

ADMINISTRATOR'S BOND.

State of Tennessee,--Carroll County.

We, John Spellingsare bound to the State of Tennessee, in the penalty of Two
hundred
and
one hundred Dollars.Witness our hands and seals, this 7 day of Octo
ber
1879The Condition of this Obligation is such, That whereas the above bound
John Spellings
has been appointed administrator of the Estate of James
Parkston deceased.Now if the said John Spellings
shall well and truly, as such administrator, perform all the duties which are or may
be required by law, this obligation shall be void, otherwise to remain in full force
and virtue.Acknowledged and appeared in open
Court, this 7 day of
Octo
1879
John Spellings Judge.John Spellings [L. S.]
John Spellings [L. S.]
[L. S.]
[L. S.]

State of Tennessee--Carroll County.

To A D Puckton a Citizen of Carroll County:

WHEREAS, It appears to the Court now in session, that *James Puckton* has died, leaving no will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that letters of administration be issued to you:

THESE ARE THEREFORE, To authorize and empower you, the said *A D Puckton* to take into your possession and control, all the goods chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolves on you as Administrator; and after having settled up said estate to deliver the residue thereof to those who have a right thereto by law. **HEREIN FAIL NOT.**

WITNESS *E Falkner* Clerk of said Court, at office, this *7* day of *Oct* 1879, and *104* year of American Independence.

State of Tennessee--Carroll County.

To G W Nowlin a Citizen of Carroll County:

WHEREAS, It appears to the Court now in session, that *James Springer* has died, leaving no will, and the Court being satisfied as to your claim to the administration, and you having given bond and qualified as directed by law, and the Court having ordered that letters of administration be issued to you:

THESE ARE THEREFORE, To authorize and empower you, the said *G W Nowlin* to take into your possession and control, all the goods chattels, claims and papers of the said intestate, and return a true and perfect inventory thereof to our next County Court, or within ninety days from the date hereof, to collect and pay all debts, and to do and transact all the duties in relation to said estate, which lawfully devolves on you as Administrator; and after having settled up said estate to deliver the residue thereof to those who have a right thereto by law. **HEREIN FAIL NOT.**

WITNESS, *E Falkner* Clerk of said Court, at office, this *7* day of *Oct* 1879, and *104* year of American Independence.