in two Surropile Courts Courts of Do Guers · Bond muriabroley aden Wher Rudounds floo 6 of State 1887

on the Sungale bound of the beauty of cope Sames Berne Mie Erlage of Infinish with bounty of or proffertions met one ofthe Suche fulle das Me Estale of Joseph broter late of the Township of Dereham withe Said County Builder decented makethe oath and sait that he worth the Sum your hundred pound with delts beneful pais I wom hope me at the Journ Mindstock amy Menie July AD 1054 M. Lapendien Judy Sunojale bour bound of

bherles Hursking the Sown of the scients of South of the County of the Sown of the Scientific of the scientific for the County of the State of South of the Setate of South broley letter of the State of South broley letter of the South of the State of South broley letter of the South of the State of South broken in the South of t A of on Buller dencesed mukelouth and with that he is worth the own office hundred points Hoor Here me able Town Machinis M. Lapsnotine Just Sungal bout ? meninsbroker.

of Perchan in the County of Onford widow of the Source bolly of the Source by County of Onford widow of the lute Joseph Cover leto of the Ruller demand Charles Aurotains of the seize Teronship Esquis and Jennes Berry of this William of Ingroom his the Daid County Gullenen are hold and firmly bound to this Shullenny Six Williams By wheats. administrator of the Soverment ofthe Provin of buruda and to his Successor and Successors in Office, in the sum of the thousand Pounds of lawful money of the said Province, to be paid to Our Journe Dudy Queux untorin her successor or Successors; for which payment, to be well and truly made, we bind ourselves severally, our Heirs, and each of our Heirs, Executors, and Administrators, firmly by these Presents. Sealed with our Seals, and dated at we co tento bound of onford this sintle in the year of our Lord one thousand eight hundred and fifty seem THE CONDITION of this obligation is such, that if the within bounden Unionario broley credits of heeph broker of all and singular the goods, chattels, and deceased, do make or cause to be made, a true and perfect inventory of all and singular the goods, chattels, and credits, of the said deceased, which have or shall come into the hands, possession, or knowledge of her the said Murico levoler or into the hands and possession of any other person or persons for her and the same so made, do exhibit or cause to be exhibited into the Registry of the durregula tour of oh or before the further Monday in Character next ensuing, and the same goods, chattels, and credits, and all other the goods, chattels, and credits of the said deceased, at the time of her death, which at any time after shall come into the hands or possession of the said Williamurial rolly or into the hands and possession of any other person or persons for her do well and truly adminster according to law, and further do make or cause to be made a true and just account of her said administration, at or before the fourth day of July 1850 and all the rest and residue of the said goods, chattels, and credits, which shall be found remaining upon the said Administrat (1) account, the same being first examined and allowed by the Judge of the Court for the time being, shall deliver and pay unto such person or persons, respectively, as the said Judge by his decree or sentence, conformably to the provisions in a certain Act of Parliament, intituled, "An Act for the better settling Intestate Estates," and passed in the twenty-second and twenty-third year of the reign of Charles II, and also in a certain Act passed in the first year of King James II, contained, shall limit and appoint; and if it shall hereafter appear that any last Will or Testament was made by the deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making request to have it allowed and approved accordingly, if the said accordingly, muricu levels, within 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 and of none effect, or else to remain in full force and virtue. Signed and Sealed in presence of

## In the Surrogate Court of the County of Oxford.

COUNTY OF OXFORD,  You Anna Mana Cooley of the Town ship of To WIT:  you know of no Will made by the late farth lovely late of the Town ship deceased, that you will well and truly administer all and singular, the Goods, Rights, Credits and Chattels of the said deceased; that you will pay all such Debts as the said deceased owed at her death, so far as such Goods, Rights, Credits and Chattels will thereunto extend, and by Law you are bound, that you will make a true and perfect Inventory of all and singular the Goods, Rights, Credits, and Chattels of the said deceased as have, or shall come into your hands, custody, power or knowledge, and exhibit, or cause to be exhibited, the same unto the Registry of the said Count within the time limited by the said Court: and that you will also give a just and full account thereof unto the said Court, when you shall be thereunto lawfully required: You also swear that the property of the said foreigh Crantey of lawful money of Canada, and that the said Instance of the said Instance of lawful money of Canada, and died at the Town the aforesaid on or about the lay of Island of Island on the Suffer of the Suffer of
Sworn before me at Morelet of in the County of Oxford, this withday of fully A. D. 185% Service Raria Croley
Judge of the Surrogate Court,

To Are Hour William Lapenolder Spring programment leones of the County of original The Pelition of Maria beoley Mu Township of Deschous in the County of bright Widow of the late freigh bridey late of the sand Township from an deceased Humbly Theusth That your Peletioner is the Wedow ofthe late prephoto edey late ofthe Yours tak of Denham Moman deceased Who departed this life at the Soud Township on a about the Eighth day of May nowlast hast. Mathe died intestale asyone believes he having delighaty Searched amongs the Paper Musaid decased for a Will by has not been smalled to durance any such till. That the said deceases at the home offin death, was prosessed of or subled to divers goods are chattels all on Mun the borluly of Dagra assource with the being of Fing him deal ounds of thereatints dofar asyon telekorin has Alensnatled to ascertain. That is deter of Administration ofthe Salah Miciard deceased have been frauled from Petitioner thups frays you bono mil befoliated to paul the delling Administra Murilyh Musaw dicales us the Widow and nest of Kine and your Oshinow as in duly bound mill mei pray. Alheria Croly Woodstock 6 July.