The People of the State of NEW YORK, by the Grace of God, Free and Independent. To Edvanger a Milhorn theread administration to tolland a not fries or the years to be provided by Steine garding of the town of the state of the deceased. WHEREAS. The said Mane Gonny as is alleged, died intestate : having whilst living, and at the time of his death, goods, chattels or credits, within this state; (or goods, chattels or credits of the said deceased having since his death come into this state and are now unadministered :) by means whereof, the granting Administration, and also the auditing, allowing and final discharging the account thereof taken and subscribed an oath faithfully and doth appertain to us: And you having honestly to discharge the duties of such administrat 4-2cording to law, and having with your sureties executed a bond to us, for the faithful performance of those duties, which oath and bond are duly filed in the Surrogate's Office of our county of Chantauque. And we being designs that the goods, chattels and credits of the said deceased may be well and faithfully administered, applied and disposed of, DO grant unto you, the said 2 full power by these presents, to administer and faithfully to dispute of all and singular the said goods, chattels and credits; to ask, demand, recover and receive the debts which unto the said deceased whilst living and at the time of his death, did belong; and to pay the delete which the said-deceased did owe, so far as such goods, chattels and credite will thereunto extend, and the law require; hereby requiring you, after giving due notice thereof according to law, with the aid of two appraisers to be appointed by the Surrogate of the county of Chautauque, to make a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased which have or shall come to your hands, possession or knowledge, and make, or cause to be made, duplicates thereof, and return one of the said dplicate copies so made, and signed by the appraisers, to the Surrogate of the county of Chautauque within three months from the date hereof; And also to render a just and true account of your administration when thereunto required, and at all times to obey all lawful orders of the Surrogate of our said county of Chautauque touching the administration of the estate of the said deceased. NOUL Cherefore, we do by these presents depute, constitute and appoint you, the said The all and singular the goods, chattels and credits which were of the deceased. said Messer Goney HN testimony conferror, We have caused the seal of office of our said Surrogate to be hereunto affixed. Maytille, the first bundred and thirty one and of our Independence the fifty first year. Whithern frithe In.

The People of the State of NEW YORK, by the Grace of God, Free and Independent. Co Chereses C. M. Romand of the State of Same coming in the county of herstory and state of forty arts deceased. WHEREAS. The said Sauc Gome - as is alleged, died/intestate: having whilst living, and at the time of his death, goods, chattels or credits, within this state; (or goods, chattels or credits of the said deceased having since his death come into this state and are now unadministered:) by means whereof, the granting Arbanisistration, and also the auditing, allowing and final discharging the account thereof doth appertain to us: And you having the staken and subscribed an oath faithfully and honestly to discharge the duties of such administrate & cording to law, and having with your surctics executed a bond to us, for the faithful performunce of those duties, which outh and bond are duly filed in the Surrogate's Office of our county of Chantauque. And we being desirous that the goods, chattels and credits of the said deceased may be well and faithfully administered, applied and disposed of, 20 grant unto you, the said Echercher O. My lore and Thomas, + Oshore power by these presents, to administer and faithfully to dispose of all and singular the said goods, climitels and credits; to ask, demand, recover and receive the debts which unto the said deceased whilst living and at the time of his death, did belong; and to pay the debts which the said deceased did owe, so far as such goods, chattels and credits will thereunto extend, and the law require; hereby requiring you, after giving due notice thereof according to law, with the aid of two appraisers to be appointed by the Surrogate of the county of Chautauque, to make a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased which have or shall come to your hands, possession or knowledge, and make, or cause to be made, duplicates thereof, and return one of the said dplicate copies so made, and signed by the appraisers, to the Surrogate of the county of Chautauque within three months from the date hereof; And also to render a just and true account of your administration when thereunto required, and at all times to obey all lawful orders of the Surrogate of our said county of Chautauque touching the administration of the estate of the said deceased. MOZU Therefore, we do by these presents depute, constitute and appoint you. the said letienezer P II phone and I homas of Osbarn ministrate & of all and singular the goods, chattels and credits which were of the deceased. EN testimony celiperrof, We have caused the seal of office of our said Surrogate Mayville, the Jenes tent day of Mouse I Independence the file for one thousand eight hundred and thirty fine and of our Independence the fifty first year. Milliam Smith form. Invagate_