

South Carolina

9-6
8-1/2
9-6
10

airfield
 County of Winncy Pally Nealy John Nealy and
 Samuel Clampet have applied to us for letters
 of administration on all and singular the goods
 and Chattels of Hector Nealy late of the said county
 deceased. These are therefore to cite and
 admonish all and singular the kindred and Creditors
 to be and appear before us at the Court to be
 held for the said county at Winnsboro on the
 16th day of January next to shew Cause if any
 they have why the said administration should
 not be granted.

Attest David Evans Clerk
 of said said court this 24th Day of
 December in the year of our Lord
 1794 and the 19th year of American
 Independence
 D. Evans



Victor Nalley - 1794

REPRODUCED FROM MICROFILM IN
SOUTH CAROLINA DEPARTMENT OF ARCHIVES AND HISTORY
COLUMBIA, S. C.
Fairfield Co. Estates
Apt. 6 File 179

KNOW all Men by these Prelents, That we

*Patty Nealy John Nealy Samuel Clampitt
William M Morris & James Fleming*

are jointly and severally holden and firmly bound and obliged unto the Honorable the Judges of the county court of Fairfield, in the full sum of *five hundred pounds*

sterling money, to be paid to the Honorable the Judges of the county court of Fairfield aforesaid or to their successors in office for the time being: To which payment well and truly to be made, We bind ourselves, and each and every of our heirs, executors and Administrators, jointly, severally, and firmly by these presents. Sealed with our seals, and dated the *Sixteenth* day of *April* in the year of our Lord one thousand seven hundred and ninety *five*

WHEREAS administration of all and singular the goods and chattels, rights and credits, of *Victor Nealy*

late of *Fairfield County* deceased, were lately granted by the Honorable the Judges of the said county, unto the said *Patty Nealy John Nealy and Samuel Clampitt*

NOW the CONDITION of the above Obligation is such, That if the above bound *Patty Nealy John Nealy and Samuel Clampitt* Administrators of the goods and chattels, rights and credits, of the said *Victor Nealy*

do make 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, possession or knowledge of the said *Victor Nealy John Nealy and Samuel Clampitt*

or into the hands or possession of any other person or persons for *them* and the same to made do exhibit into the said court of Fairfield, when *they* shall be thereunto required, and such goods and chattels, rights and credits do well and truly administer according to law, and do make a just and true account of *their*

actings and doings therein, when required by the said court, and all the rest of the said goods and chattels, rights and credit, which shall be found remaining upon the account of the said administration (the same being first allowed by the said court) shall deliver and pay unto such persons respectively as are entitled to the same by law, and

if it shall hereafter appear that any last will and testament was made by the said deceased, and the same be proved in court, and the executors obtain a certificate of the probate thereon, and the said *Patty Nealy John Nealy & Samuel Clampitt* do, in such case, if required, render and deliver up the

said letters of administration, then this obligation to be void, else to remain in full force.

Sealed and delivered }
in the presence of }

JOHN MORRIS

Joseph Evans

Patty Nealy (S)

John Nealy (S)

Samuel Clampitt (S)

William M Morris
James Fleming (S)

(S)