

appear that any last will and testament was made by the deceased
 and the same being proved in Court, and the executor obtains
 letters testamentary, and the said Stringer Perkins as in said
 case being required, reads and delivers up his letters of
 administration, thus the above obligation to be void: otherwise, to
 remain in full force and virtue
 signed and
 acknowledged in
 open Court
 of
 Geo. B. Roberts Clerk

Stringer Perkins
 Raleigh Brown
 Walter Jones

The foregoing Bond was recorded the 26th day of August
 A.D. 1841
 Geo. B. Roberts
 Clerk

The State of Mississippi
 Numbec County

Know all men by these presents
 that we Catharine D. Dadd, Geo. M. Dadd & H. W. Foote, Gilman
Foote, Wade Hopkins & John M. Smith all of the County and
 State aforesaid, are held and firmly bound unto John A. Bea-
 uchamp Judge of Probate of said County, and his Successor
 in office, in the sum of Fifteen Thousand Dollars, which pay-
 -ment shall and truly to be made and done, we bind ourselves, our
 heirs, Executors and administrators, jointly and severally, jointly
 by these presents: sealed with our seals, and dated this the
 4th day of October A.D. 1841

The Conditions of the above obligation is such, that if
 the said Catharine D. Dadd, Geo. M. Dadd & Heyrick W. Foote
 Executor of the Last will and testament of Henry C. Dadd Dece-
 -sed, do make a true and perfect inventory of all and singular
 the said goods, Chattels, and Credits of the said deceased which
 have or shall come to the hands, possession or knowledge of the
 said Catharine D. Dadd, Geo. M. Dadd & H. W. Foote or in the
 hands or possession of any other person or persons for them
 and the same to make, do exhibit unto the Probate Court
 of Numbec County, which he shall be thereunto required by
 the said Court, and such goods, Chattels and Credits, as well
 and truly administer according to law: and further do
 make a just and true account of their doings and doings
 therein, when thereunto required by the said Court: and also
 the rest of the said goods, Chattels and Credits which
 shall be found remaining upon the account of the said
 Executor, the same being first duly examined and allowed
 by the said Court, shall deliver and pay unto such

persons respectfully as are entitled to the same by law. Thus the above obligation to be void. The same to remain in full force and interest

Signed & acknowledged
in open Court

Jno. B. Roberts Clerk

Catherine D. Dade

Geo. M. Dade

H. W. Footo

Wilson Footo

Wm. Hopkins

John M. Smith

The foregoing Bonds was recorded the 10th day of October
A. D. 1841

Jno. B. Roberts

Clerk.

Setters.

The State of Mississippi

Worcester County

To all whom these Presents shall come touching,
Know ye that whereas Henry L. Dade deceased, late of
said County of Worcester, departed this life leaving his last
will and testament appointing Catherine D. Dade, Geo
M. Dade & Hezekiah W. Footo the executor thereof, and the
said last will and testament being lawfully proved in
said Probate Court and ordered to be recorded.

And therefore desiring that the
said last will and testament may be well and truly
executed according to the tenor and effect thereof, and as the
law shall require as hereby granted unto Catherine D.
Dade, Geo M. Dade & Hezekiah W. Footo executor as-
aforesaid, these letters testamentary, fully empowering them
to administer all and singular the goods, chattels, and
credits which were of the said Henry L. Dade at the
time of his death, hereby authorizing and requiring the
said Catherine D. Dade, Geo M. Dade & H. W. Footo to
demand and recover the same by all legal means to pay
all the debts for which the deceased was bound at the time
of his death and pay and return the legacies contained
and specified in the said will, so far as the said
effects will extend, and the law charged the executor
to make a true and perfect inventory of all the said
goods, chattels, and credits, and return the same to our
said Probate Court, and also a just and true account
of their acting and doings therein when thereunto
required by the said Court, and in general to do
and perform all such acts and things as pertain to
the office and trust of executor as aforesaid according to