Daniel Walker Dent de bonis own

of Robert Platt administrator of John Platt sing Steed for

Returned to May Geron 1844, as the Clerks certificate

also Show. To the amount of Javot Minglish 2328.75/h

This Littlement is intended and meade Between the administrator of

John Platt. Line and hand the former and ministrator of

Lohn Platt. Line and land the former and the Lecond

administrator of Laid Robert Platt. deed.

J. 29.00/c

Aue to Baniel Walker the present admin \$294.95 to

The having Examinal the foregaing vouchers and found

There corect;

J. Stringal JO.

North Carolina, Estate Files, 1663-1979 Rowan County Plott, John (1844) Page 1 Credit for pryment made.

1 To Lohn Gile. for Returns
20 To LB Knimminger for Door 168

8 To Daine Coloman. for advice 5.00

4 To Alexander Bara formaking the coffin for ded 6.00

6 To Daviel Fieldin 75

7th To Daviel First.

8th To Lohn Gile. Clerk for Little of administration 80

9th To John Gile. Clerk for this billiment 40

10th for confermation of this detlement 208

Commission allowed to first administration 8.09

209

Seulement of Esto John Olate se

North Carolina, Estate Files, 1663-1979 Rowan County Plott, John (1844) Page 3 State of North Carolina,

Know all Men by these Dresents, THAT WE Daniel IN Walker John M. Long & James Honey out

are held and firmly bound unto the state of Dorth Carolina, in the sum of One Three and dellars — current money, to be paid to the said State of North Carolina; to the which payment well and truly to be made, we bind Ourselves, our Heirs, Executors and Administrators, jointly and severally, firmly by these presents:

Sealed with our seals, and dated this 4 day of Felzeary Anno Domini, 1845.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Sauch Macket

Administra of all and singular the goods and chattels, rights and credits, of form solver. deceased, do make or cause to be made, a true and perfect inventory of all and singular the goods and chattels, rights & credits, of the deceased, which have or shall come to the hands, knowledge, or possession of the said Sauces M. Matthe

or into the hands or possession of any person or persons, for him and the same so made, do exhibit, or cause to be exhibited, into Roman County Court, within the time prescribed by law, after the date of these presents; and the same goods, chattels, and credits, and all other the goods, chattels and credits of the deceased, at the time of his death, or which at any time hereafter shall come into the hands or possession of the said Admiced the

or into the hands or possession of any other person or persons, for how do well and truly administer according to law: And further, do make, or cause to be made, a true and just account of his said administration, agreeably to law, after the date of these presents; and all the rest and residue of the said goods, chattels and credits, which shall be found remaining upon the said administra

account, (the same being first allowed

by Court,) shall deliver and pay unto such person or persons, respectively, as the same shall become due, pursuant to the true intent and meaning of the Act in that case made and provided. And if it shall appear that any Will or Testament was made by the deceased, and the Executor or Executors therein named do exhibit the same in Court, making request to have it allowed and approved of accordingly, if the said Reacted the Machine

above bounden, being thereunto required, do render and deliver the said Letters of Administration, (approbation of such Testament being first had and made in the said Court,) then this Obligation to be void; otherwise to remain in full force and virtue.

Signed, Sealed and Delivered } in the Presence of for Mardie L.

James hing lamication

Dant om Malken
aone de bons non
af John Plotte
Bons
Tel 1845

North Carolina, Estate Files, 1663-1979 Rowan County Plott, John (1844) Page 5 STATE OF NORTH CAROLINA, County.

KNOW ALL MEN BY THESE PRESENTS, THAT WE

Ans. Calleron ofar Klutts

are held and firmly bound unto the State of North Carolina, in the sum of current money, to be paid to the said State of North Carolina; to the which payment well and truly to be made, we bind Ourselves, our Heirs, Executors and Administrators, jointly and severally, firmly by these presents—Sealed with our seals, and dated this

The Condition of the above Obligation is such, That if the above bounden Administrate of all and singular the goods and chattels, rights and credits, of Interview deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods and chattels, rights and credits, of the deceased, which have or shall come to the hands, knowledge,

or possession of the said of the said or into the hands or possession of any person or persons, for fire and the same so made, do exhibit, or cause to be exhibited, into four and the same so made, do County Court, within the time prescribed by law, after the date of these presents; and the same goods, chattels, and credits, and all other the goods, chattels and credits of the deceased, at the time of fire death, or which

or into the hands or possession of any other person or persons, for him do well and truly administer according to law: And further, do make, or cause to be made, a true and just account of he said administration, agreeably to law, after the date of these presents; and all the rest and residue of the said goods, chattels and credits, which shall be found remaining upon the said administrator

at any time hereafter shall come into the hands or possession of the said

account, (the same being first allowed by Court) shall deliver and pay unto such person or persons, respectively, as the same shall become due, pursuant to the true intent and meaning of the Act in that case made and provided. And if it shall appear that any Will or Testament was made by the decased, and the Executor or Executors therein named do exhibit the same in Court, making request to have it allowed and approved of accordingly, if the said

above bounden, being thereunto required, do render and deliver the said Letters of Administration, (approbation of such Testament being first had and made in the said Court,) then this Obligation to be void; otherwise to remain in full force and virtue.

Signed, scaled and delivered IN THE PRESENCE OF,

Jan Comman

Alexa Patterson Sund

WOLF GOVEN

Rob's & Plots

crown of

John Plots &

Bonds

Fely 1844

North Carolina, Estate Files, 1663-1979 Rowan County Plott, John (1844) Page 7