

Q. D. D.
Surrogate Court
C. O.

In re Petition of
James Osborn

Filed 15 Sept 1856.

Petition granted. Sum of
to judgment in £ 500 each

Wd
James

Bell-Carrall

To His Honour William Jopsoniere Esquire Judge of the
Surrey Court in and for the County of Oxford

The Petition of Jane Osborn of East Oxon
in the said County within

sheweth

That Thomas
Osborn late of the said County of Oxford deceased
this life on the thirtieth day of August in the year of our
said Lord one thousand eight hundred and fifty six leaving
no will, and having whole legal and at the time
of his death goods chattels and credits all within
the said County of Oxford amounting in the whole
to four hundred and seventy five pounds or thereabouts
and leaving your Petitioner the widow of the said
Thomas Osborn.

Your Petitioner therefore prays
that administration of the said goods chattels and
credits of the said Thomas Osborn may be decreed
this Court be granted to your Petitioner
and your Petitioner as in

and your Petitioner as in
duty bound will ever pray

Dated September 9th 1856

Jane Osborn

Know all Men by these PRESENTS, that we *Jane Carbonow of the Township of East Zona in the County of Bedford widow of the late Thomas Carbonow late of the said Township of East Zona deceased, Richard Dinspelt of the said Township of German and John Fuller of the Town of Woodstock in the said County of Bedford*

are held and firmly bound to *His Excellency Sir Edmund Wallker Head Baront Governor General of the Province of Nova Scotia*

and to his Successor and Successors in Office, in the sum of *Five Hundred and fifty* Pounds of lawful money of the said Province, to be paid to *our Sovereign Lady the Queen*

her heirs 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 *Woodstock* in the *County of Bedford* this *fifteenth* day of *September* in the year of our Lord one thousand eight hundred and *seventy six*

THE CONDITION of this obligation is such, that if the within-bounden *Jane Carbonow*

Administrat^{or} of all and singular the goods, chattels, and credits of *Thomas Carbonow* 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 *her* the said *Jane Carbonow* 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 *Superior Court of the County of Bedford* on or before the *last* Monday in *March* 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 *her* death, which at any time after shall come into the hands or possession of the said *Jane Carbonow* 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 *four* day of *October 1857* and all the rest and residue of the said goods, chattels, and credits, which shall be found remaining upon the said Administrat^{or} 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 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 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 *Jane Carbonow* 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 Sealed in presence of }

Richard Dinspelt

Jane Carbonow

Richard Dinspelt

John Fuller

In the Surrogate Court of the County of Oxford,

Richard Impett, the Township of East Zorra in
the County of Oxford, Thomas and John Fuller of
the Town of Woodville in the said County, make

SURETIES for the due administration of the estate of *Thomas*
Osborne late of the Township of
East Zorra in the County of Oxford, deceased, severally made oath and say: And first the said *Richard*
Impett for himself saith that he is worth
the sum of *five hundred* pounds of lawful
money of Canada, all his debts being first paid: And next the said
John Fuller for himself saith that he
is worth the sum of *five hundred* Pounds, of
lawful money of Canada, all his debts being first paid.

Sworn before me at *Woodville* in the
County of Oxford, this *15*
day of *September* in the
year of our Lord 185*6* by the said
Richard Impett and
John Fuller severally.

Richard Impett
John Fuller

W. Laprotien
Judge Surrogate Court
Canada

2201

Bonds

*Impett and
Fuller*

Gov. Gen. L.

*filed 15th Sept 1856
W. Laprotien*

In the Surrogate Court of the County of Oxford.

Province of Canada,
COUNTY OF OXFORD,
TO WIT:

You *Jane Oxborn* of the Township of *Windsor* in the County of Oxford do swear that you know of no Will made by the late *Thomas Oxborn* late of the Township of *Windsor* in the County of Oxford, *deceased*, that you will well and truly administer all and singular, the Goods, Rights, Credits and Chattels of the said deceased; that you will pay all such Debts as the said deceased owed at *his* death, so far 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 *Surrogate Court* 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 *Thomas Oxborn* deceased, is under the sum of *seven hundred pounds* of lawful money of Canada, and that the said *Thomas Oxborn* died at the Town *ships* aforesaid on or about the *thirtieth* day of *August* in the year of our Lord one thousand eight hundred and *fifty six*, and you further swear that you are the *widow* of the said *deceased*.

So HELP YOU GOD.

Sworn before me at *Windsor* in the County }
of Oxford, this *12th* day of *September* A. D. 18*56*.

Jane Oxborn

W. Laprise

Judge of the Surrogate Court,
County of Oxford.