In Muleveraget Court Hond of administration Affabuck Clarkand Lohi krilehelo to adminta to the Eslate of the late french Kelly

KHOW All Mell by these PRESENTS, that we Mary Kelly of the Township of East Origin in the County of Ore por widow Paluto Clark of the win of wood aboth in the said county 4 come an and Armstuply bound to his Excellency dis Edmend walker Agad As aronet from proud specific proper specialist to bate in a city on the Common of Conganion to to to he we and to his Successor and Successors in Office, in the sum of four hundred and fifty Pounds of lawful money of the said Province, to be paid to sur forlrightaly the Queen her Sources on him a. 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 Wood stocks County of Onford this muteutle day of Felowary in the year of our Lord one thousand eight hundred and fuffly THE Condition of this obligation is such, that if the within bounden Makey Administrat to of all and singular the goods, chattels, and credits of Screenich / Killy 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 him the said Drawy Kelly 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 Lurrogalingthe, on or before the furt next ensuing, and the same goods, chattels, and credits, Monday in Juna. and all other the goods, chattels, and credits of the said deceased, at the time of his death, which at any time after shall come into the hands or possession of the said Knavy Kelly 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, day of January 1037 said administration, at or before the first and all the rest and residue of the said goods, chattels, and credits, which shall be found remaining upon the said Administrat (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 deeree 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 Merry 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 Scaled in Mary + Kelly mank Throthe Conte presencerof me Inforg Bow having been fuil rego voce and Suplain to Many Helly the mening of theat the appeared fully loved without

In the Surrogate Court of the County of Oxford, you tabuck Clurk of the Lown of woodstock in the County of Onford y Commer and John Milebels of the Lownship of East Onbord in hu Said county Suckeeper SURETIES for the due administration of the estate of fireunah Itelly late of the Lown of the Sown of the Sown of the Sound of the Sown of the Sound of the Sound of the Sound the Sound of the Sound the sum of lus hundred pounds of lawful money of Canada, all his debts being first paid: And next the said Lohn mitchell for himself saith that he is worth the sum of levo hundred Pounds, of lawful money of Canada, all his debts being first paid. Hatwell Clouk Sworn before me at Woodlagn the County of Oxford, this mulicut the Mitches day of Fillmany year of our Lord 1856 by the said Pabruk Curk and blu Initity to severally severally

In his Honor William Information & oquere fredy of the Surveyate Court County of the Surveyate Court County of Perfore The Polition of Brown Killy of the Township of Bust on for in the County of and ord luidow decented Showly showeth that thetake Jerecurah Kelly luke of the Foron of Wood black in he County of Onford Waggon knuker durated departed this life at the Young winder this of last on for ou or about the Eighth day of I Chivery in the presenty car wilestate that the fairl demaded is son of your petitioner that your petitioner hus made deligent search for a willed of the durined but his hot hem able to desiover any Such will that at the time of his dreese the said dueand was prosessed of divers goods and cheettely all welling the Country of Pafor amounting in the whole to the sum of two hundred surpamedo as funds your deletioner has hereable to ascriticion. Most y our kelitioner is descour to administer to the exticle of the vaid duenced and that your honor will be pleased to funt letters of administion to the Estate of the fied dennied aid your felitioner as in duty bound will Ever fray Many X Kelly Mank Wandstock 19th Sebruary 1856 Withing W. Suprestien

In the Surrogate Court of the County of Oxford.

Company of the second s	
COUNTY OF OXFORD, You have Kelle, of the Township of To WIT: Last Thord in the County of Oxford, do swear that you know of no Will made by the late location letter late of the Township well and truly administer all and singular, the Goods, Rights, Credits and Chattel of the said deceased; that you will pay all such Debts as the said deceased owed at his death, so har 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 Courts 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 Court, when you shall be thereunto lawfully required: You also swear that the property of the said Court, when you shall be thereunto lawfully required: You also swear that the property of the said Court, when you shall be thereunto lawfully required: You also deceased, is under the sum of the said Court, when you shall be thereunto lawfully required: You also deceased, is under the said Court. A letter the court of the said court the lawfully money of Canada, and that the said court is the said court in the year of our Lord one thousand eight hundred and fifty, fen and you hands within the said that the said court is the said that the said court is the year of our Lord one thousand eight hundred and fifty, fen and you hands within the said that the year of our Lord one thousand eight hundred and fifty, fen and you hands within the said that the year of our Lord one thousand eight hundred and fifty fen and you hands within the said court.	
So Help You God.	
Sworn before me at Mandelorite in the Country of Oxford, this 19 day of Solution A. D. 1856 Many X Helly Many X	
Judge of the Surrogate Court, County of Oxford.	