

The People of the State of New York, To Adonijah W. Montague in the right & behalf of Caroline Montague his wife, send greeting.

Whereas Abraham Huggins was & is reputedly & is intestate, being at or immediately previous to his death an inhabitant of, or having left assets which they were or have since come within the County of Osage, by means whereof the ordering and granting administration of all & singular the goods, chattels and credits of which the said intestate died possessor, and also the auditing allowing & settling discharging the account thereof do belong unto our County Judge of the County of Osage: And we being desirous that the goods, chattels & credits of the said intestate shall be well and faithfully administered applied & disposed of, Do Grant unto you the said Adonijah W. Montague in the right & behalf of the said Caroline Montague his wife, full power by these presents to administer well & faithfully, as person of full and singular the said goods, chattels & credits, debts, demands, accounts and receive the debts which unto the said intestate, whether living and at the time of his death did belong, and to pay the debts which the said intestate did owe, as far as such goods, chattels and credits will thereto extend if the law requires, hereby requiring you to make or cause to be made a true and perfect inventory of all & singular the goods, chattels & credits of the said intestate, within a reasonable time, and return a duplicate thereof to our County Judge of the County of Osage within three months from the date of these presents, and if further personal property, or assets of any kind not mentioned in any inventory that shall have been so made shall come to your possession or knowledge, to make or cause to be made in like manner a true and perfect inventory thereof, within two months after discovery thereof.

And we do by these presents, Depute, constitute & appoint you the said Adonijah W. Montague in the right & behalf of the said Caroline Montague his wife, as aforesaid Administrator of all and singular the goods, chattels & credits which were of the said Abraham Huggins deceased.

In testimony whereof we have caused the seal of the surrogate's Court of our said County of Osage to be hereunto affixed.

L.S.

Wm. O. H. Whitney County Judge of our said County of Osage, at Mexico in said County the 3rd day of January A.D. 1850.

O. H. Whitney County Judge of Osage County

The People of the State of New York, To Ann Coy & John Lamy send greeting.

Whereas Edward Coy, as is alleged, lately died intestate, being at or immediately previous to his death, an inhabitant of, or having left assets, which then were, or have since come within the County of Osage, by means whereof the ordering and granting administration of all and singular the goods, chattels and credits of which the said intestate died possessor, and also the auditing allowing, and settling discharging the account thereof do belong unto our County Judge of the County of Osage. And we being desirous, that the goods, chattels and credits of the said intestate shall be well and faithfully administered applied and disposed of, Do Grant unto you the said Ann Coy and John Lamy full power by these presents, to administer well and faithfully, as person of full and singular the said goods, chattels and credits, debts, demands, accounts, and receive the debts which unto the said intestate, whether living and at the time of his death did belong, and to pay the debts which the said intestate did owe, as far as such goods, chattels and credits will thereto extend if the law requires, hereby requiring you to make or cause to be made a true and perfect inventory of all and singular the goods, chattels & credits of the said intestate, within a reasonable time and return a duplicate thereof to our County Judge of the County of Osage within three months from the date of these presents, and if further personal property, or assets of any kind not mentioned in any inventory that shall have been so made shall come to your possession or knowledge, to make or cause to be made in like manner a true and perfect inventory thereof, within two months after discovery thereof.

And we do by these presents, Depute, constitute & appoint you the said Ann Coy and John Lamy Administrators of all and singular the goods, chattels and credits, which were of the said Edward Coy deceased.

In testimony whereof, we have caused the seal of the surrogate's Court of our said County of Osage to be hereunto affixed.

L.S.

Wm. O. H. Whitney County Judge of our said County of Osage at Mexico in said County the fourteenth day of January A.D. 1850.

O. H. Whitney Co. Judge &c.