h Re Menzies Interlate 59. Tiled 22 July 1047.

IN THE SURROGATE COURT.

Administration of all and singular, the Goods and Chattels, Rights and Credits of fire of the District of Burk. In the District of Burk. and Province of Canada, Administration of all and singular, the Goods and Chattels, Rights and Credits of fire of the District of Burk. In the District of Burk. and Province aforesaid fundamental followed deceased—do swear that the said frequency. Alongs died intestate, on the fundamental followed and followed and followed and chattels, rights and credits of the said deceased, and pay all his debts so far as 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 Surrogate Court, when you shall be thereto lawfully required, surface the first of the said surrogate Court, when you shall be thereto lawfully required, surface the first of the said surrogate Court, when you shall be thereto lawfully required, surface the first of the said surrogate Court, when you shall be thereto lawfully required, surface the first of the said surrogate Court, when you shall be thereto lawfully required, surface the first of the said surrogate the first of the said surrogate the said surrogate the said surface	DISTRICT OF BROCK, YOU Harrish : Usngis	of the Town-
late of the Township of Mericant policies in the District of Brok. and Province aforesaid forminant policies deceased—do swear that the said house died intestate, on the formile day of allowed. one thousand eight hundred and foly suit. 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 Surrogate Court, when you shall be thereto lawfully required, suffer the forminant form of the said surrogate court of your administration into the Registrar's Office of the said Surrogate Court, when you shall be thereto lawfully required, suffer the said surrogate court of your administration into the Registrar's Office of the said surrogate Court, when you shall be thereto lawfully required, suffer the said surrogate form of the sai	PROVINCE OF CANADA, ship of Mondblock in the District	of Buck.
late of the Township of Mericant policies in the District of Brok. and Province aforesaid forminant policies deceased—do swear that the said house died intestate, on the formile day of allowed. one thousand eight hundred and foly suit. 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 Surrogate Court, when you shall be thereto lawfully required, suffer the forminant form of the said surrogate court of your administration into the Registrar's Office of the said Surrogate Court, when you shall be thereto lawfully required, suffer the said surrogate court of your administration into the Registrar's Office of the said surrogate Court, when you shall be thereto lawfully required, suffer the said surrogate form of the sai	Woodstock to wit: and Province of Canada, Administra Tuck	of all and singular, the
and Province aforesaid fundicant policity deceased—do swear that the said large died intestate, on the fairth day of large one thousand eight hundred and fully sufficient 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 Surrogate Court, when you shall be thereto lawfully required, and the law the following the said surrogate the said surrogate court, when you shall be thereto lawfully required, and the law the said surrogate surface to the said Surrogate Court, when you shall be thereto lawfully required, and the law the said surrogate surface to the said surface sur	Goods and Chattels, Rights' and Credits of Gings Misizki	
died intestate, on the frieth day of March one thousand eight hundred and foly Sus. 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 Surrogate Court, when you shall be thereto lawfully required, and had the law the fact of the said Surrogate Court, when you shall be thereto lawfully required, and had the law the said surrow the said surrow that the said surrow the said surrow that		rict of <i>Brook</i> .
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 Surrogate Court, when you shall be thereto lawfully required, and that the last of the said Surrogate Court, when you shall be thereto lawfully required, and that the last of the said Surrogate Court, when you shall be thereto lawfully required, and that the last of the said Surrogate Court, when you shall be thereto lawfully required, and that the last of the said Surrogate Court, when you shall be thereto lawfully required, and that the last of the said Surrogate Court, when you shall be thereto lawfully required, and that the last of the said Surrogate Court, when you shall be thereto lawfully required, and the last of the said Surrogate Court, when you shall be thereto lawfully required, and the last of the said Surrogate Court, when you shall be thereto lawfully required, and the last of the said Surrogate Court, when you shall be thereto lawfully required, and the last of the said Surrogate Court, when you shall be thereto lawfully required, and the last of the said Surrogate Court, when you shall be thereto lawfully required, and the last of the said Surrogate Court, when you shall be thereto lawfully required, and the last of the said Surrogate Court, when you shall be thereto lawfully required, and the last of the said Surrogate Court, when you shall be said to said the said the said to said the sai	and Province aforesaid fromtu and patholu deceased—do swear that the	e said lising
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 Surrogate Court, when you shall be thereto lawfully required, and the law for the fact of the said Surrogate Court, when you shall be thereto lawfully required, and the law for the fact of the said Surrogate Court, when you shall be thereto lawfully required, and the law for the fact of the said success of the said Surrogate Court, when you shall be thereto lawfully required, and the law for the fact of the said success of the said Surrogate Court, when you shall be thereto lawfully required, and the law for the said success of the said Surrogate Court, when you shall be thereto lawfully required, and the law for the said success of the said succes	Menzeso died intestate, on the	e fointh
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 Surrogate Court, when you shall be thereto lawfully required, and that the half are chattel lights and credit plants deceased with the said Surrogate Court, when you shall be thereto lawfully required, and that the half deceased with the said Surrogate Court, when you shall be thereto lawfully required, and that the said surrogate So Help you God.	day of March . one thousand eight hundred and for	ly Susi.
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 Surrogate Court, when you shall be thereto lawfully required, and the last from letter and surrogate court, when you shall be thereto lawfully required, and the last from letter and chattel lights and credit from the last deceased with the last from the last deceased with the las	that you will well and truly administer the goods and chattels, ri	ghts and credits of the
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 Surrogate Court, when you shall be thereto lawfully required, and the half from the fact and chattel lights and credit flushes are credit for the said Sur-	said deceased, and pay all his debts so far as the Goods and cha	attels shall extend, and
a true and just account of your administration into the Registrar's Office of the said Surrogate Court, when you shall be thereto lawfully required, and that the ket spout their and credit light and credit of the preside deceased with he said District of the said deceased with	the law shall bind you; and that you will exhibit a full, true, and	perfect inventory of all
rogate Court, when you shall be thereto lawfully required, and that the ket show king and after any for your teen with be described and chattle light and credit of the shall deceased on the he said distribution of so Help you God.	and every, the said goods and chattels, rights and credits of the sai	id deceased, and render
rogate Court, when you shall be thereto lawfully required, and that the ket show they are after any for you from who deceased on the he said District of the said deceased on the he said District of the said deceased on the	a true and just account of your administration into the Registrar's	Office of the said Sur-
he said District of Brok did not secret the Sime of So Help you God.	rogate Court, when you shall be thereto lawfully required, and that	Who ket show they and
	he said Dishiet port did not sever the Sime of So Help you Go	od,

Sworn before me at Woodstock, in the said District of Brock, is 23 day of July 1847.

Surrogate. DISTRICT OF BROCK.

The District of these Dresents that we, farnes allowers of the Long of took look in the District of the farme of made had for the land the form of the form of the land of the in Grig Mordstort afresand fallenen are held and firmly bound to the Governor of brieda of the Povince of Canada, in the sum of Just hundred Pounds Pounds Currency, to be paid to the said Govern il bounda 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 fine self, theirs, executors and administrators, firmly by these presents. Scaled with our Scal, and dated this 22 Day of dily 184/3 The condition of this Obligation is such, that if the within bounden Harrist Mingel administrates of all and singular the goods, chattels and credits of Mulale Ginge Menzis, lelydeceased, 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 Harust Mengit or into the hands and possession of any other person or persons for and the same, so made, do exhibit or cause to be exhibited in to the registry of hedgings! Court, on or before the last hands which day of her need ensuing, and the same goods, that the same credits of the said deceased, at the time of her death which at ony time 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 Harrist Menzile or into the hands and possession of any other person or persons, for her truly administer according to law, and further do make or cause to be made, a true and just account of he said administration, at or before the first hinday of line and all the rest and residue of the said goods, chattels and credits, which shall be found remaining upon the said administra fuz 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, initialed, "An Act for the better settling intestate Estates," and passed in the twenty-second and twenth-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 Executive or executive therein named do exhibit the same unto the said Court, making request to have it allowed and approved accordingly, if the said Harries ellergies 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, Tha Burton In Presence of Hick Toquette