on at before the Jany Term 1859. Aubject to attachment on failure Ordered that The Court adjourn to meet at 9 Clock of the Somenen Friday Vov 1215 1858 Const met pursuant to adjon imment pusent Name as Gesterday In Matter of John Waldon Z Guardian? John & Clathan Waldon chis day Came into Court Said Gual and presented ante Current with daid Wheels which is approved and ordered to be recorded of Int Sehn Molden Guet of John and Nothen Welden in ale Said Wards 39 63 . By Jay of 1857 - 161 " o bel on hond dast delle " Int on Some one Geor Set 58 3 96 Espains of genee . Tents for the Gear 1858 Guardiano Com so on 1/1 75 3300 " Often allowance 6405 Ordered that The administrates be charged with above ballance dubject Juliu Settlement with interest from September 1858 Ollet of Illinois Pagewell County ( John Waldon Guardian as above being duly Norm according to Law South the foregoing is a just and True ale of money secenced and paid by him as about Guardian to the best of his monteelge & belief Charn to und Inheribed 3 before me Mv 12 1 /808 Eno M. Bush C.f. Ordered that the Court adjourn to meet at 9 Ocheck AM Tomorrow Vaturdag Nov 131 1858 Court met pussuant to adjournment present dame as Gesterday In motter of John Former 3 Richard Power Estate his day came into cont John Powers and represented to the Court that on ar about the 6 day of October 1858 Richard Pour departed this Life. hoving derected a Certain Taparto be Oreculed as his well. but which paper . (The dame being filed heresitt) a as not digner

by him for dame reason and therefore as it would deem by Law he

and he further Shows that he is brother of deceased and

dud milestate

Tovernber Tenn 1838 That Said deceased left no Children or parents or any brother or dister (Coycept one Sister in the als Country as he Suppose) and that the amount of the personal Estate amounts to about \$600 up to and need unmediate Care and he prays that Letter of administeation may be granted him upon daid Estate It is therefore ordered by the Court that the Said John Towns be appointed administrator of Said Colate and that he give bond. in the penalty of Frontan Hundred dollars. Thereupon he presented a Bond which is approved and adered to be recarded and dellas of Administration ordered to be Issued It is also puther ordered by the Court that Thursday the 13" day of famure, be det apart for a day of Holyinstment of Claims against daid & state Gredered that the Court adjourn to Monday neit at I Block P. M. In matter of Ql. In Ohase? was presented to the Court and being duy proven by A. A Mitchell Bizer two reputable mitness is therefore oreleved to be recorded Washington Actualay 2th 1858 I. Squire Miceiam Davis Chace. Deing of Sound mind but in feeble health, and feeling admonished of approaching Old age and knowing how uncertain is human life at the test and wishing to have my family provided for without the necessity of a usual to the tedians translessome and expensive forms of the daw. do by These present make and constitute this my dost will and testa ment. " Tust. I de heeby appoint my dear vife. Sarah I Chase my Lawful Executive to fulfill and cary out the intent of this my last will according to the true intent and meaning of the provisions here in after stated Decoude do hereby give and bequeath to my three dependant daughles To Pris. May out Chase Sarah Trevost Chace and Minten oyek Chace Eaginally between them to be divided, all the Land which I now owne in the County of Monroe & State of Arkansa or the avoils of the dame as my daid Executing thell think best Said land to be disposed of by her for their benefit Whenever the Shall hink best for then Comfort and interest. Third. I do hereby give and bequeath to my dear dependant doughter named above together with my beloved daughter Comeline amelia Allin all the tract of land entered for me by Bay of Bay in being 542,400 acres of Land Said to be valueable to be Caynally divided between them or the avoils of the Same at the Option of my Said. Exce ntry and at the period She the Said Excenting Shall think must proper, the Latest period however Shall be at the arrival of my your

gest danghter Winternoyek Chace at the full age of twenty one

det douth Tange one East

years Said land is described as being Lection four Township

fourth: I do hereby give and bequealt to my Said dependant daughter Maryant Chace Sarah P Chace and Mintermoyet Chace equally to be divided between them after the dimine of my beloved mix who is to have the use of the Same during her meden hoad, in Common with my Said Last mentioned daughters do dong as they Shall remain unmanied, The plantation in the County of Italifa and State of Arkansas where we don't resided in daid State. Travilled any of my daid Last mentioned daughter Shall leave the protection of my Said Executive, the Said Executive may withold from Such their Share of the in come of daid farm. from the time of daid Leavenry of her protection until the Janness Child becomes of the age of twenty ones when the Said encome of Said farm Shall be equally divided between the Executing & the three Last mentioned daughters, and provided further that should the Said Greenting Cease to remain my Indow, Then in that Case my daid dang thes Shall have the authority to delect some other person to be come my Executar The Lame also Shall be their privlage in Case my daid Execution should die Ken and die, and these Last Stated provisions I wish to Extend to all and every part of my beguest by this prient will

Aith - I do hereby Order my Said Execution to Sell at her discussion all my not coly in the Jan of Washington and State of Illinais and to size to same fee the purpose if the Should think best of removing to the State of Archanges which I would hereby recommend, and of using the avails for the purpose after discharging all my debt to put the three last mentioned dependent daughter together with herself in comfortable circumstances at her discretion and I do hereby empower her my dear wife to Sell & convey by deed as freely and bully this Said real Catali in the torn of Washington as I can sympelf do

dear Children Mayarett Salah P and Minterroyet Chace Cagnolly to be used at the discretion of my said Executive for her owne and their use until the full of my dear doughter Winterrapeth and after that period do sone, as as my dear wife them To Mit— the avails of daid notes land accounts except to much as Shall prochase one quarter Section for my good Children of Samp Land at it present value Clair Miller and Robut allen Children of my dear daughter Cmiline a Allen. Provided if my daid Creentry may give one quarter Section to Each of my nomed grand Children out of Land herein begreathed to my three daughter dying in the County of Monroe nomed in the Lecond provision of this my Last will

Searth - Should I live I may carry out these my Intentions myself is not as Should I be taken away Suddenly I hope my clear Children will as they remember with how much affection he has watched over them and as they may hope to meet him again in peace. See that no want of formality, present the provisions of this deed being correct out, The design being to Let my clear wife manage my affairs after me at discretion per her and the dependant Children benefit to long as the line or remains my widow pond thould the many again, to be at the choice of my dail children for her to remain Operating or to a new one mathematically shirtchell.

Ogine WD Chose

Taxwell Comply 3

A phitchell and B & Bryer whom degrature appear as attesting Pritreps to the faregoing will of Squir M. D. Chase having been first duty drom according to Law depose and day that they were present und daw the daid Squire W D Chase degree the dame to be his Last will and Distament in the presence of Cach of them and further they declare that at the time of do digning and acknowledgeing Said Prile they believe daid totales and Swing some to and Salse whole of the Memory and further day that Sworn to and Salse whole I memory and further day that Sugar Price they believe Daid totales on the Sworn to and Salse whole of the Memory and further day that

of I of Defrace dec? I This day came into Court Sarah of Chace and represented to the Court that on anabout the 25 to day of Pather 1858. Squire IN Departate of Dagened County departed this life having first made his Sast will and Distament death, filed and poven in the Court, She finished Shows to the Court that by Said will she is appointed Executing of his Estate being the Vidous of Said deceased, and the further declares that there are fam Children of Said deceased (Mamed in Said Will) Frusther She declares that the Estate of Said deceased liable to Come to har hands and Controls under Said will amounts to about Diften hundred deleases at this time which need care, and which peans that Settus Distamentary may be granted her upon Said Ostate.

It is therefore ardered by the court that the Said Sarah of Chace be appointed & secutive of daid Estate and that the give bond in the penalty of Three thousand dollars. There upon the presented a bond which is approved and ordered to be recorded and Letters Chestomentay addend to be Issued. It is also further O releved by the court that the first Monday in February next be det apart as a day of adjustment of Claims against daid Estate and that wells Andrew for f. Cetter & fager. Siekler. be appointed appraises of the personal property of daid Estate

Ordered that the court adjourn to meet at 10 Clack & On Tomorrow

Tuesday Nov 1615 1838

Court met susment to adjournment

present same ous Gesterdag

In Matter of George Crickons Estato

Jeans Collans Ostale

This day an appraisement hill of the personal property of George Culteris Estate which is approved and ordered to be released To Mit.

An appraisement Bill of the Goods Challels and Personal Estate of George