cause to be exhibited into the registry of the Prerogative Court in the Secretary's office of this State or into the Surrogate's office of the County of Atlantic, at or before the expiration of three calendar months from the date of the above written obligation, and the same goods, chattels and credits, and all other goods, chattels and credits of the said deceased at the time of her death which at any time after -shall-come-into-the-hands-or-possession-of-the-said-William-Stinson,-or-into-thehands or possession of any other person or persons for the said William Stinson, do well and truly administer according to law; and further do make or cause to be made a just and true account of his administration within twelve calendar months from the date of the above written obligation; and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the account of the said administration, the same being first examined and allowed by the Judge of the Orphans' Court of the County, or other competent authority, shall deliver and pay unto such person or persons respectively as is, are or shall by law be entitled to receive the same; and if it shall hereafter appear that any last will or testament was made by the said deceased, and the executor or executors therein named, or any other person or persons do exhibit the same into the said Prerogative Court or the Surrogate's office of the County of Atlantic making a request to have it allowed and approved; if the said William Stinson being thereunto required, do render and deliver the said letters of administration (approbation of such testament being first had and made) to the said court, then the above obligation to be void and of none effect. or else to remain in full force and virtue.

Sealed\_and\_Delivered\_in\_the)\_\_\_\_\_\_William\_Stinson\_\_\_ \_(Seal)\_ presence\_of\_ George N. Beebe (Seal) Archie H. Smith Harry W. Abbott (Seal)

-State-of-New-Jersey)----Atlantic\_County\_\_)

William Stinson, the administrator within named, being duly sworn says that the within named Lusine Stinson, died without a will as far as he knows and as he verily believes and that he will well and truly administer all and singular the goods, chattels, rights and credits which were of the said Lusine Stinson, deceased at the time of her death, that if it shall come to his possession or knowledge, or to the possession of any other person or persons for his use; and that he will make -and-exhibit-into-the-Surrogate's-off-ice-of-the-County-of-Atlantic-a-true-and-perfect inventory of all and singular the said goods and chattels, rights and credits, and render a just and true account of his administration when thereunto lawfully required.

Sworn and subscribed before me) ---

the\_twenty-first\_day\_of\_August)\_ William Stinson A.D.1919\_

Archie\_H.\_Smith.

Deputy Surrogate.

State-of-New-Jersey)-Atlantic County )85

George N. Beebe, of full age, being duly sworn according to law, upon his oath says that he is a resident of the County of Atlantic, in the State of New Jersey, and is the owner of real estate therein, in his own right in fee simple. that he is worth the sum of four hundred seventy-five dollars over and above all just debts and liabilities existing against him, and over and above all encumbrances on said real estate.

Sworn and subscribed before me)

this benty-first day of August) George N. Beebe 1919. 

Archie H. Smith,

Deputy Surrogate.

Paled and recorded August 21st, 1919

Albert C. Abbott, Surrogate.

In\_the\_matter\_of\_the\_Estate\_of)\_\_\_\_\_5300

who died\_intestate.

ABRAHAM STERNFIELD, deceased ADMINISTRATOR'S BOND

KNOW\_ALL MEN\_BY\_THESE PRESENTS, that we, Joseph B. Perskie, of the City of Atlantic, County of Atlantic and State of New Jersey, principal, and the Atlantic Guaranty and Title-Insurance Company, a corporation of New Jersey, Surety, of the ----- in the County of .stlantic\_and\_State\_of\_New\_Jersey,\_are\_held\_and\_firmly\_bound-unto-the-Ordinary-or-Surrogate-General\_of\_the\_said\_State\_of\_New\_Jersey\_in\_the\_sum\_of\_One\_thousand\_dollars,\_lawful\_money\_of\_ the United States, to be paid unto the said, The Ordinary or Surrogate General as aforesaid, his successors or assigns, to which payment well and truly to be made, do bind ourselves, our heirs, executors and administrators, jointly and severally firmly by these presents. Sealed with our seals and dated the fifteenth day of August, in the year of our Lord one thousand nine hundred\_and\_nineteen.

The condition of this Obligation is such that if the above bounder Joseph B. Perskie. administrator of all and singular the goods, chattels and credits of Abraham Sternfield, deweased, do make or cause to be made a true and perfect inventory of all and singular the goods chattels and credits of the said deceased which have or shall come to the hands, possession or knowledge of the said Joseph B. Perskie, or into the hards or possession of any other person or persons for the said Joseph B. Perskie, and the same so made, do exhibit or cause to be exhibited into the registry of the Prerogative Court in the Secretary's office of this State, or into the Surrogate's office of the County of Atlantic, at or before the expiration of three calendar months from the date of the above written obligation, and the same goods, chattels and credits, and all other goods, chattels and credits of the said deceased at the time of his death, which at any time after shall come into the hands or possession of the said Joseph B. Perskie or into the hands or possession of any other person or persons for the said Joseph B. Perskie, do well and truly administer according to law; and further do make or cause to be made a\_just\_and\_true\_account\_of\_his\_administration\_within\_twelve\_calendar\_months\_from\_the\_date\_of the above written obligation; and all the rest and residue of the said goods, chattels and credits\_which\_shall\_be\_found\_remaining\_upon\_the\_account\_of\_the\_said\_administration,\_the\_same being first examined and allowed by the Judge of the Orphans' Court of the County, or other competent authority, shall deliver and pay unto such person or persons respectively as is, are or shall by law be entitled to receive the same; and if it shall hereafter appear that any last will or testament was made by the said deceased, and the executor or executors therein named, or any other person or persons do exhibit the same into the said Prerogative Court or the Surrogate's office of the County of Atlantic making a request to have it allowed and approved; if the said Joseph B. Perskie, being thereunto required, do render and deliver the said letters of administration (approbation of such testament being first had and made) to the said court, then the above obligation to be void and of none effect, or else to remain in full fo virtue.

Sealed\_and\_Delivered\_in\_the)\_ presence of

Joseph B. Perskie (Seal)

ATLANTIC\_GUARANTY\_AND\_TITLE\_INSURANCE\_CO.

Attest: Silas Shoemaker, (Corporate Secretary Seal\_\_\_\_)

By Joseph Thompson,
President

State\_of\_New\_Jersey)\_\_ Atlantic County )

Joseph B. Perskie, the administrator within named, being duly sworn says that the within named Abraham Sternfield, died without a will as far as he knows and as he verily believes and that he will well and truly administer all and singular the goods, chattels, rights and credits which were of the said Abraham Sternfield, deceased, at the time of his death, that if it shall come to his possession or knowledge, or to the possession of any other person or persons for his use; and that he will make and exhibit into the Surrogate's office of the County of Atlantic a true and perfect inventory of all and singular the said goods and chattels, rights and credits and render a just and true account of his administration when 

thereunto lawfully required. Swern and subscribed before me)

the 25th day of August, A.D. 1919 Albert C. Abbott,

Surrogate.

Joseph B. Perskie

Filed and recorded August 26th, 1919 Albert C. Abbott, Surrogate.