\_\_\_*  
*\_\_\_\_\_*  
*\_\_\_\_\_*

2221

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of *his* death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of *his* debts, which shall at any time come into the possession of said Administrator, or of any person for *him*; to render, upon oath, a true account of *his* administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in *his* hands, upon settlement of *his* accounts, to such persons as the Court or the law shall direct.

Witness, *\_\_\_\_\_*  
 this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18 \_\_\_\_\_  
*\_\_\_\_\_*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18 \_\_\_\_\_  
*\_\_\_\_\_*

2220

# ADMINISTRATOR OF Elizabeth J. Davis Deceased BOND.

Know All Men by these Presents: That we, G. S. Robertson, John M. Landrus  
and John M. Andrew are  
held and firmly bound unto the State of Ohio, in the penal sum of the thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration Elizabeth J. Davis deceased, were granted to the said G. S. Robertson  
by the Probate Court of Union County, in the State of  
Ohio, on the 7 day of January, A. D. 1877. Now, if said G. S. Robertson  
as Administrator of the Estate of said Elizabeth J. Davis deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased ~~that are by law to be administered~~, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of ~~the~~ said deceased,  
and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourthly, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifthly, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats  
Probate Judge

G. S. Robertson  
J. M. Landrus  
John M. Andrew

[Signature]  
[Signature]  
[Signature]

2220

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Elizabeth J. Davis late of said County,  
deceased, has been granted unto G. S. Robertson whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by S. E. Williams, Jonathan  
Cheney and Benson Chapman and to return, upon oath, within three months, a true inventory  
thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

[Signature]

this

John B. Coats, Judge of said Court, at Maysville  
7 day of January, A. D. 1877

John B. Coats, Probate Judge.  
By [Signature], Deputy.

Filed and Recorded this 4

day of January

A. D. 1877

L. Piper P. J.



2222

ADMINISTRATOR OF

Russell Rickman Deceased  
**BOND.**

Know All Men by these Presents: That we, Rebecca Rickman  
Justus J. Miller and John M. Miller are  
held and firmly bound unto the State of Ohio, in the penal sum of One thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Russell Rickman deceased, were granted to the said Rebecca Rickman  
by the Probate Court of Union County, in the State of  
Ohio, on the 18 day of June, A. D. 1877. Now, if said  
as Administrator of the Estate of said Russell Rickman deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John Rickman  
George Jackson

Rebecca X Rickman  
Justus J. Miller  
John M. Miller



2222

**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Russell Rickman late of said County,  
deceased, has been granted unto Rebecca Rickman whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Isaac Colwell, Matthew  
Stamets and Robert and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Mansville

this 18 day of June, A. D. 1877.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 4 day of January, A. D. 1892

L. D. P. J.

22

Know All Men by these Presents: That we, John  
John are  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John deceased, were granted to the said John  
by the Probate Court of Union County, in the State of  
Ohio, on the 18 day of June, A. D. 1877. Now, if said  
as Administrator of the Estate of said John deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of  
the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John  
John

22

THE STATE OF OHIO, }

Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of John late of said County,  
deceased, has been granted unto John whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Isaac Colwell, Matthew  
Stamets and Robert and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court  
or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

\_\_\_\_\_, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

L. D. P. J.

2224

ADMINISTRATOR OF

*Jacob C. Sidle* Deceased.  
**BOND.**

Know All Men by these Presents: That we, *William H. Sidle*, *Cornelius D. Sidle*  
*John Blain* and *Livi Wells* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Sixteen hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas Letters of Administration *upon the Estate of*  
*Jacob C. Sidle* deceased, were granted to the said *William H. Sidle*  
 and *Cornelius D. Sidle* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *27* day of *June*, A. D. 18*77*. Now, if said *Cornelius D.*  
*Sidle* as Administrator of the Estate of said *Jacob C. Sidle* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to *their* possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all *his* real estate that may be sold for the payment of *his* debts, which shall at any time come to  
 the possession of said Administrators, or to the possession of any other person for *him*

Third, Shall render, upon oath, a just and true account of *his* administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after *he* shall have been notified of  
 the expiration of the time by the Probate Judge, *he* shall receive no allowance for *his* services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in *his* hands upon the settlement of *his* accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court John B. Coats*  
*Probate Judge*

*William H. Sidle*  
*Cornelius D. Sidle*  
*John Blain*  
*Livi Wells*

2224

## LETTERS.

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Jacob C. Sidle* late of said County,  
 deceased, has been granted unto *William H. Sidle* and *Cornelius D. Sidle* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Israel Kinney, Solomon*  
*Walker* and *John W. Hines* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of *his* death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of *his* debts, which shall at any time come into the possession of said Administrators, or of any person  
 for *them*; to render, upon oath, a true account of *their* administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after *he* shall have been notified of the  
 expiration of the time by the Probate Judge, *he* shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in *their* hands, upon settlement of *their* accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *May sville*

this *27* day of *January*, A. D. 18*77*.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *4* day of *January*, A. D. 18*77*.

*L. Ripper P. J.*



## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Lewis B. Hedges and Solomon Walker are held and firmly bound unto the State of Ohio, in the penal sum of one thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration William Browning deceased, were granted to the said William Browning by the Probate Court of Union County, in the State of Ohio, on the 10 day of July, A. D. 1877. Now, if said Lewis B. Hedges as Administrator of the Estate of said William Browning deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Wm. B. Perry  
Thomas Perry

L. B. Hedges  
S. Walker  
P. H. Kinch

Wm. B. Perry  
Thomas Perry

22, 32

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of William Browning late of said County, deceased, has been granted unto Lewis B. Hedges whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Monie W. Hill, P. H. Blake and Lewis Lake and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coate, Judge of said Court, at Maysville this 10 day of July, A. D. 1877.  
John B. Coate, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 6 day of January, A. D. 1892.

L. B. Hedges  
S. Walker

Know All Men

held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coate  
John B. Coate

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_  
this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

## ADMINISTRATOR OF

*Jackson Godfrey Deceased*  
**BOND.**

Know All Men by these Presents: That we, *Samuel H. Grant* and *James W. Scott* and *Thomas Baldwin* are held and firmly bound unto the State of Ohio, in the penal sum of *Twenty five hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Jackson Godfrey* deceased, were granted to the said *Samuel H. Grant* by the Probate Court of *Union* County, in the State of Ohio, on the *July* day of *July*, A. D. 1877. Now, if said *Samuel H. Grant* as Administrator of the Estate of said *Jackson Godfrey* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*John B. Coats*  
*D. P. Ferguson*

*Samuel H. Grant*  
*James W. Scott*  
*Thomas Baldwin*

## LETTERS.

## THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Jackson Godfrey* late of said County, deceased, has been granted unto *Samuel H. Grant* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Harvey Price*, *E. D. Horton* and *Levi Roseberry* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

this *12* day of *July*, A. D. 1877.

*John B. Coats*, Judge of said Court, at *Mayville*

By

*John B. Coats*, Probate Judge.

Deputy.

Filed and Recorded this *6* day of *January*, A. D. 1877.

*L. D. P. D. J.*



No. 2239

ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That, we, James M. Darling  
George W. Rotts and Aaron Chick are  
 held and firmly bound unto the State of Ohio, in the penal sum of Four hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
John Fleming deceased, were granted to the said James M. Darling  
Darling by the Probate Court of Union County, in the State of  
 Ohio, on the 31 day of August, A. D. 1877. Now, if said James M. Darling  
 as Administrator of the Estate of said John Fleming deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court John B. Coate  
Probate Judge

James M. Darling  
George W. Rotts  
Aaron Chick



No. 2239

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of John Fleming late of said County,  
 deceased, has been granted unto James M. Darling whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Lemuel W. Smith  
John M. Southard and Saml. Hensley and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coate, Judge of said Court, at Unionville

this 31 day of July, A. D. 1877.

John B. Coate, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 6 day of January, A. D. 1878

L. Open P. J.

No. 2240

Know All Men by these Presents: That, we, James M. Darling  
George W. Rotts and Aaron Chick are  
 held and firmly bound unto the State of Ohio, in the penal sum of Four hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration

upon the Estate of  
John Fleming deceased, were granted to the said James M. Darling  
Darling by the Probate Court of Union County, in the State of  
 Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

Now, if said James M. Darling  
 as Administrator of the Estate of said John Fleming deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court

THE STATE OF OHIO, }

Be it Known,

That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
Sellus and \_\_\_\_\_ and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness,

\_\_\_\_\_, Judge of said Court, at \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

\_\_\_\_\_, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

\_\_\_\_\_

ADMINISTRATOR OF

No. 2249

James Kirkade Deceased

## BOND.

Know All Men by these Presents: That we, Hannah Kirkade as principal and Samuel W. Robinson, Philip Snider and John H. Kirkade are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will of said James Kirkade annexed upon the Estate of James Kirkade deceased, were granted to the said Hannah Kirkade by the Probate Court of Union County, in the State of Ohio, on the 9 day of November, A. D. 1877. Now, if said Hannah Kirkade

as Administratrix of the Estate of said James Kirkade deceased, shall Firstly Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all his moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administratrix, or to the possession of any other person for her.

Thirdly, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Signed &amp; sealed by me, this 9 day of November A. D. 1877

John B. Coate  
Probate Judge

Hannah Kirkade  
J. W. Robinson  
John H. Kirkade  
Philip Snider

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of James Kirkade late of said County, deceased, has been granted unto Hannah Kirkade (with the will of said deceased annexed) whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Philip Snider, J. L. Selles and E. W. Price and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coate, Judge of said Court, at Maysville

this 9 day of November, A. D. 1877

John B. Coate, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 6 day of January, A. D. 1892

L. H. P. R. J.



No. 2251

## ADMINISTRATOR OF

*Arion Ossey Deceased*  
**BOND.**

Know All Men by these Presents: That we, *Waret Owen, Philmon Ossey* and *Solomon Butz* are held and firmly bound unto the State of Ohio, in the penal sum of *Twelve hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Arion Ossey* deceased, were granted to the said *Waret Owen* by the Probate Court of *Union* County, in the State of Ohio, on the *21* day of *November*, A. D. 18*97*. Now, if said *Waret Owen* as Administrator of the Estate of said *Arion Ossey* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

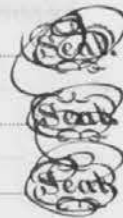
Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Waret Owen*  
*Philmon Ossey*  
*Sol Butz*



No. 2251

**LETTERS.**

THE STATE OF OHIO, }

*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Arion Ossey* late of said County, deceased, has been granted unto *Waret Owen* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *William C. Henderson* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Grayville*

this *21* day of *November*, A. D. 18*97*. *John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this *6* day of *January*, A. D. 18*98*.

*at Union P. D.*

No. 225

Know All Men by these Presents: That we, *Waret Owen* are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

upon the Estate of *Arion Ossey* deceased, were granted to the said *Waret Owen* by the Probate Court of *Union* County, in the State of Ohio, on the *21* day of *November*, A. D. 18*97*.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Waret Owen*  
*Philmon Ossey*  
*Sol Butz*

No. 225

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Arion Ossey* late of said County, deceased, has been granted unto *Waret Owen* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *William C. Henderson* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

## ADMINISTRATOR OF

No. 2252 William M<sup>c</sup> Cowley Deceased  
BOND.

Know All Men by these Presents: That we, Daniel Anderson  
Waret Owen and John N. Hinkle are  
held and firmly bound unto the State of Ohio, in the penal sum of Five thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration  
William M<sup>c</sup> Cowley deceased, were granted to the said Daniel  
Anderson by the Probate Court of Union County, in the State of  
Ohio, on the 21 day of November, A. D. 1877. Now, if said Daniel Anderson  
as Administrator of the Estate of said William M<sup>c</sup> Cowley deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

Daniel Anderson  
Waret Owen  
John N. Hinkle



No. 2252

## LETTERS.

## THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of William M<sup>c</sup> Cowley late of said County,  
deceased, has been granted unto Daniel Anderson whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

this

John B. Coats

Judge of said Court, at

Maysville

day of

November

A. D. 1877.

John B. Coats

Probate Judge.

By

L. Viper

Deputy.

Filed and Recorded this

8

day of

January

A. D. 1892



## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Emeline Crauston and John Bland are held and firmly bound unto the State of Ohio, in the penal sum of Twelve thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration John Crauston upon the Estate of John Crauston deceased, were granted to the said Emeline Crauston by the Probate Court of Union County, in the State of Ohio, on the 11<sup>th</sup> day of October, A. D. 1877. Now, if Emeline Crauston as Administratrix of the Estate of said John Crauston deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administratrix, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court

John B. Coats, Probate Judge

Emeline Crauston

Peggy Crauston

John Bland

Seal

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## LETTERS.

## THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John Crauston late of said County, deceased, has been granted unto Emeline Crauston whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of John Crauston death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administratrix, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at

this 11<sup>th</sup> day of October, A. D. 18 77.

, Probate Judge.

By John B. Coats, Deputy.

Filed and Recorded this 11<sup>th</sup> day of October, A. D. 18 77.

No. 225

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Open Court

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No. 2253

ADMINISTRATOR OF  
*William Graham* Deceased  
**BOND.**

Know All Men by these Presents: That we *Luther Turner* *John Hamilton*  
 and *James Hamilton* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Six hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*William Graham* deceased, were granted to the said  
*Luther Turner* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *27* day of *November*, A. D. 18*77*. Now, if said *Luther Turner*  
 as Administrator of the Estate of said *William Graham* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court John & Coate* *Luther Turner*  
*Probate Judge* *John Hamilton*  
*James Hamilton*

No. 2253

**LETTERS.**

THE STATE OF OHIO,

*Union* County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *William Graham* late of said County,  
 deceased, has been granted unto *Luther Turner* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Harrison Shaw*  
*George Coder & Emanuel Jarvis* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness,

*John B. Coate*, Judge of said Court, at *Maysville*  
 this *27* day of *November*, A. D. 18*77*.

*John B. Coate*, Probate Judge.  
 By *L. Viper*, Deputy.

Filed and Recorded this *6* day of *January*, A. D. 18*92*



No. 2255  
ADMINISTRATOR OF  
*Le Roy Wynegar*  
**BOND.**

Know All Men by these Presents: That we *James W. Beardsley, Jr.* and *Jacob W. Beem* are held and firmly bound unto the State of Ohio, in the penal sum of *One thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Le Roy Wynegar* deceased, were granted to the said *James W. Beardsley, Jr.* by the Probate Court of *Union* County, in the State of Ohio, on the *30* day of *November*, A. D. 1877. Now, if said *James W. Beardsley* as Administrator of the Estate of said *Le Roy Wynegar* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Henry Baker*  
*Frank Beardsley*  
*Approved in open Court this 30*  
*day of November 1877*  
*No. 2255*  
*John B. Coate*  
*Probate Judge*  
*J. W. Beardsley*  
*J. W. Beardsley*  
*J. W. Beem*

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Le Roy Wynegar* late of said County, deceased, has been granted unto *James W. Beardsley* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Ehmas Langstaff* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coate*, Judge of said Court, at *Daysville* this *30* day of *November*, A. D. 1877.

*John B. Coate*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *6* day of *January*, A. D. 1877.  
*L. W. Beem*

Know All Men by these Presents: That we *James W. Beardsley, Jr.* and *Jacob W. Beem* are held and firmly bound unto the State of Ohio, in the penal sum of *One thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Le Roy Wynegar* deceased, were granted to the said *James W. Beardsley, Jr.* by the Probate Court of *Union* County, in the State of Ohio, on the *30* day of *November*, A. D. 1877. Now, if said *James W. Beardsley* as Administrator of the Estate of said *Le Roy Wynegar* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Signed *James W. Beardsley, Jr.*  
day of *December*

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *Le Roy Wynegar* late of said County, deceased, has been granted unto *James W. Beardsley* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Ehmas Langstaff* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B. Coate*, Judge of said Court, at *Daysville* this *30* day of *November*, A. D. 1877.

*John B. Coate*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *6* day of *January*, A. D. 1877.

No. 2264

ADMINISTRATOR OF

Chloe A. Sharp Deceased  
BOND.

Know All Men by these Presents: That we, Cyrus Stamets Principal and Malchus P. Stamets and James Wright are held and firmly bound unto the State of Ohio, in the penal sum of Twenty Six hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed of the testator Chloe A. Sharp deceased, were granted to the said Cyrus Stamets by the Probate Court of Union County, in the State of Ohio, on the 28 day of December, A. D. 1877. Now, if said Cyrus Stamets Administrator of the Estate of said deceased, shall:

Firstly, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

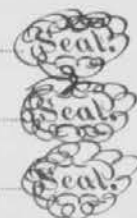
Fourthly, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifthly, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect, and virtue in law.

EXECUTED IN THE PRESENCE OF

Signed & sealed by us this 28  
day of December A. D. 1877

Cyrus Stamets  
Malchus P. Stamets  
James Wright



No. 2264

LETTERS.

THE STATE OF OHIO,

Union County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Chloe A. Sharp late of said County, deceased, has been granted unto Cyrus Stamets, with the will of decedent annexed whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Archibald F. Brooks, Aaron Coleman and John Vance and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 28 day of December, A. D. 1877.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 6 day of January, A. D. 1878

L. C. R. D. J.



No 2270

## ADMINISTRATOR OF

James R. Smith Deceased  
**BOND.**

Know All Men by these Presents: That we, Lemuel W. Smith, Andrew J. Richardson and William M. Smith are held and firmly bound unto the State of Ohio, in the penal sum of Ten thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of James R. Smith deceased, were granted to the said Lemuel W. Smith by the Probate Court of Union County, in the State of Ohio, on the 16 day of January, A. D. 1878. Now, if said Lemuel W. Smith as Administrator of the Estate of said James R. Smith deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

L. W. Smith  
A. J. Richardson  
Wm. M. Smith



No 2270

**LETTERS.**

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of James R. Smith late of said County, deceased, has been granted unto Lemuel W. Smith whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Levi E. Monroe, John W. Southard and Peter Hill and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Mansville

this 16 day of January, A. D. 1878.



John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 7 day of January, A. D. 1878.

L. Piper  
P.D.

No. 226

Know All Men by these Presents: That we, \_\_\_\_\_ are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of \_\_\_\_\_ deceased, were granted to the said \_\_\_\_\_ by the Probate Court of \_\_\_\_\_ County, in the State of Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_. Now, if said \_\_\_\_\_ as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court \_\_\_\_\_  
Probate Judge

\_\_\_\_\_

THE STATE OF OHIO, }  
\_\_\_\_\_ County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of \_\_\_\_\_ late of said County, deceased, has been granted unto \_\_\_\_\_ whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18\_\_\_\_.

## ADMINISTRATOR OF

No. 2267

Henry

Biddle

Deceased

## BOND.

Know All Men by these Presents: That we, Thomas Biddle, Lucius A. Stephenson and Richard Biddle are held and firmly bound unto the State of Ohio, in the penal sum of Fifteen hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

upon the Estate of

Henry Biddle deceased,

were granted to the said

Thomas Biddle by the Probate Court of Union County, in the State of Ohio, on the third day of January, A. D. 1878. Now, if said Thomas Biddle as Administrator of the Estate of said Henry Biddle deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

L. Blake  
A. P. [unclear]

Thomas Biddle  
L. A. Stephenson  
Richard Biddle

No. 2267

## LETTERS.

THE STATE OF OHIO, }

Union

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Henry Biddle late of said County, deceased, has been granted unto Thomas Biddle whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Robert McMillin, Boyd Richey and Judson J. Anderson and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Maysville

this

3

day of

January

A. D. 1878.

John B. Coats

, Probate Judge.

By

January

A. D. 1892

, Deputy.

Filed and Recorded this

7

day of

L. [unclear] P. J.



No. 2271

ADMINISTRATOR OF

John A. Wood Deceased  
**BOND.**

Know All Men by these Presents: That we, Asa Langstaff and John Wiley and Samuel W. Landon are held and firmly bound unto the State of Ohio, in the penal sum of Eight hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of John A. Wood deceased, were granted to the said Asa Langstaff by the Probate Court of Union County, in the State of Ohio, on the 19 day of January, A. D. 1878. Now, if said Asa Langstaff as Administrator of the Estate of said John A. Wood deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

Asa Langstaff  
John Wiley  
S. W. Landon



No. 2271

**LETTERS.**

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John A. Wood late of said County, deceased, has been granted unto Asa Langstaff whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by George B. Hamilton, William H. Ferguson & Joel D. Graham and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Mayville this 19 day of January, A. D. 1878.

By John B. Coats, Probate Judge.  
Deputy.

Filed and Recorded this

day of

January, A. D. 1878  
L. W. R. J.

No. 22

Know All Men  
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Witness,

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Filed and Re

No 2275 *P. M. Wriget* Deceased  
ADMINISTRATOR OF  
BOND.

Know All Men by these Presents: That we, *William M. Robinson* and *James W. Robinson* are held and firmly bound unto the State of Ohio, in the penal sum of *Three thousand* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration *P. M. Wriget* deceased, were granted to the said *William M. Robinson* by the Probate Court of *Union* County, in the State of Ohio, on the *29* day of *January*, A. D. 1878. Now, if said *William M. Robinson* as Administrator of the Estate of said *P. M. Wriget* deceased, shall:

- First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge: and also, if required by said Court, an inventory of the real estate of said deceased.
- Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.
- Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.
- Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
- Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court John B Coats* *W. M. Robinson* Seal.  
*Probate Judge* *J. W. Robinson* Seal.  
*W. M. Wriget* Seal.  
*W. M. Robinson*

No 2275 LETTERS.

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of *P. M. Wriget* late of said County, deceased, has been granted unto *William M. Robinson* whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by *Wm. Thompson*, *Philip Snider* and *J. L. Sellers* and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him: to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, *John B Coats*, Judge of said Court, at *Maysville* this *29* day of *January*, A. D. 1878. *John B Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *7* day of *January*, A. D. 1878. *L. E. P. J.*



No. 2280

ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Henry Ruhlen, as principal and John Homemaker and Francis J. Kohler are held and firmly bound unto the State of Ohio, in the penal sum of Four thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will of the testator annexed upon the Estate, of John George Ruhlen late of Union County, deceased, were granted to the said Henry Ruhlen by the Probate Court of Union County, in the State of Ohio, on the 19 day of February, A. D. 1878. Now, if, said Henry Ruhlen as Administrator of the Estate of said John George Ruhlen deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased;

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect, under the seal of the Court.

EXECUTED IN PRESENCE OF

Signed & sealed by us, this 19 day of February, A. D. 1878

the Court in Open Court

John B. Coats  
Probate Judge

Henry Ruhlen  
John Homemaker  
Francis J. Kohler



No. 2280

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John George Ruhlen late of said County, deceased, has been granted unto Henry Ruhlen with the will of deceased testator whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James Ketch David Wise and John W. Robinson and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Maysville  
this 19 day of February, A. D. 1878.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 7 day of January, A. D. 1878.

L. Piper P. J.

No. 2280

Know All Men by these Presents: That we, Robert

held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will of the testator annexed upon the Estate, of John George Ruhlen late of Union County, deceased, were granted to the said Henry Ruhlen by the Probate Court of Union County, in the State of Ohio, on the 19 day of February, A. D. 1878.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased;

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect, under the seal of the Court.

EXECUTED IN PRESENCE OF

the Court in Open Court

No. 2280

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John George Ruhlen late of said County, deceased, has been granted unto Henry Ruhlen with the will of deceased testator whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by James Ketch David Wise and John W. Robinson and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

this

Filed and Recorded this

No 2283

ADMINISTRATOR OF  
Dolly Kent Deceased  
BOND.

Know All Men by these Presents: That we, John E. McCrene and Robert S. Chapman and Josiah J. Morelock are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration \_\_\_\_\_ upon the Estate of Dolly Kent deceased, were granted to the said \_\_\_\_\_ by the Probate Court of Union County, in the State of Ohio, on the Second day of March, A. D. 1878, Now, if said John E. McCrene as Administrator of the Estate of said Dolly Kent deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

John E. McCrene  
Robert S. Chapman  
Josiah J. Morelock



No 2283

LETTERS.

THE STATE OF OHIO, }  
County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Dolly Kent late of said County, deceased, has been granted unto John E. McCrene whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by John W. Gray, David McCloud and William Greene and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Maysville  
this 2 day of March, A. D. 1878.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 7 day of January, A. D. 1892

L. Piper R. J.



No. 2292

ADMINISTRATOR OF  
*Sarah Splin Deceased*  
**BOND.**

Know All Men by these Presents: That we, *James H. Newhouse, Joseph K. Richey*  
 and *Velous Turner* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Eighteen hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Sarah Splin* deceased, were granted to the said *James H. Newhouse*  
*Newhouse* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *16* day of *March*, A. D. 18*78*. Now, if said *Joseph K. Richey*  
 as Administrator of the Estate of said *Sarah Splin* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court John B. Coats*  
*Probate Judge*

*James H. Newhouse*  
*Joseph K. Richey*  
*Velous Turner*



No. 2292

**LETTERS.**

THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Sarah Splin* late of said County,  
 deceased, has been granted unto *James H. Newhouse* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Jeff L. Richey, James*  
*Levin and David Shuler* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness,

*John B. Coats*, Judge of said Court, at *Maysville*  
 this *16* day of *March*, A. D. 18*78*.

*John B. Coats*, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this

8

day of

*January*A. D. 18*72*

*L. Richey P. J.*

No. 2292

Know All Men by these Presents: That we, *James H. Newhouse, Joseph K. Richey*  
 and *Velous Turner* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Eighteen hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Sarah Splin* deceased, were granted to the said *James H. Newhouse*  
*Newhouse* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *16* day of *March*, A. D. 18*78*. Now, if said *Joseph K. Richey*  
 as Administrator of the Estate of said *Sarah Splin* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court John B. Coats*  
*Probate Judge*

No. 2292

THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Sarah Splin* late of said County,  
 deceased, has been granted unto *James H. Newhouse* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *Jeff L. Richey, James*  
*Levin and David Shuler* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness,

this

Filed and Rec

No 2293 ADMINISTRATOR OF  
Israel Carter Deceased  
BOND.

Know All Men by these Presents: That we, Deleg Cranston, Benjamin A Martin and Joseph Washill are held and firmly bound unto the State of Ohio, in the penal sum of Twelve hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

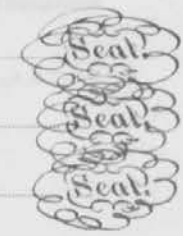
Whereas, Letters of Administration upon the Estate of Israel Carter deceased, were granted to the said Deleg Cranston by the Probate Court of Union County, in the State of Ohio, on the 18 day of March, A. D. 1878. Now, if said Deleg Cranston as Administrator of the Estate of said Israel Carter deceased, shall:

- First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
- Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.
- Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.
- Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
- Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court John B Coats Probate Judge

Deleg Cranston  
B. A. Martin  
Joseph Washill



No 2293 LETTERS.

THE STATE OF OHIO, }  
Union County, ss.

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Israel Carter late of said County, deceased, has been granted unto Deleg Cranston whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Harvey M. Haynes, Newman B. Dillon & Rodney A. Merine and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B Coats, Judge of said Court, at Mansville  
this 18 day of March, A. D. 1878.

John B Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 8 day of January, A. D. 1872.  
L. Open R. J.



No. 2302

Harriet

Carter

Deceased

## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, Charles W. Smith as principal and Robert L. Woodburn and John Wiley as sureties are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Harriet Carter with the will annexed deceased, were granted to the said Charles W. Smith by the Probate Court of Union County, in the State of Ohio, on the 6 day of April, A. D. 1878. Now, if said Charles W. Smith as Administrator of the Estate of said Harriet Carter deceased, shall:

Firstly, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect, virtue in law

## EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

Charles W. Smith  
R. L. Woodburn  
John Wiley

[Signature]  
[Signature]  
[Signature]

No. 2302

## LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Harriet Carter late of said County, deceased, has been granted unto Charles W. Smith whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Peleg Cranston, Elias Culver and George P. Hartsorn and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law, all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Waverly

this 6 day of April, A. D. 1878.

John B. Coats, Probate Judge.

By [Signature], Deputy.

Filed and Recorded this 8 day of January, A. D. 1872.

L. Piper R. J.

No. 23

Know All Men by these Presents: That we, Albman are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Harriet Carter with the will annexed deceased, were granted to the said Charles W. Smith by the Probate Court of Union County, in the State of Ohio, on the 6 day of April, A. D. 1878. Now, if said Charles W. Smith as Administrator of the Estate of said Harriet Carter deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect, virtue in law

## EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

No.

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Harriet Carter late of said County, deceased, has been granted unto Charles W. Smith whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Peleg Cranston, Elias Culver and George P. Hartsorn and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law, all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Waverly

this 6 day of April, A. D. 1878.

John B. Coats, Probate Judge.

By [Signature], Deputy.

Filed and Recorded this 8 day of January, A. D. 1872.

L. Piper R. J.

No. 2306  
ADMINISTRATOR OF  
Samuel Ballman Deceased  
BOND.

Know All Men by these Presents: That we, Charles H. Ballman, Ezra Ballman and Joshua Norviel are held and firmly bound unto the State of Ohio, in the penal sum of Sixteen hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Samuel Ballman deceased, were granted to the said Charles H. Ballman by the Probate Court of Union County, in the State of Ohio, on the 16 day of April, A. D. 1878. Now, if said Charles H. Ballman as Administrator of the Estate of said Samuel Ballman deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

Charles H. Ballman  
Ezra Ballman  
Joshua Norviel

Seal  
Seal  
Seal

No. 2306  
LETTERS.

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Samuel Ballman late of said County, deceased, has been granted unto Charles H. Ballman whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Joshua Norviel, Henry D. West and Eli Norviel and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville  
this 16 day of April, A. D. 1878.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 8 day of January, A. D. 1892  
L. Raper C. J.



## ADMINISTRATOR OF

No. 2308

## BOND.

Know All Men by these Presents: That we, Samuel B. Woodburn as principal and D. W. Henderson and R. L. Woodburn as sureties are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of John Carson deceased, were granted to the said Samuel B. Woodburn by the Probate Court of Union County, in the State of Ohio, on the 24 day of April, A. D. 1878. Now, if said Samuel B. Woodburn as Administrator of the Estate of said John Carson deceased, shall:

Firstly, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him, and

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect. virtue in law

EXECUTED IN THE PRESENCE OF

Signed and sealed by me, this 24 day of April 1878

Open Court, John B. Coats  
Probate Judge

S. B. Woodburn  
D. W. Henderson  
R. L. Woodburn



No. 2308

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

with the will annexed

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John Carson late of said County, deceased, has been granted unto Samuel B. Woodburn whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by John Liggett, Andrew H. McCampbell and Amy Buck and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. CoatsJudge of said Court, at Marysvillethis 24 day of April

A. D. 1878.

John B. Coats

Probate Judge

By

Deputy.

Filed and Recorded this

8

day of

January

A. D. 1878.

L. P. P. J.

No. 2308

Know All Men by these Presents: That we, Samuel B. Woodburn as principal and D. W. Henderson and R. L. Woodburn as sureties are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

with the will annexed

upon the Estate of John Carson deceased, were granted to the said Samuel B. Woodburn by the Probate Court of Union County, in the State of Ohio, on the 24 day of April, A. D. 1878. Now, if said Samuel B. Woodburn as Administrator of the Estate of said John Carson deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him, and

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect. virtue in law

EXECUTED IN THE PRESENCE OF

No. 2308

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John Carson late of said County, deceased, has been granted unto Samuel B. Woodburn whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by John Liggett, Andrew H. McCampbell and Amy Buck and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

the

Filed and Recorded this

## ADMINISTRATOR OF

No. 2319

William Ramsey Deceased

## BOND.

Know All Men by these Presents: That we, Perry J. Sherman Robert Butz William J. Harbert are held and firmly bound unto the State of Ohio, in the penal sum of Five thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

William Ramsey deceased, were granted to the said Perry J. Sherman by the Probate Court of Union County, in the State of Ohio, on the 14 day of June, A. D. 1878. Now, if said

as Administrator of the Estate of said William Ramsey deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

P. J. ShermanRobt ButzWilliam J. Harbert

No. 2319

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of William Ramsey late of said County, deceased, has been granted unto Perry J. Sherman whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by William H. Elsom Robert L. Stummell and Robert P. Shields and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Maysvillethis 14day of June

A. D. 1878.

John B. Coats

, Probate Judge.

By

L. Rippe P. J.

, Deputy.

Filed and Recorded this

9

day of

January

A. D. 1892



No 2326

## ADMINISTRATOR OF

Abraham Amerine Deceased

## BOND.

Know All Men by these Presents: That we, Henry N. Amerine, Addison Lee and Sylvanus Belville are held and firmly bound unto the State of Ohio, in the penal sum of four thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Abraham Amerine deceased, were granted to the said Henry N. Amerine by the Probate Court of Union County, in the State of Ohio, on the 27 day of July, A. D. 1878, Now, if said Henry N. Amerine as Administrator of the Estate of said Abraham Amerine deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

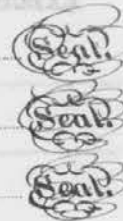
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

Henry N. Amerine  
Addison Lee  
Sylvanus Belville



No 2326

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Abraham Amerine late of said County, deceased, has been granted unto Henry N. Amerine whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by George P. Cross, Addison Lee and Henry Christ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at heavy south

this 27 day of July, A. D. 1878.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 11 day of January, A. D. 1879.

L. A. P. P.

No 2329

Know All Men by these Presents: That we, McKittrick are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of George deceased, were granted to the said McKittrick by the Probate Court of Union County, in the State of Ohio, on the 2 day of July, A. D. 1878, Now, if said McKittrick as Administrator of the Estate of said George deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

No 2

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of George late of said County, deceased, has been granted unto McKittrick whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by George P. Cross, Addison Lee and Henry Christ and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_

Filed and Recorded this \_\_\_\_\_

## ADMINISTRATOR OF

No 2329

George N. McKittrick Deceased  
**BOND.**

Know All Men by these Presents: That we, Maria L. McKittrick, William McKittrick and Samuel H. Campbell are held and firmly bound unto the State of Ohio, in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of George N. McKittrick deceased, were granted to the said Maria L. McKittrick by the Probate Court of Union County, in the State of Ohio, on the 2 day of August, A. D. 1878. Now, if said Maria L. McKittrick as Administrator of the Estate of said George N. McKittrick deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for her.

Third, Shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

Maria L. McKittrick  
Wm. McKittrick  
Samuel H. Campbell

No. 2329

**LETTERS.**

THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of George N. McKittrick late of said County, deceased, has been granted unto Maria L. McKittrick whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Samuel B. Woodhull, Andrew H. Campbell & John H. McDowell and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for her; to render, upon oath, a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Unionville  
this 2 day of August, A. D. 1878.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 11 day of January, A. D. 1879.

L. P. P. J.



## ADMINISTRATOR OF

No. 2340 Nancy Clark Deceased  
BOND.

Know All Men by these Presents: That we, Hamilton Clark as principal and Richard Clark and John R. McDowell as sureties are held and firmly bound unto the State of Ohio, in the penal sum of Twenty two hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of Nancy Clark deceased deceased, were granted to the said Hamilton Clark by the Probate Court of Union County, in the State of Ohio, on the 23 day of August, A. D. 1878. Now, if said Hamilton Clark as Administrator of the Estate of said Nancy Clark deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him; and

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Signed & sealed by us this 23 day of August  
A. D. 1878

John B. Coats, Probate Judge  
in Open Court. John B. Coats  
Probate Judge

Hamilton Clark  
Richard Clark  
J. R. McDowell



No. 2340

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Nancy Clark late of said County, deceased, has been granted unto Hamilton Clark (with the will annexed) whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by W. B. Seely, John Evans and Robert Hill and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 23 day of August, A. D. 1878.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 11 day of January, A. D. 1872.

L. P. P. J.

No. 2340

Know All Men

held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

Ohio, on the 23 day of August, A. D. 1878.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him; and

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. Coats, Probate Judge  
in Open Court. John B. Coats  
Probate Judge

No. 2340

THE STATE OF OHIO, }

Union County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Nancy Clark late of said County, deceased, has been granted unto Hamilton Clark (with the will annexed) whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by W. B. Seely, John Evans and Robert Hill and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1878.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1872.

ADMINISTRATOR OF

No 2341

Sarah Wells Deceased

## BOND.

Know All Men by these Presents: That we, Joseph Wells, William H. Rott  
and William J. Robinson are  
held and firmly bound unto the State of Ohio, in the penal sum of Eight hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
Sarah Wells deceased, were granted to the said Joseph Wells  
by the Probate Court of Union County, in the State of  
Ohio, on the 23 day of August, A. D. 1878. Now, if said Joseph Wells  
as Administrator of the Estate of said Sarah Wells deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John B Coats Probate Judge  
in Open Court, John B Coats Probate  
Judge

Joseph Wells  
William H Rott  
Wm Robinson



## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Sarah Wells late of said County, deceased, has been granted unto Joseph Wells whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by George Leasure, John Stewart and Seth T. Hyland and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B Coats, Judge of said Court, at Marysville  
this 23 day of August, A. D. 1878.

John B Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 11 day of January, A. D. 1878

L. H. W. J.



## ADMINISTRATOR OF

No. 2346

James Hotcher Deceased  
**BOND.**

Know All Men by these Presents: That we, Richard A. Hall  
Mansie M. Selby and William H. Marriott are  
held and firmly bound unto the State of Ohio, in the penal sum of Six hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration James Hotcher upon the Estate of  
Richard A. Hall deceased, were granted to the said  
by the Probate Court of Union County, in the State of  
Ohio, on the 10 day of September, A. D. 1878. Now, if said Richard A. Hall  
as Administrator of the Estate of said James Hotcher deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Richard A. HallM. M. SelbyW. H. Marriott

No. 2346

**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of James Hotcher late of said County,  
deceased, has been granted unto Richard A. Hall whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Mansie M. Selby, William  
Rosebrook and John A. Greene and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Marysvillethis 10day of September

, A. D. 1878.

John B. Coats

, Probate Judge.

By

, Deputy.

Filed and Recorded this 11day of January

, A. D. 1872.

L. A. R. J.

No. 23

Know All Men by these Presents: That we, Nelson  
held and firmly bound unto the State of Ohio, in the penal sum of Six hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration

William H. MarriottWilliam H. MarriottOhio, on the 10

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

John B. CoatsJohn B. Coats

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of James Hotcher late of said County,  
deceased, has been granted unto Richard A. Hall whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by Mansie M. Selby, William  
Rosebrook and John A. Greene and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

this

Filed and Recorded

## ADMINISTRATOR OF

No 2348

William Bales

Deceased

## BOND.

Know All Men by these Presents: That we, William W. Bales  
Nelson Dunn and William H. Jordan are  
 held and firmly bound unto the State of Ohio, in the penal sum of Twenty thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration William Bales upon the Estate of  
William W. Bales deceased, were granted to the said William W. Bales  
 by the Probate Court of Union County, in the State of  
 Ohio, on the 14 day of September, A. D. 1878. Now, if said William Bales  
 as Administrator of the Estate of said William Bales deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John B. Coats In Open Court  
John B. Coats, Probate Judge

William W. Bales Seal.  
Nelson Dunn Seal.  
W. H. Jordan Seal.

No. 2348

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of William Bales late of said County,  
 deceased, has been granted unto William W. Bales whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Samuel Waddle, Isaac  
Willett and William H. Crary and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Maysville  
 this 14 day of September, A. D. 1878.

John B. Coats, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this 11 day of January, A. D. 1879.

L. P. Allen D. J.



## ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, John L. Gossensbacher William P. Anderson, John A. Shaver and Sherly W. Hayes are held and firmly bound unto the State of Ohio, in the penal sum of Three thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of John L. Gossensbacher deceased, were granted to the said John L. Gossensbacher by the Probate Court of Union County, in the State of Ohio, on the 16 day of September, A. D. 1878. Now, if said John L. Gossensbacher as Administrator of the Estate of said John L. Gossensbacher deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to their possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for them.

Third, Shall render, upon oath, a just and true account of their administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after they shall have been notified of the expiration of the time by the Probate Judge, they shall receive no allowance for their services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

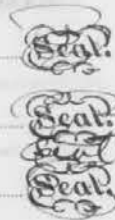
Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John B. Coats, Probate Judge  
In Open Court, John B. Coats, Probate Judge

John L. Gossensbacher  
W. P. Anderson  
J. A. Shaver  
S. W. Hayes



No 2349

## LETTERS.

## THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John L. Gossensbacher late of said County, deceased, has been granted unto John L. Gossensbacher and W. P. Anderson whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Harrison W. Padden, Brown Newlove, and James W. Field and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for them; to render, upon oath, a true account of their administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 16 day of September, A. D. 1878.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 12 day of January, A. D. 1879.

L. P. P. P.

No. 2349

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## EXECUTED

John B. Coats

No. 2

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Witness,

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Filed and Re

No. 2353

ADMINISTRATOR OF

John S. Noremaker Deceased  
**BOND.**

Know All Men by these Presents: That we, Samuel S. Noremaker and Jacob P. Hansen are held and firmly bound unto the State of Ohio, in the penal sum of Seven Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration

upon the Estate of John Noremaker deceased, were granted to the said Samuel S. Noremaker by the Probate Court of Union County, in the State of Ohio, on the 7 day of October, A. D. 1878. Now, if said Samuel S. Noremaker as Administrator of the Estate of said John Noremaker deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

Samuel S. Noremaker  
John Cunningham  
Jacob P. Hansen

No. 2353

**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John Noremaker late of said County, deceased, has been granted unto Samuel S. Noremaker whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by David McCampbell, John Liggitt and John M. Robinson and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Unionville  
this 7 day of October, A. D. 1878.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 12 day of January, A. D. 1878.

L. P. D. J.



## ADMINISTRATOR OF

No. 2354

Adam Hoover Deceased

## BOND.

Know All Men by these Presents: That we, James Hoover, William Hoover and W. H. Plotner are held and firmly bound unto the State of Ohio, in the penal sum of Twenty four hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Adam Hoover deceased, were granted to the said James Hoover by the Probate Court of Union County, in the State of Ohio, on the 8 day of October, A. D. 1878. Now, if said James Hoover as Administrator of the Estate of said Adam Hoover deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John Danforth  
Samuel Johnson

James Hoover  
Wm Hoover  
W. H. Plotner



No. 2354

## LETTERS.

## THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Adam Hoover late of said County, deceased, has been granted unto James Hoover whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by George Davis, Charles H. Cory and John Trimble and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B Coats, Judge of said Court, at Maysville this 8 day of October, A. D. 1878.

John B Coats, Probate Judge.  
By John B Coats, Deputy.

Filed and Recorded this 12 day of January, A. D. 1878.

L. O. P. J.

No. 2357

Know All Men

held and firmly bound unto the State of Ohio, in the penal sum of Twenty four hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of George Davis deceased, were granted to the said George Davis by the Probate Court of Union County, in the State of Ohio, on the 12 day of October, A. D. 1878. Now, if said George Davis as Administrator of the Estate of said George Davis deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

John Danforth  
Samuel Johnson

James Hoover  
Wm Hoover  
W. H. Plotner

No.

## THE STATE OF OHIO, }

Be it Known,

That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Adam Hoover late of said County, deceased, has been granted unto James Hoover whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by George Davis, Charles H. Cory and John Trimble and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B Coats, Judge of said Court, at Maysville this 8 day of October, A. D. 1878.

John B Coats, Probate Judge.  
By John B Coats, Deputy.

Filed and Recorded this 12 day of January, A. D. 1878.

L. O. P. J.

## ADMINISTRATOR OF

No. 2357

William Ropp

Deceased

## BOND.

Know All Men by these Presents: That we, George Ropp and John E. Nicol are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration William Ropp upon the Estate of George Ropp deceased, were granted to the said George Ropp by the Probate Court of Union County, in the State of Ohio, on the 21 day of October, A. D. 1878. Now, if said George Ropp as Administrator of the Estate of said William Ropp deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

George Ropp  
John E. Nicol  
John K. Borgen

Seal  
Seal  
Seal

No. 2357

## LETTERS.

## THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of William Ropp late of said County, deceased, has been granted unto George Ropp whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by John K. Borgen, Emanuel and George Dellinger and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 21 day of October, A. D. 1878.

John B. Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 12 day of January, A. D. 1879

L. V. P. J.



No. 2358

## ADMINISTRATOR OF

Andrew Wunt Deceased

## BOND.

Know All Men by these Presents: That we, George W. Drumm  
William Kirby and George W. Court are  
 held and firmly bound unto the State of Ohio, in the penal sum of One thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration Andrew Wunt upon the Estate of  
George W. Drumm deceased, were granted to the said George W. Drumm  
 by the Probate Court of Union County, in the State of  
 Ohio, on the 6 day of November, A. D. 1878. Now, if said George W. Drumm  
 as Administrator of the Estate of said Andrew Wunt deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B Coats  
Probate Judge

George W. Drumm  
William Kirby  
G. W. Court



No. 2358

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Andrew Wunt late of said County,  
 deceased, has been granted unto George W. Drumm whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by William H. Beene  
David Silverthorne and Ramon P. Clothy and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B Coats, Judge of said Court, at Marysville  
 this 6 day of November, A. D. 1878.

John B Coats, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this 12 day of January, A. D. 1879

L. R. R. J.

No. 19

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Filed and Rec

No. 1993

ADMINISTRATOR OF  
Edward V. Stiles Deceased  
**BOND.**

Know All Men by these Presents: That we, Sherman M. Blake,  
Monie W. Blake and William J. Garry are  
held and firmly bound unto the State of Ohio, in the penal sum of Sixteen hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration De Bonis Non upon the Estate of  
Edward V. Stiles deceased, were granted to the said  
Sherman M. Blake by the Probate Court of Union County, in the State of  
Ohio, on the 7 day of November, A. D. 1878. Now, if said Sherman M. Blake  
as Administrator of the Estate of said Edward V. Stiles deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

Sherman M. Blake  
W. W. Hill  
W. J. Garry



No. 1993

**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of Edward V. Stiles late of said County,  
deceased, has been granted unto Sherman M. Blake whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by William J. Woods,  
Daniel W. Godman + Thomas P. Ditty and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness,

John B. Coats, Judge of said Court, at Waynesville  
this 7 day of November, A. D. 1878.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 12 day of January, A. D. 1878.

L. P. P. P.



## ADMINISTRATOR OF

No. 2359 *Abbe B. Keyes Deceased*  
**BOND.**

Know All Men by these Presents: That we, *Dwight Webb*,  
*Beverly W. Keyes* and *Andrew Keyes* are  
 held and firmly bound unto the State of Ohio, in the penal sum of *Four hundred* Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*Abbe B. Keyes* deceased, were granted to the said  
*Dwight Webb* by the Probate Court of *Union* County, in the State of  
 Ohio, on the *13* day of *November*, A. D. 1878. Now, if said *Dwight Webb*  
 as Administrator of the Estate of said *Abbe B. Keyes* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*Open Court, John B. Coats*  
*Probate Judge*

*Dwight Webb*  
*Beverly W. Keyes*  
*Andrew Keyes*



No. 2359

**LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of *Abbe B. Keyes* late of said County,  
 deceased, has been granted unto *Dwight Webb* whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by *C. Houston, W. C. Lawrence*  
 and *John K. Sobine* and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Maysville*  
 this *13<sup>th</sup>* day of *November*, A. D. 1878.

*John B. Coats*, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this *12* day of *January*, A. D. 1878.

*L. W. P. J.*

No. 2363

Know All Men by these Presents: That we, *George*  
 held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration upon the Estate of  
*George* deceased, were granted to the said  
*George* by the Probate Court of \_\_\_\_\_ County, in the State of  
 Ohio, on the *21* day of \_\_\_\_\_, A. D. 1878. Now, if said *George*  
 as Administrator of the Estate of said *George* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

*John B. Coats*  
*John B. Coats*

THE STATE OF OHIO, }  
*Union* County, ss. }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_ whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
 and \_\_\_\_\_ and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, \_\_\_\_\_  
 this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1878.

\_\_\_\_\_, Probate Judge.  
 By \_\_\_\_\_, Deputy.

Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1878.

No 2363

## ADMINISTRATOR OF

Ralph Graham Deceased

## BOND.

Know All Men by these Presents: That we, Jasper Graham as principal and George Graham and as sureties are held and firmly bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration with the will annexed upon the Estate of Ralph Graham deceased, were granted to the said Jasper Graham by the Probate Court of Union County, in the State of Ohio, on the 21 day of November, A. D. 1878. Now, if, said Jasper Graham as Administrator of the Estate of said Ralph Graham deceased, shall:

Firstly, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Secondly, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him; and,

Thirdly, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect, virtue in law

## EXECUTED IN THE PRESENCE OF

Signed &amp; sealed by us this 21 day of November 1878

John B Coats, in Open Court  
John B Coats Probate Judge

Jasper Graham  
George Graham  
Robert Graham

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No 2363

## LETTERS.

## THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of Ralph Graham late of said County, deceased, has been granted unto Jasper Graham, with will of decedent annexed whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Alva F. Boring, Isaiah Lane and Luther Liggett and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct

Witness, John B Coats, Judge of said Court, at Unionville  
this 21 day of November, A. D. 1878.

John B Coats, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 12 day of January, A. D. 1878

L. Dyer W. J.



## ADMINISTRATOR OF

No 2367

Willard Ervine Deceased

## BOND.

Know All Men by these Presents: That we Nicholas V. Ervine  
Wiley Ervine and Thomas S. Ervine are  
 held and firmly bound unto the State of Ohio, in the penal sum of Two hundred & fifty Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
 be made in the condition following:

Whereas, Letters of Administration Willard Ervine upon the Estate of  
Nicholas V. Ervine deceased, were granted to the said Willard Ervine  
 by the Probate Court of Union County, in the State of  
 Ohio, on the 13 day of December, A. D. 1878. Now, if said Nicholas V. Ervine  
 as Administrator of the Estate of said Willard Ervine deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
 rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
 knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
 and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
 the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
 other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
 the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
 upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
 said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
 proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court John B Coate  
Probate Judge

N. V. Ervine  
Wiley Ervine  
Thomas S. Ervine



No 2367

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
 credits and estate, which were of Willard Ervine late of said County,  
 deceased, has been granted unto Nicholas Ervine whose duty it shall  
 be to have all and singular the said goods, chattels, rights and credits appraised by Christopher Moore, Abraham  
Johnson and Hubert Chavous and to return, upon oath, within three months, a true inventory  
 thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
 said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
 the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
 for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
 when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
 expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
 nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
 or the law shall direct.

Witness, John B Coate, Judge of said Court, at Manassville

this 13 day of December, A. D. 1878.

John B Coate, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 12 day of January, A. D. 1878.

L. R. D. J.

2369

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2369 ADMINISTRATOR OF *Thomas Moore Deceased*  
**BOND.**

Know All Men by these Presents: That we, *Thomas W. Bridge, John Moore*  
and *Adam Blue* are  
held and firmly bound unto the State of Ohio, in the penal sum of *Two thousand* Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration *Thomas Moore* upon the Estate of  
*Thomas Moore* deceased, were granted to the said *Thomas W. Bridge* by the Probate Court of *Union* County, in the State of  
Ohio, on the *20* day of *December*, A. D. 18*78*. Now, if said *Thomas W. Bridge*  
as Administrator of the Estate of said *Thomas Moore* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

*Open Court, John B. Coats* *Thomas W. Bridge*  
*Probate Judge* *John Moore*  
*Adam Blue*

No. 2369 **LETTERS.**

THE STATE OF OHIO, }  
*Union* County, ss. } To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of *Thomas Moore* late of said County,  
deceased, has been granted unto *Thomas W. Bridge* whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by *Harvey Mather*  
*William D. Cannon & George Keltner* and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, *John B. Coats*, Judge of said Court, at *Waverly*  
this *20* day of *December*, A. D. 18*78*.  
*John B. Coats*, Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this *13* day of *January*, A. D. 18*79*.  
*L. P. P. J.*



No 2370

## ADMINISTRATOR OF

William H. Davis Deceased

## BOND.

Know All Men by these Presents: That we,

and

are

held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration \_\_\_\_\_ upon the Estate of  
\_\_\_\_\_ deceased, were granted to the said  
\_\_\_\_\_ by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18 \_\_\_\_ Now, if said  
\_\_\_\_\_ as Administrator of the Estate of said \_\_\_\_\_ deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Seal.  
Seal.  
Seal.

No 2370

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of William H. Davis late of said County,  
deceased, has been granted unto John May whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by John Jennings, Lorenzo D.  
Wright and Harrison S. Stamets and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Marysville

this 26 day of December, A. D. 1878.

John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 13 day of January, A. D. 1892.

L. Allen P. J.

No. 2373

Know All Men

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EXECUTED IN

No. 237

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this

Filed and Rec

No. 2373

ADMINISTRATOR OF

## BOND.

Know All Men by these Presents: That we, James Ketch, Joshua R. Converse and John L. Adams are held and firmly bound unto the State of Ohio, in the penal sum of two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration John W. Rice upon the Estate of John W. Rice deceased, were granted to the said James Ketch by the Probate Court of Union County, in the State of Ohio, on the 2<sup>nd</sup> day of January, A. D. 1879. Now, if said James Ketch as Administrator of the Estate of said John W. Rice deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

James Ketch  
Joshua R. Converse  
John L. Adams

No. 2373

## LETTERS.

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of John W. Rice late of said County, deceased, has been granted unto James Ketch whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Andrew J. Ferguson, John Douglass, and James H. Adams and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Ulayville  
this 2<sup>nd</sup> day of January, A. D. 1879.

By John B. Coats, Probate Judge.  
Deputy.

Filed and Recorded this 13 day of January, A. D. 1879.

L. P. D. J.



No. 2375 ADMINISTRATOR OF  
David H. Woodburn Deceased  
**BOND.**

Know All Men by these Presents: That we, Samuel B. Woodburn  
Philip Snider and Robert L. Woodburn are  
held and firmly bound unto the State of Ohio, in the penal sum of one thousand Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration David H. Woodburn upon the Estate of  
Samuel B. Woodburn deceased, were granted to the said Samuel B. Woodburn  
by the Probate Court of Union County, in the State of  
Ohio, on the 7 day of January, A. D. 1879. Now, if said Samuel B. Woodburn  
as Administrator of the Estate of said David H. Woodburn deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court John B. Coats  
Probate Judge

S. B. Woodburn  
R. L. Woodburn  
Philip Snider



No. 2375

**LETTERS.**

THE STATE OF OHIO, }  
Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of David H. Woodburn late of said County,  
deceased, has been granted unto Samuel B. Woodburn whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by John K. Dodge, Henry  
Buck and William Wagner and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Mayesville  
this 7 day of January, A. D. 1879.  
John B. Coats, Probate Judge.

By \_\_\_\_\_, Deputy.

Filed and Recorded this 13 day of January, A. D. 1892

L. P. A. J.

No. 2376

Know All Men by these Presents: That we, Edmund  
Indi are  
held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default  
be made in the condition following:

Whereas, Letters of Administration Edmund upon the Estate of  
\_\_\_\_\_ deceased, were granted to the said Edmund  
by the Probate Court of \_\_\_\_\_ County, in the State of  
Ohio, on the 7 day of \_\_\_\_\_, A. D. 1879.

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels,  
rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or  
knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased,  
and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to  
the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any  
other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of  
the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter  
upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as  
said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly  
proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN

Open Court

No. 2376

THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights,  
credits and estate, which were of David H. Woodburn late of said County,  
deceased, has been granted unto Samuel B. Woodburn whose duty it shall  
be to have all and singular the said goods, chattels, rights and credits appraised by John K. Dodge, Henry  
Buck and William Wagner and to return, upon oath, within three months, a true inventory  
thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the  
said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for  
the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person  
for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time  
when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the  
expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its jour-  
nal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court  
or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Mayesville  
this 7 day of January, A. D. 1879.



Filed and Recorded this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1892

No. 2376

ADMINISTRATOR OF  
George Kent Deceased  
**BOND.**

Know All Men by these Presents: That we, Edmund W. Barlow, Hiram Kent and Andrew H. Mc Campbell are held and firmly bound unto the State of Ohio, in the penal sum of One thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of George Kent deceased, were granted to the said Edmund W. Barlow by the Probate Court of Union County, in the State of Ohio, on the 7 day of January, A. D. 1879. Now, if said Edmund W. Barlow as Administrator of the Estate of said George Kent deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

## EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

E. W. Barlow  
Hiram Kent  
Andrew H. Mc Campbell

No. 2373

**LETTERS.**

THE STATE OF OHIO, }

Union County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of George Kent late of said County, deceased, has been granted unto Edmund W. Barlow whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Peter Rausch, James McCloud and John W. Smith and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

Witness, John B. Coats, Judge of said Court, at Manysville  
this 7 day of January, A. D. 1879.

L. R. D. J., Probate Judge.  
By \_\_\_\_\_, Deputy.

Filed and Recorded this 13 day of January, A. D. 1879.



No. 2377

ADMINISTRATOR OF  
*Ebenezer Arnold Deceased*  
**BOND.**

Know All Men by these Presents: That we, *Asbury H. Beightler* and *James W. Robinson* and *Robert L. Woodburn* are held and firmly bound unto the State of Ohio, in the penal sum of *Twenty five hundred* Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Ebenezer Arnold* deceased, were granted to the said *Asbury H. Beightler* by the Probate Court of *Union* County, in the State of Ohio, on the *9* day of *January*, A. D. 1877. Now, if said *Asbury H. Beightler* as Administrator of the Estate of said *Ebenezer Arnold* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court *John B. Coats*

*Asbury H. Beightler*  
*James W. Robinson*  
*Robert L. Woodburn*



No. 2377

**LETTERS.**

THE STATE OF OHIO, }  
 County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at  
 this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18 \_\_\_\_.

\_\_\_\_\_, Probate Judge.

\_\_\_\_\_, Deputy.

Filed and Recorded this *13* day of *January*, A. D. 18 *77*.

*L. W. D. J.*

No. 238

Know All Men by these Presents: That we, *Charles W. ...* are held and firmly bound unto the State of Ohio, in the penal sum of \_\_\_\_\_ Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of *Robert L. Woodburn* deceased, were granted to the said *James W. Robinson* by the Probate Court of *Union* County, in the State of Ohio, on the *2* day of *January*, A. D. 1877. Now, if said *James W. Robinson* as Administrator of the Estate of said *Robert L. Woodburn* deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court *John B. Coats*

No. 238  
 THE STATE OF OHIO, }

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in his hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at  
 this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 18 \_\_\_\_.

Filed and Recorded

No 2383

ADMINISTRATOR OF

Robert W. Davis Deceased

## BOND.

Know All Men by these Presents: That we, James W. Davis and Charles W. Smith are held and firmly bound unto the State of Ohio, in the penal sum of Fifteen hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our Heirs, Executors and Administrators, if default be made in the condition following:

Whereas, Letters of Administration upon the Estate of Robert W. Davis deceased, were granted to the said James W. Davis by the Probate Court of Union County, in the State of Ohio, on the 21 day of January, A. D. 1892. Now, if said James W. Davis as Administrator of the Estate of said Robert W. Davis deceased, shall:

First, Make and return into said Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall at any time come to the possession of said Administrator, or to the possession of any other person for him.

Third, Shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other time when required by said Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services; unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the Letters of Administration into Court, in case any will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void: otherwise to be and remain in full force and effect.

EXECUTED IN THE PRESENCE OF

Open Court, John B. Coats  
Probate Judge

James W. Davis  
Charles W. Smith  
Amos Davis

## LETTERS.

THE STATE OF OHIO, }

County, ss. }

To All who shall See these Presents, Greeting:

Be it Known, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights, credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by

and to return, upon oath, within three months, a true inventory thereof, also, of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and, also, the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for him; to render, upon oath, a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable;

And to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

Witness, \_\_\_\_\_, Judge of said Court, at  
this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 1892.

\_\_\_\_\_, Probate Judge.

\_\_\_\_\_, Deputy.

By \_\_\_\_\_

Filed and Recorded this

3

day of

January

A. D. 1892

John B. Coats  
Probate Judge



