

In the Surrogate Court  
County of Oxford

No. 62

Janet McLennan  
et al

vs

D. S. McQuinn

Bond

&

Affidavit of Justification

Let commission  
be granted to Janet  
McLennan

D. S. McQuinn  
J. S. C.

Richd Allard  
Solicitor vs  
Argersoll

In the Surrogate Court of the County of Oxford

In the Goods of Kenneth McCreary deceased

At Colin More of the Township of North Oxford in the County of Oxford Farmer and John More of the aforesaid Township of North Oxford Farmer severally make oath that ~~in~~ the proposed surtees on behalf of the intended administrators of the personal estate and effects of the late Kenneth McCreary deceased in the annexed bond granted for the faithful administration of the said personal estate and effects of the said deceased and the said Colin More for myself make oath and say that I am possessed of real estate of the value of Two thousand dollars and am worth the sum of Two thousand dollars all my debts being first paid and the said John More for myself make oath and say that I am possessed of real estate of the <sup>one</sup> value of ~~two~~ thousand dollars and that I am worth one thousand dollars all my debts being first paid

The above named Colin More and John More were severally sworn before me at Argersoll in the County of Oxford this Twenty sixth day of January A.D. 1861

Colin More  
John More

Nickd. Alard

A Commissioner in B.R. seen and for the County of Oxford

Know all men by these presents that we,  
Daniel McLennan of the Township of East Missouri <sup>in the County of Oxford</sup>  
widow Colin Mores of the <sup>Township of North Oxford in said County</sup> ~~said~~ <sup>County</sup>  
John Mores of the Township of North Oxford in  
said County of Oxford Farmers are jointly and  
severally bound unto David Shank McQueen  
Esquire the Judge of the Surrogate Court of the  
County of Oxford in the sum of Two thousand dollars  
to be paid to the said David Shank McQueen Esquire  
or the Judge of the said Court for the time being for  
which payment well and truly to be made we bind  
ourselves and each of us for the whole <sup>said</sup> and each of our  
respective heirs executors and administrators jointly by  
these presents. Sealed with our seals. Dated the  
Twenty sixth day of January in the year of our Lord  
one thousand eight hundred and sixty one.

The condition of this obligation is such that if the  
above named Daniel McLennan the administrator of all  
the personal estate and effects rights and credits of  
Kenneth McLennan late of the Township of East  
Missouri in the said County of Oxford deceased who  
died on the sixth day of August in the year of our Lord  
one thousand eight hundred and sixty 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 Daniel McLennan or into the  
hands and possession of any other person or persons for  
her and she same or cause do exhibit or cause to be  
exhibited into the Registry of the Surrogate Court of the  
County of Oxford 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 death which at any  
time after shall come into the hands or possession of  
the said Janet McLennan 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 his decease and  
further do make or cause to be made a true and just  
account of her said administration whenever required  
by law so to do and all the 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 Janet McLennan being thereunto required  
do render and deliver the said letters of administration (if  
appointment 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

in presence of

Richard Altard  
A Commissioner of the Court

Janet McLennan

John Moore

John Moore

In the Surrogate Court County of Oxford.

In the Goods of Kenneth McLennan deceased.

I Janet McLennan of the Township of East +  
Missouri in the County of Oxford Widow make oath  
and say

1<sup>st</sup> That I am the party applying for administration of  
the personal estate and effects of the said Kenneth  
McLennan late of the Township of East Missouri  
aforesaid deceased.

2<sup>d</sup> That I made diligent and careful search in all  
places where deceased usually kept his papers and in  
his depositories 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 before me at Ingersoll

in the County of Oxford this

26<sup>th</sup> day of January A.D. 1861

Mich<sup>l</sup> J. Allard

Janet McLennan

A Commissioner in B.R. & in and for the County of Oxford.

Q

In the Surrogate Court County of Oxford

In the Goods of Kenneth McLennan deceased.

I Janet McLennan of the Township of East  
Missouri in the County of Oxford do hereby make  
oath and say

1<sup>st</sup> That I am the party applying for administration of  
the personal estate and effects of the said Kenneth  
McLennan deceased

2<sup>nd</sup> That the personal estate and effects of the said  
deceased which he in any way did possessed of or  
entitled to and in and in respect to which letters of  
administration are to be granted are of or about the  
value of one thousand dollars

Sworn before me at Angersville

in the County of Oxford, this

26<sup>th</sup> day of January A.D. 1861

Richd. Allard

Janet M. Leman

A Commissioner in B. R. &c in and for the County of Oxford.

Office of the Surrogate Clerk.

In the Goods of Kenneth McLenan  
deceased, named in a certain Notice of Application for a grant of  
Administration dated the thirteenth day of January  
A. D. 1861 as late of the Township of East Nipouri  
in the County of Oxford, to be.

I, Charles Fitzgibbon 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 County of Oxford for a  
grant of Letters of Administration

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

Dated the fourth day of February A. D. 1861

Charles Fitzgibbon

Surrogate Clerk.

To

The Registrar of the Surrogate Court,  
County of Oxford  
Woodstock  
O. C.

Unto the Surrogate Court of the County of Osprey.

The petition of Janet McLennan of the Township of  
East Missouri in the County of Osprey Widow  
Humbly sheweth

That Kenneth McLennan late  
of the said Township of East Missouri in the said County  
of Osprey Merchant Clerk deceased died on the sixth day  
of August one thousand eight hundred and sixty in the  
said Township of East Missouri and that the said deceased  
at the time of his death had his fixed place of abode in  
the aforesaid Township of East Missouri

That the said deceased at the time  
of his death was the husband of your petitioner and has  
left four children the issue of an marriage namely  
Nelson aged eight years John Duncan aged five years  
Kenneth Raderick aged three years and Colin William  
aged ten months and without having left any will  
codicil or testamentary paper whatever and that your  
petitioner is the Widow of the said deceased

That the personal estate and effects  
of the said deceased which he in any way did possessed  
of or entitled to and in and in respect to which letters of  
administration are requested to be granted are of or about  
the value of one thousand dollars to the best of your  
petitioner's knowledge information and belief

Wherefore your petitioner prays that administration of  
the personal estate and effects of the said deceased may  
be granted and committed to her by this Honourable Court  
Dated this Twenty sixth day of January A.D. 1861

Janet McLennan

In the Surrogate Court of the County of Oxford

In the Goods of Kenneth McLennan Deceased,

I Janet McLennan of the Township of East  
Pissouri in the County of Oxford Widow make  
oath and say

1<sup>st</sup> That I am the party applying for administration  
of the personal estate and effects of the said Kenneth  
McLennan deceased

2<sup>nd</sup> That said deceased died on the sixth day of August  
one thousand eight hundred and sixty at the Township  
of East Pissouri aforesaid and that the said deceased  
at the time of his death had his fixed place of abode  
at the aforesaid Township of East Pissouri in said  
County of Oxford

Sworn before me at Angermall

in the County of Oxford this

26<sup>th</sup> day of January A.D. 1861

Richd. Allard

Janet McLennan

A Commissioner in B.R. &c. in and for the County of Oxford

In the Surrogate Court of the County of Oxford

In the Goods of Kenneth McLennan deceased

I Janet McLennan of the Township of East  
Massena in the County of Oxford Widow make oath  
and say

1<sup>st</sup> That Kenneth McLennan late of the Township of  
East Massena aforesaid deceased died leaving me his  
deponent his Widow him surviving and four children  
the issue of an marriage namely Peter aged eight years  
John Duncan aged five years Kenneth Vanderick aged  
three years and Colin William aged two months and  
intestate

2<sup>nd</sup> 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 or to do

Sworn before me at Ingersoll

in the County of Oxford this

26<sup>th</sup> day of January A.D. 1861

Janet McLennan

Nich<sup>l</sup>. Allard

A Commissioner in B. R. &c in and for the County of Oxford