

NO. 10

MONROE, N.Y. PRINTERS, FULTON, N.Y.

Know all Men by these Presents,

That we Sarah J. Reynolds & Charles A. Snyder W. H. Fox

as sureties are held and firmly bound unto the People of the State of New York, in the sum of Five Hundred dollars, lawful money of the United States of America, to be paid to the said people: To which payment well and truly to be made, we bind ourselves, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents.

Scaled with our seals

Dated the 29th day of June in the year of our Lord one thousand eight hundred and ninety-eight

Whereas, the above bounden Sarah J. Reynolds as Administratrix of the estate of the deceased James H. Johnson

late of the Town of Richland in the County of Oswego, New York, deceased, has lately applied to the Surrogate's Court of the County of Oswego, New York, for authority to dispose, by mortgage, lease or sale of so much of the real property of the said James H. Johnson deceased, as shall be necessary to pay his debts and funeral expenses; and whereas such proceedings in due form of law have been thereupon had, that the Surrogate of said county has decreed a sale of said premises of so much of the real property whereof the said decedent died seized, as shall be necessary to pay the debts and funeral expenses of said decedent.

Now, the Condition of this Obligation is such, that if the said Sarah J. Reynolds Administratrix etc shall faithfully perform the duties imposed upon her by said decree, and shall pay into the Surrogate's Court of said County of Oswego, within twenty days after the receipt thereof by her all money arising from any such sale; and shall deliver to the Surrogate of said County of Oswego within the same time, all the securities taken thereupon, and shall account for money received by her, whenever she is required to do so by a court of competent jurisdiction; then this obligation to be void; otherwise to remain in full force and virtue.

IN PRESENCE OF

Signed Sarah J. Reynolds Charles A. Snyder W. H. Fox

we bind
applied
property
expenses
the said
I decree,
arising
on, and
obligation
[SEAL]
[SEAL]
[SEAL]
y appeared
bond, and I
instrument
y sworn, each for
property the sum
incurred by

Know all men by these presents, that we, Olcott N. Woodworth of the Town of New Haven, Oswego County, N. Y., as principal, and S. M. Barker of the Town of New Haven Oswego County, N. Y., and A. V. Burton

of the Town of Lewisburg Oswego County, N. Y., as sureties, are held and firmly bound unto the People of the State of New York in the sum of twelve hundred dollars, lawful money of the United States of America, to be paid to the said People; to which payment well and truly to be made we bind ourselves, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents. Scaled with our seals. Dated the 29th day of June, one thousand eight hundred and ninety-eight.

WHEREAS, the above bounden, Olcott N. Woodworth, lately applied to the Surrogate's Court of the County of Oswego, for authority to dispose, by mortgage, lease or sale, of as much of the real property of the said Minerva Woodworth, late of the town of New Haven, Os. Co., N. Y., deceased, as shall be necessary to pay her debts, he being the executor of her last will and testament, and making such application as such executor; and, whereas, such proceedings in due form of law have been thereupon had, that the said Surrogate has decreed a sale of so much of the real property whereof the said decedent died seized as shall be sufficient to pay the debts of the said decedent, which the Surrogate has adjudged valid and subsisting pursuant to the statutes.

Now, the condition of this obligation is such, that if the said Olcott N. Woodworth shall faithfully perform the duties imposed upon him by said decree and shall pay

Sworn to before me this day of 1898

made, we bind
lately applied
real property
eral expenses;
ereof the said
y said decree,
oney arising
ereupon, and
this obligation
[SEAL]
[SEAL]
[SEAL]
[SEAL]
ally appeared
bond, and I
instrument
on, each for
ty the sum
incurred by