In a wintall afterny aun aun Charles Sent to the Care

In the Surrogate Court, Me County

of Bright

In the goods of Mothern Hak lak of Mu Township Mrss Organd we Mule onely of original Monnien deceased.

I Many Ann Hall in the County of Arfred Main

of the Township of West output make oath and say that I am the half

the Execut named in the last last Will and Testament

of the said

deceased.

e

16

te

of Ly

m:

cat

1

apply my for administration of Mufriconal Sitale of the Said Millerin Juli deceased

That the personal estate and effects of the said deceased, which in any way died possessed of or entitled to, and for and in respect to which Probate abnushation of the said Will is

to be granted, are of or about the value of two himdus and fufly dollars.

Sworn at Nordslock in the County of Refud the Seem day of Fishway

A. D., 1859 before me,

Maryann hall

N. Laprinsticie alomo: mrs 12 mofulu lo y origino

In the Surrogate Court of the

County

of Orefud

In the Goods of William Stak

deceased,

I Mary Ann Stall

of the Founship

of Pres craped in the Country of Orford Splanner Milow

make oath and say that Milliam Stall

late of the Founs help

of Wass argud

the Comy of organd yroman

deceased died, at the Township

Mrs orefore with leventy of original

That I am the lawful Widow

and intestate

mi.

·cat

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.

Sworn at Woods lock

in the County of Bufnd

the Seand day of February

A.D., 1859. before me,

Marjunn hall

M. Laphrotice aleonor mish mospite l'oaps

In the Surrogate Court, Me

Count2/

ch

16

ave

m:

of Orpud

In the goods of William Hall tale of the Township of organd yearen deceased.

I Many itanotale

of the Franch

of West defina

in the County of Ospa Widow

make oath and say

That I am the party applying for administration of the personal estate and effects of the said Milliam State

and effects of the said Milliam State

in the County of Capa Minimum deceased.

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, Codicil, or Testamentary paper whatsoever.

Sworn at North loss in the County of Capal the 2 day of February

Maryann hall

A.D., 1859 before me.

N. Laprusiene aleman africais withe Decem Bluch in and Justel muly of

cu.

450

kn the Surrogate Court, Allu

County

of Oreford

In the goods of Wilham Stall Palighte Township of sofred Momental deceased.

I, Mary Ann Stall of West Organ

in the County of Oxford Wishw

make oath and say:

That I am

the Execut named in the last Will and Testament of the said

decoased.

h

rave

m:

That said deceased died on or about the wenty thud day of Becember in the year of our Lord one thousand eight hundred and pfly suple at McSonustich afres and and that the said deceased at the time of his death had his fixed place of abode at McSonustich of the said County of supple

Sworn at Wordslock
in the County of aspect
the Sund day of February
A.D., 1859 before me.

May unn hall

N. Lapsinstice ule out of the common with interpret

ew.

Office of the Surrogateloler Ro In the goods of Milliam Hall deceased named in a certain Motice of application for grant of adminishation dated the 23 day of January 1859 aslate of the Township of Oxford (Western division) in the County of Oxford yeomany. I Charles With Gebbon the Surrogate Ween do hereby certify that no nother of application in respect to the goods of the said deceased has been beceived by me from any of the Regestrars of the Surrogale Courts mujer la anada, save the above from the Surrogatebourhof the bornely of Deford for agrant of admi. : mistration And I further certify that no caveat or Copy of Cavear against the grant of administration in the goods of the said deceased has been lodged with or received by me Daled this 27 dayy January 1859 Charles ritytibbon Surrogaleflerk The Registrar of the Surrogalelours -Lounty of orford

on for Administration County of output no the Surrogate Court of the The Detition of Many Ann Nais ghe Township of Dafus Meslen Durin wholevery of Organ Meder Alle Miller State late Musara Sounskip your decided HUMBLY SHEWETH That Mu late Milliam Hall of Paper (MiteraBurna) in the County of deceased, died on or about the Living third. late of the Frankle day of December in the year of our Lord one thousand eight hundred at the Sain Foundth and July Eight in the County of Oxful and Province of Canada, and that the said deceased at the time of his death had his fixed place of abode at the said Franklich and churing in the said County of Dafuel That the said deceased died ash wan intestate. and without having left any Will, codicil or testamentary paper whatever, and that your Petitioner is the lawful hidow and next of kin of the said deceased -That the personal estate and effects of the said deceased which here 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 Mnu hundred dollars, to the best of your Petitioner's knowledge, information and belief. cellifevefore your Petitioner prays that administration of the personal estate and effects of the said deceased may be granted and committed to here by this Honorable

Know All Men by these Presents: That we Many Annesau ofhe Sounthh Mrs oxpra netwleounly of soful mano of what trilican Hall take of the saw Fruith Monian deceased Milliam And Musaid Soundles your and John Status Long of the Jand Foundly Mondan are jointly and severally bound unto Dand Shank Mc Lucen Lyune the Judge of the Surrogate Court of the Loruly of oxford in the sum of fire hypored to be paid to the said Dana Shank Mc Queen Judge of the said Court for the time being; for which payment well and truly to be made, we bind ourselves and lack of us for the whole, our heirs, executors, and administrators, firmly by these presents. Scaled with our seals. Dated the Second day of February in the year of our Lord one thousand eight hundred and feffy unit The Condition of this obligation is such, that if the above named Many Ann Hall the administrature of all the personal estate and effects, rights and credits of Milliam Stall deceased, (who died on the lussely third day of Let December 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 or into the hands said Mary Am Stall 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 Surrogate Court of the Loudy of Orful 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 her death, which at any time after shall come into the hands or possession of the said Mary Ann or into the hands or possession of any other person or persons Hall for Me, do well and truly administer according to law, (that is to say), do pay the debts which the said deceased did owe at Mi 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 her 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 chary Ann Hall 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. Signed, sealed, and delivered Murjans hall Menuly of outped Shirtn

## In the Surrogate Court of the County of Sufud

In the goods of William Stall deceased. We William And of Me Sound he Att set coped who bounds of coped Memor and John Sectus Long of the Saw Sound he severally make oath that we are the proposed Sureties on behalf of the intended administrature of the personal estate and effects of Miliam Stall deceased in the within Bond named, for the faithful administration of the said personal estate and effects of the said deceased, and I the said Miliam itual for myself make oath and say that I am possessed of estate of the value of horange dollars, all my debts being first paid; and I the said John Status dingfor myself make oath and say that f am possessed of estate of the value of The Munsary dollars and am worth two hundred and fifty William Smobil dollars, all my debts being first paid. The above named Hilliam Amold and Som Sealur were severally sworn before day of February me this Lecond A. D. 1859 at Woodslock in the County of Dufud 1. Laprotien ale our from plaking africants