de the passes of white Dasge Ruins and fels the 4th day of chan 1860

Office of the Surrogate Clerk.

In the Goods of Loseph Qodge and deceased, named in a certain Notice of Application for a grant of administration dated the Fourth day of May A. D. 1960 as late of the Township of Blenkein in the bounty of oxford, Initeeperf

I, bharles Titzlyborn the Surrogate Clerk, do hereby certify, that no Notice of Application in respect to the Goods of the said deceased has been received by me from any of the Registrars of the Surrogate Courts in Upper Canada, save the above from the Surrogate Court for the bount, y or ford for a grant of Letters of apministration

And I further certify, that no Cavear or copy of Cavear against the grant of Probate or Administration on the Goods of the said deceased has been lodged with or received by me.

Dated the Seventh day of may — A. D. 1860 blurles retylpoboro

The Registrar of the Gurogate Court,
County of Oxfords

Woodstock

R ADMINISTRATORS

In the Surrogate Court of the County

of bafor?

In the Goods of forth Dag deceased,

I Phole Dag of the Laurely

of Bluke in the County of aufor

make oath and say that fough Dags
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That I am the lawful and one of the next of kin of the deceased,

That I will faithfully administer the personal estate and effects of the deceased by paying his just debts and distributing the residue (if any) of his estate according to law, and that I will exhibit a true and perfect Inventory of all and singular, the personal estate and effects, rights and credits of the said deceased, and render a just and true account of my administration, whenever required by law so to do.

in the County of Defins
the Junteday of Many
A.D., 18 6 before me,

These Dadge

Jam Trukes

a com . es

In the Surrogate Court,

Count 4

of Defend

In the goods of forth Googe

deceased.

I Shed Darge

of the Loundel

of Blinkenn

in the County of aufors

make oath and say:

That I am the party applying for administration of the personal estate and effects of the said South I age late of the Louding. in the County of automatic of Bluken

That I made diligent and careful search in all places where the deceased usually kept his papers and in his depositaries, in order to ascertain whether the deceased had or had not left any Will, but that I have been unable to discover any Will, Codicil, or Testamentary paper, and I verily believe that the deceased

died without having left any Will, Godicil, or Testamentary paper whatsoever.

Sworn at Mand Stale in the County of any the # haday of hay A.D., 18 & before me.

Thebe Dodge

A Com, CP,

he Surrogute Court of the leaving of Defore In the goods of Shiph Cay and Manny of Waterles and Samuel Counter of the Sauchit of Moranguit and leavet of barnto severally make outh that we are the proposed Surcius on bohalf of the intended administrat of the personal estate and effects of Joseph Dage decensed in the within Bond named, for the faithful administration of the said personal estate and effects of the said deceased, and I the said Islamin for myself make oath and say that I am possessed of estate of the value of with human - dollars, and am worth highly howard dollars, all my debts being first paid; and I the said for myself make oath and say that I am possessed of estate of the value of highl dollars and am worth dollars, all my debts being first paid. Samuel Cornell The above named Islam Cornels and Samuel Cornele were severally sworn before me this fourth day of chang A. D. 18 60 at in the County of Onfers ames Turked a Com. C. P. Co, Deford

Enow All Men by these Presents: That we Thill A. Thumby of Blinkein and County of auford widow James Course of the Sandy of Materials in the Court of War are jointly and severally bound unto a land of the Sandy of the Surrogate Court of the Court of an automation of the Surrogate Court of the Court of a surface of the Surrogate Court of the Court of a surface of the Surrogate Court of the Court of a surface of the Surrogate Court of the Court of the surrogate of the Surrogate Court of the Court Court in the sum of wift hundred Judge of the said Court for the time being; for which payment well and truly to be made, we bind ourselves and administrators, firmly by these presents. Scaled with our seals. Dated the 1 day of haz in the year of our Lord one thousand eight hundred and The Condition of this obligation is such, that if the above named Phile Gade the administrat of all the personal estate and effects, rights and credits of South Onge in the County of defend late of the deceased, (who died on the twenty day of Official A. D. 18 (60,) do, when lawfully called on in that behalf, make or cause to be made a true and perfect inventory of all and singular the personal estate and effects, rights, and credits of the said deceased which have or shall come into the hands, possession, or knowledge of the said Phile Dage and possession of any other person or persons for him and the same so made, do exhibit or cause to be exhibited into the Registry of the Surrogate Court of the whenever required by Law so to do, and the same personal estate and effects, rights, and credits, and all other the personal estate and effects, rights, and credits of the said deceased at the time of his which at any time after shall come into the hands or possession of the said or into the hands or possession of any other person or persons for her, do well and truly administer according to law, (that is to say), do pay the debts which the said deceased did owe at decease; and further, do make, or cause to be made, a true said administration, whenever required by law so to do, and all the and just account of rest and residue of the said personal estate and effects, rights, and credits, do deliver and pay unto such person or persons respectively, as shall be entitled thereto under the provisions of any Act of Parliament now in force, or that may hereafter be in force in Upper Canada; 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 unto the said Court, making request to have it allowed and approved accordingly, if the said Mile Dage 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 no effect, or else to remain in full force and virtue. Thele Ibdge Signed, sealed, and delivered in presence of

surrogate Court of the Country of anjoin Bluken in the County of afthe Lowerhip of HUMBLY SHEWETH That fisipl Oags late of the Loundlik of Blank. in the County of August lun Keeper deceased, died on or about the Lunch Lewis in the year of our Lord one thousand eight hundred at Blanking in the County of Restorms and Province of Canada, and that the said deceased at the time of his death had a fixed place of abode at Blukenut in the said County of aufors lerk, That the said deceased died the and without having left any Will, codicil or testamentary paper whatever, and that your Petitioner is the lawful aufand next of kin of the said deceased Joseph Das ge ear That the personal estate and effects of the said deceased which L in any way died possessed of or entitled to, and for and in respect to which letters of administration are requested to be granted, are of or about the value of four houses to the best of your Petitioner's knowledge, information and belief. Entrefore your Petitioner prays that administration of the personal estate and effects of the said deceased may be granted and committed to her by this Honorable Dated this fourth day of chang 18 60 , Mela Bledge Whin Jam Rinkers