

dued to Plaintiff and E. J. Turner, one of the subscribers witnesseth that being Deed
 & G. Cloud being sworn, deposes and says that he is well acquainted with the
 hand writing of the said E. J. Turner and verily believeth that the name subscriber
 thereto is a signature in the proper handwriting of the E. J. Turner and that said
 Deed having been proved in the Clerk's Office as to the said Rebecca
 A. Turner on the 25th day of June 1858 by the oath of Joshua T. Cloud also
 a subscriber witnesseth, was thereupon cause to be recorded.

On the motion of James W. Murphy who made oath and together with Willis
 W. Lawrence and Richard Bennett his securities, (who justified on oath as to their
 sufficiency) entered into and acknowledged before the Notary Public hundred
 dollars conditioned according to Law, a Certificate is granted him for obtaining
 letters of administration on the estate of Lydia W. Murphy deceased in due form.

Be it remanded that Goodman E. Johnson and Meridith Holloman credible witnesses
 having been first duly sworn in open Court, deposed and say that Dempsey Gardner
 of Lancaster who died in 1858, left John W. Gardner his full brother, Obediah
 Gardner his full brother and Elizabeth Cobb, Harrison Cobb, Mary Jane Cobb
 and Leviell Cobb four infant children of Jane Cobb deceased who was Gardner
 and full sister of Dempsey Gardner, and Anne C. Cobb wife of William Cobb
 who was a brother of Dempsey Gardner deceased a half sister of Dempsey Gardner
 his only surviving son and heir at Law.

It appearing to the Court that a copy of the order made at December term 1858 of this
 Court requiring all the executors of William Lancaster deceased or his estate to show
 cause on the first day of March term 1859 against the payment and delivery of
 the estate of the decedent to the distributee thereof without requiring refunding bond
 has been published once a week for four successive weeks in a newspaper
 published in the City of Noxfeld and also posted at the front door of the
 Courthouse of this County, on the two successive terms of the said Court next after
 that at which the order was made, and no cause having been shown against
 such payment or delivery and it appearing by the report of Commissioner
 Marshall made to this Court and confirmed at July term 1858 that there are no
 debts or demands against the said estate and it further appearing to the Court by the
 administrators account of John Pittman et al. of William Lancaster deceased reported to
 this Court and confirmed July term 1858, that there is a balance in the hands of
 the Administrators of \$57.87 cents with interest from December 31st 1857, and
 also \$15.00 which he has since collected and not reported in said account still
 due to Pittman over to Henry G. Lancaster the sole distributee and that the all
 the debts of the decedent in the hands of the Administrator it is therefore
 ordered that the said John Pittman Administrator of Wm Lancaster deceased
 not requiring a refunding bond of Henry G. Lancaster the sole distributee
 pay to Henry G. Lancaster the sum of \$57.87 cents with interest from
 December 31st 1857 and the sum of \$15.00 which the same has since
 collected after just deducting the expenses of this suit, it being the
 amount due him.

A. J. Thomas is appointed Surveyor of the road from Flat Evans Bridge to