

In Re Menzies
Intestate

59.

Filed 22 July 1847.

W. Res.

IN THE SURROGATE COURT.

DISTRICT OF BROCK,
PROVINCE OF CANADA,
Woodstock to wit:

YOU *Harris Menzies* of the Town-
ship of *Woodstock* in the District of *Brock*.
and Province of Canada, *Widow* Administra^{trix} of all and singular, the

Goods and Chattels, Rights and Credits of *George Menzies*
late of the Township of *Woodstock* in the District of *Brock*.

and Province aforesaid, *James and Johanna* deceased—do swear that the said *George*
Menzies died intestate, on the *fourth*
day of *March* one thousand eight hundred and *forty* *Six*.

that you will well and truly administer the goods and chattels, rights and credits of the
said deceased, and pay all his debts so far as the Goods and chattels shall extend, and
the law shall bind you; and that you will exhibit a full, true, and perfect inventory of all
and every, the said goods and chattels, rights and credits of the said deceased, and render
a true and just account of your administration into the Registrar's Office of the said Sur-

rogate Court, when you shall be thereto lawfully required, *and that to the best of your belief and*
as far as you have been able to discover the Goods and Chattels, Rights and Credits of the said deceased within
the said District of Brock did not exceed the sum of **So Help you God.**
Three hundred Pounds.

Sworn before me at Woodstock, in the said District of Brock,
this *22nd* day of *July* 184*7*.

W. Lapinotare

Surrogate, DISTRICT OF BROCK.

Know all Men by these Presents that we, *Harriet Menzies of the Town of Woodstock in the District of Brant in that part of the Province of Canada called Upper Canada Widow of the late George Menzies late of the said Town of Brant and Father of the deceased Charles Menzies of Woodstock in the said District Gentleman and John Greig of Woodstock of a lawful age* are held and firmly bound to the *Gouverneur of Canada*

of the ~~Province of~~ *Canada*, in the sum of *Five hundred Pounds*

Pounds Currency, to be paid to the said *Gouverneur of Canada*

for which payment to be well any truly made we firmly bind ourselves, our heirs, executors and administrators, and each of us severally, separately and apart from the other of us bindeth ~~him~~ *self*, ~~and his heirs, executors and administrators~~ *and his heirs, executors and administrators*, firmly by these presents.

Sealed with our Seal, and dated this *22*

Day of *July* 184*3*

The condition of this Obligation is such, that if the ~~within~~ *above* bounden

Harriet Menzies administrator ^{of} all and singular the goods, chattels and credits of *the late George Menzies, late of the Town of Woodstock in the District of Brant and Father of the deceased*

~~deceased~~, to 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 *Harriet Menzies*

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 in to the registry of *the Single Court*, on or before ~~the last Sunday in March~~ *the last day of June* ~~day of the 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 *his* death, which at any time after shall come into the hands or possession of the said *Harriet Menzies*

or into the hands and possession of any other person or persons, for *her* do well and truly administer 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 ~~first Monday of June~~ *first Monday of June* ~~day of 1843~~ *1843* and all the rest and residue of the said goods, chattels and credits, which shall be found remaining upon the said administration ~~and~~ *and* accounts, 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 twentieth-third year of the reign of Charles 2d, and also in a certain Act passed in the First year of King James 2, contained, shall limit and appoint, and if it shall hereafter appear, that any last Will and Testament was made by the deceased, and the ~~Executors~~ *Executors* or execu ~~tors~~ therein named do exhibit the same unto the said Court, making request to have it allowed and approved accordingly, if the said *Harriet Menzies*

above ~~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, SEALED, AND DELIVERED,

In Presence of

Rich. L. Joyette

Harriet Menzies
Chas. Burton
John Greig