LETTERS OF ADMINISTRATION

Robert Cunningham Daniel died December 1, 1863, intestate. His wife and two sons petitioned for letters of administration of his estate on January 4, 1864, in this hand-written version(below). This copy was sent to me; it came from Probate Court, but I don't know which book. On March 7, 1864, John Daniel, William Daniel, and Felix Peek applied and were granted Letters of Administration. (next page)

State of Georgia & To the Ordinary of Daid Oglishorfu County & County The petition of John & Dail opm of Daniel and terrely of Daniel Showith that Pobert & David has lately departed This life intestate leaving Considerable porperty in lands negros prinhable property Chores in action worth proverbly Que hundra thomand Woll They make application for letters a divincitration on the Estate of dicease as the next of live. They an Citizens of Raid County and an all over the age of lively one It day of January 1864 Daniel late of Daid Cowy David my Vanie and Emily of Danul clay of January 1863 & Co Thackelford Ordinary

Letters of Administration for Robert Cunningham Daniel Estate.

	LETTERS ADM.—Chron. & Sent. Print.
STATE OF GEORGIA,)	Provided by
DIMIN OF GROUNDY	Nelda Vaughn
Oglethorpe COUNTY.	
BY THE COURT OF ORDINARY FOR SAID COUNTY.	
BY THE COURT OF ORDINARY TOR SIME STATE	
Whereas, Robert le Daniel	late of
Oglethorp Comey	
deceased, died intestate, having while he lived, and	d at the time of his death,
divers estates, real and personal, within the said	State, by means whereof
the full disposition and power of quanting the a	administration of the estate
the fun disposition and also a final dismilision	n from the same to the
of the said deceased, and also a final dismission from the same to the	
Court aforesaid, does of right belong: And, t	they desiring that the same
may be well and truly administered, and legally disposed of Do hereby Grant unto fitue of Dance my Dance of JG & Pran	
Grant unto fitu y Danue II de anul & org de tare	
Administrator, full power, by the tenor of the	ese presents, to administer
the entire estate, both real and personal, of said	
his lifetime, and at the time of his death, did t	
sue for, recover and receive the same, and to pay the debts in which the de-	
ceased stood bound, so far forth as his afsets wir	Il extend according to law.
and then the balance, if any, to pay over to the	legal heirs and distributees
	edger news and assurances
of the said deceased.	
gare l 1 Oction and the Of	Part of the said Court this
Witness my hand, as Ordinary, and the &	ndeed and hiller Atrit form
7 day of March eighteen hur	narea and fig- siting free
E lo Inac	
W water	Mufords Ordinary
do.	
The corded This y'a	ay ay
Recorded this you day of March 1864 Co Co Grace Sulford Ordinary	
6 6 Shaer	Helford ordinary