Surrogate's Court

Herkimer County.

IN THE MATTER OF THE ESTATE OF

Rides, Reuben

DECEASED

062201

Literfield December 23 " 1815 the Collowing artules Firtain to the Inventory of the Movable Proper ty Rubin Rican Desicus d -22 -00 come blowh white cow one young low oxheffer 18-00 one lalf 5.00 · two Shup 4-00 one White mare 24-00 of Join 9 00 14 foods ---175 36-· 6 lons Hay - J. 16 one grow of wheat -9 50 one mois of licter 3 -00 one Lot Has two pelity fors 3 -001 om Vadde 8 12 one Seed end Hatchel one Plow & lives x 2 25 of as one inh augen one Juhli 50 one Lot of Leather 75 4 dythe Smethy 1 30 one Sythe on Supposed twiter Bush its -126 one Brush white Beans 75 one Bashet 1/2 Bush oak. - 40 4 Drye Barrils 2/2 Bush Jalt 50 one Little which -125 1-25 one Bul. 50 to From 2/50 X wool.

19th Rools two tubs one Rid. 3 State -1 Budguelt 1 Brothad slord I under Bestick 50 one Chain - 13" 1/2 20 on brace chang to Slay -4.34 . 37 one true han 37 two Imacs. Choising 25 one double whipfulre two Staples one brane : one Nail hamm 25 one po Theory -25 one testamento one Rossor 25 3/4 Wollen years 1 +30 one Shoul for fire one tea Relle one mith Pail om Swill Pail one candlettak オ one table one chest boro Bags me Chest one Close Bathet one Spider one dish hutte 40 one Stone Pot. one milh Pan 37 one two quest lin pole with cour. one tra Pot 20 too cups & Jaures two ten polities 20 two tin cutis store tin Bojons 12 one of chum

one frying an old won on Butter plate one Broken hac one of yoke - 25 one fot lub -30 21 - hogs Land - 80 - 25 hnifes o for his one feather Bro & two pilars - 00 one unan Redtick 25 one bud grutt one chicked Cover las two hillow cafes one Ridhid viord one griat cost 40 one old Black wit 50 one po town one forther one Burternit wol 00-50 one for Thous -25 one Lehamber . -1-00 one Meat lub 20-00 4 hun: Pork -0-75 one Jacket -2 -00 one hole of prolatores. 3 -75 one 30 two grove Nichs for Sligh 1-25 one five fait Rette -0-75 one Pot 1-50 two hors collars hors yoke & bruk collars 0-75 one gnot wheal -34 Par meller year To dotes against Jonah Pridagivin Jan 2" 1804. 4-40 4-75 an court again - De Je Jum 4-75 26-26 one Note against Upner

one Note agans to afre Libbe * 20-00 one half Buthel -- 50 x -1-00 one pers of full blonts 10 = 00 Kupen ridor deselst fin al fun prism William Smith himone segret 8 1818 16 on the second of the

To Alijah Lambly Especies Lungs learnety of Westim in the state of The petition of Samuel Mide of the estate of Ruben Riche land Jour of Literfield decision. Showth that the said Ruchen of Mine estate in said lounty of That your fetitioner has in the course administration exhausted all the horse estate of the said deceased, and the get dette of impaid to the amount ther himsto dellar unpaid your petitioner therefore frey to oungate in the premesis according to the Dates the 28th day of Telenter 18/5 debt due the administration in the of the alemmestation about Straue

Ridel 2000

Know all men by these presents, that we, shamuel Philader Memorial Philader All Consulty and Collection Philader Philader Philader are held and firmly bound unto the People of the state of New-York, in the sum of Succeeding to the said People, to which payment well and truly to be made, we bind ourselves and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals, and dated the live of the day of Price in the year of our Lord, one thousand eight hundred and Soften

The condition of this Obligation is such, That if the above

Administrators of all and fingular the goods, chattels and credits of Benchair

deceased, do make or cause to be made, a true and perfect inventory of all and fingular the goods, chattels and credits of the faid deceased, which have, or shall come to the hands, possession or knowledge of the faid administrat or or into the hands or possession of other person or persons for the faid administratous and the same so made, do exhibit, or cause to be exhibited, into the office of the Surrogate of the county of Herkimer, at or before the expiration of fix calendar months from the date of the above written obligation, and the same goods, chattels and credits of the said deceased, at the time of his death, which at any time after shall come to the hands, or possession of any person or persons, for the said administrat of do well and truly administer according to law. And further, when thereunto lawfully required, do make, or cause to be made, a a just and true account of administration; and if it shall hereafter appear that any last Will or Testament was made by the faid deceased, and the executor or executors therein named, or any person or persons do exhibit the same, and request to have the same allowed and approved, then if the said administrat ors being thereunto required, do render and deliver the letters of administration granted on the estate of the said deceased, to the office from which the same were issued, then this Obligation to be void and of none effect, otherwise to remain in full force and virtue.

SEALED AND DELIVERED }
IN THE PRESENCE OF

Stephen Crosby Chestin Reine

Tamuel Phiden and others The People Bona \$200 1813 Rider Reulien

Method New york? Be it semembered that on the twelfth day africe in Newhomer bounty & the year one thousand eight himshed and secuntion at a lumgates bount held at the Office of Migah (Leal) Tombling Esquisio Sempate in and forbaid County Samuel Rider administrator fall und singular the goods and brettle rights and westits whilh were of Reuben Rider late of said bounty deceased, having on the twenty eight day of then last part by his petition to the said Long ate set forth, that the deceased houring died seized of real estate lying in said bounty of Harking, that the personal estate of the deseased was mufficient to pay his dette, and the said administrator having rendered a just und how mountary of all and singular the personal estate of the deceased, and beging the aid of the Lungate in the premise's, the said Sungth did then and there order, that the said adminishet Should cause according to Law Notice to be given by six works then then next energy to all persons interested in the estate of the said dueased to offen before the said Lengate at his Office in the Villege of Makimer in said bounty on this day, to shew cause, if any they had, why all the seal estate of which the said deceased diese sure should not be sold to pey his debts, and no cour having hein shown, therefore it is ordered and Durand that the said Eldministrate together with W Faster Do according to Law in such cases made and proveded sell all and singular, the real estate of which the deceased deed seized lying in said county, of Hackime, for the people of paying the dette of the deceases, and a centry and or Conveyances to the Juncturer or purchasen to pive, and that the money arising from the sale of said seal estate begain as by law director, In testimony where I have descrito Officed the seal of Office, Guen under ony hand the day and year first abeve withen Abyoh Tembling Langeste

Hat of New york Be it remembered that on the twelfth day africe in Newhomer bounty of the year one thousand eight himshed and securitien, at a limpates bount held at the Office of My ah Tombling Esquisio Tempate in and forbaid County (feat) Samuel Mider administrator fall and singular the goods and brettle rights and westits whill were of Reuben Rider late of said bounty deceased, hump on the twenty eight day of then last part by his petition to the said Longton set forth, that the deceased having died seized of real estate lying in said bounty of Harhimet, that the personal estate of the deceased was menflevent to pay his dette, and the said administrator having rendered a just unet hue inventory of all and singular the personal estate of the deceased, and meging the aid of the Lunquete in the premise's, the said Sungette did then and there order, that the said administration Should cause according to Law Notice to be given los sine works then then next energy to all persons interested in the estate of the said dueased to offen before the said Lingate at his office in the Killege of Makimer in said bounty on this day, to shew cause, if any they had, why all the seal estate of which the said deceased dice seized, should not be sold to pay his debts, and no coun having been shown, therefore it is ordered and Durand that the said Clasminishete together with W Foster Do according to Law in such cases made and proveded sell all and singular, the real estate of which the deceased died seized lying in said County, of Hackime, for the perform of paying the dette of the deceased, and a contry and or Consegues to the function or purchasen to pive, and that the money arising from the sale of said real estate befail as by law directer, In testimony where I have descents Officed the seal of office, Guen under ony hand the day and year first abeve withen Abyoh Tembling Lengente

Newhomer bounty of the year one thousand eight himshed and secuntion at a limitates bount held at the Office of Migah Tombling Esquires Semerate in and forbaid County Samuel Mider administrator fall und singular (feat) the goods and brettle rights and westits whill were of Reuben Rider late of said bounty deceased, having on the twenty eight. clay of then last part by his petition to the said Long ate set forth, that the deceased houring died severed of real estate lying in said bounty of Harkinson, that the personal estate of the deceased was houghierent to pay his dette, and the said administrator having rendered a just and how mountary of all and singular the personal exterts of the deceased, and neging the aid of the Lungate in the premeris, the said Sungth did then and there order, that the said adminishet Should cause according to Law Motive to be given be six works then then next energy to all persons interested in the estate of the said dueased to offen before the said Lengate at his Office in the Villege of Makimer in vaid bounty on this day, to shew cause, if any they had, why all the real estate of which the said deceased die sure, should not be sold to pay his detts, and no cour having been shown, therefore it is ordered and Dured that the said Eldministrate together with W Faster Do according to Law in such cases made and provided sell all and singular, the real estate of which the deceased deied seized lying in said county, of Hackimer, for the perfor of paying the dette of the deceased, and a centry and or Consegues to the function or purchasen to pive, and that the money arising from the sale of said real estate befair as by law directer, In testimony whome I have knownto Officed the seal of Office, Goen under ony hand the day and year first abeve withen Abyoh Tembling Langeste

Hati of New york Be it remembered that on the twelfth day afril in Nexhamer bounty of the year one thousand eight humbred and sevention at a lungutes bount held at the Office of My ah (Leal) Tombling Esquisio Sempate in and forbaid County Samuel Rider administrator fall und singular the goods and brettle rights and westits whill were of Reuben Rider late, of said County deceased, having on the twenty eight. day of then last part by his petition to the said Long ate set forth, that the deceased houring died severed of real estate lying in said bounty of Harking, that the personal estate of the deceased was houspiceent to pay his dette, and the said administrator having rendered a just und how mosnley of all and singular the personal estate of the deceased, and preying the aid of the Lungate in the premeris, the said Togethe did then and there order, that the said administration Should cause according to Law Notice to be given be six works then then next energy to all persons intensted in the estate of the said ducased to offen before the said Lengut at his Office in the Villege of Makimer in said bounty on this day, to shew cause, if any they had, why all the seal estate of which the said deceased died sure, should not be sold to pey his detts, and no cour having been shown, therefore it is ordered and Durand that the said Eldministrate together with W Foster Do according to law in such cases made and provided sell all and singular, the real estate of which the deceased deied seized lying in said county, of Hackime, for the perfor of paying the dette of the deceased, and a condey and or Conbegances to the punchaser or purchases to give, and that the money arising from the sale of said real estate befaits as by law directer, In testinony where I have downto Officed the seal of Office, Guen under ony hand the day and year first abeve withen Abyoh Lembling Lengget

Herkine Ceaunty & Surregates Offin & Be it remembered that on the eighthe day of march 189, LI Oursenally appeared before me Abijah Find by Lungetin und for sund County & Symuel Rede administration of the goods & challes nights & credits of Reuben Ride late of Jacob County deceased who being duly I woon deflow and said that he had haid all the detto of the deceased as far as they had come to his thewledge & had collited all the detts of In his hands one hundred and fin dellars and Issity on cents oddy to be paid to the heis when colled for and Thus closed no admissibilier Sombly

Herkimer-County, ss.

THE PEOPLE of the State of New-York, by the Grace of GOD, Free and Independent:

To Samuel Prince

SEND GREETING
Whereas heubin Minen of Lite field
as is alledged, lately died intestate, having whilst living and at the time of death, goods, chattels
or credits, within this state, by means whereof the ordering and granting administration of all and sin-
gular the said goods, chattels and credits; and also the auditing allowing and final discharging the ac-
count thereof doth appertain unto us; and we being desirous 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
full power, by these presents to administer, and faithfully dispose 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 death, did belong, and to pay the debts which the said deceased
did owe, so far as such goods, chattels and credits will thereto extend, and the law require : Hereby re-
quiring you to 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 your hands, por shall or knowl-
edge, and the same so made to exhibit or cause to be exhibited into the office of the Surrogate of the sounty of Madicinary at or before the expiration of six calendar months, from the date here-
of; and also to render a just and true account of administration, when thereunto required. And we do
these presents, depute, constitute and appoint you the said Sancuel
diministrator of all and singular the goods, chattels and credits which were of the said
In testimony whereof, we have caused the seal of office of our said Surrogate to be hereunto affixed. Witness Dan Chapman — Esquire Surrogate of the said county of
Harticist the twelfthe day of December in the year of our
ORD, one thousand eight hundred and fiftee and of our Independence the
Dan Chapman Surrogate