

545

In the Surrogate Court

In re Estate of Catherine
McLure (or McKeeves)
deceased intestate

Administrative oath

Martin

In the Surrogate Court.

Re Estate of Catherine
McJoes Intestate

Inventory.

Personal property	Estimated at	158.
Real Estate		100.

—————

258.

Relatives Peter McJoes Brother
Susan McJoes & Sister &
Nephews & Nieces.

Applicant

This Estate is by instrument in the
Court of Chancery R.R.

Dominion of Canada
Province of Prince Edward Island
In the Surrogate Court
63rd Vic. A. D. 1900

In Re Estate of Catherine McIvor (or McKeever)
of West Newton in Prince County Spinster Deceased Intestate

To Susan McIvor or (McKeever) of
West Newton in Prince County Spinster

You Swear that you believe the said
Catherine McIvor or (McKeever) died without a Will and that you
will well and truly Administer all and every the
Goods of the said deceased and pay her debts so far as
her Goods will extend And that you will exhibit a
true and perfect Inventory of the said Goods of the
Deceased and render a plain and true Account of your
Administration unto the Surrogate Court of said Island
according to the terms of your Letters of Administration
So Help You God:—

The foregoing Oath was signed
by the said Susan M^e Lorr.
and sworn to by her at Sumner
in Prince County in said Island
this 24th day of June A.D. 1900

Susan M^e Lorr

Before Me

And which I certify

William J. Steel

Commissioner

per Dedimus Potestatem

Know all Men by these Presents, that we

Susan Mc Ivor of West Newton in Prince County Prince
Edward Island Spinster *Peter Mc Keever* of the
~~Adam place~~ *farmer* and *George Godwin* of Summerside
Middlesex County Jewellers

are held and firmly bound unto the Surrogate Judge of Probate, in and for Prince
Edward Island, in the sum of *Seven hundred dollars.*

Dollars of lawful money of the Dominion of Canada, to be paid to the said Surrogate Judge
of Probate, for the time being, for which payment, to be well and truly made, we bind
ourselves, and each of us by himself, for and in the whole, our and each of our Heirs,
Executors and Administrators, firmly by these presents, sealed with our seals, dated

this *fourth* day of *June*, in
the year of our Lord One Thousand ~~Eight Hundred~~ and *Nine hundred*, 1900

Bar
M.P.T.

The Condition of this Obligation is such, that if the above bounden *Susan*
Mc Ivor

Administratrix of all and singular the Goods and Chattels, and Credits of *Catherine*
Mc Ivor or (de Keever) of *West Newton aforesaid*

the deceased, do make, or cause to be made, a true and perfect Inventory of all and singular
the Real Estate, Goods, Chattels and Credits of the said Deceased which have, or shall come
to the hands, or possession, or knowledge of the said *Susan Mc Ivor*

or into the hands or 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 Surrogate Court for the
said Island, on or before the *fourth* day of *September* 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 *Susan Mc Ivor*

or into the hands or possession of any other person or persons, for *her* do well and truly administer, according to law; and further to make or cause to be made, a true and just account of the said Administration, at or before the *fourth* day of

December next ensuing and all the rest and residue of the Goods, Chattels and Credits, which shall be found remaining upon the said Administrator's account, the same being first examined and allowed by the said surrogate Court or other Court of competent authority in that behalf, do deliver and pay over to such person or persons, respectively, as the said Surrogate Court, or other Court of competent authority in that behalf, by Decree or Sentence, pursuant to the true intent and meaning of this Act, shall limit and appoint. And if it shall hereafter appear that any last Will or Testament was made by the said Deceased, and the said Executor or Executors therein named do exhibit the same unto the said Surrogate Court, making request to have it allowed and approved accordingly, if the said *Susan de Iver*

above bounden being thereunto required, do render and deliver the Letters of Administration (Probate of such Testament being first had and made), unto the said Surrogate Court; then this obligation is to be void and of no effect, or to remain in full force and virtue.

Sealed and delivered in
the presence of

Susan de Iver

Peter de Kewer

Geo. Godkin

William de Iver
William de Iver



Let the within Bond be duly entered into by the
 within named Susan Mc Ivor _____
 together with two good and sufficient sureties before
 William F. Hunt Esquire of Summerside as my
 Commissioner in this behalf And the Sureties
 at the time of their so entering into the said Bond
 shall certify themselves on oath before the said
 Commissioner each of them in the amount of
 the penalty of the said Bond as good and sufficient
 sureties for the said Susan Mc Ivor _____
 And also let the Inventory to be filed pursuant
 to the Statute 57th Vic. Cap. 5 and the oath pertaining
 to the duties of an officer in administration of the
 within estate be duly signed and sworn to respectively
 by the said Susan Mc Ivor _____ before
 the said Commissioner And this shall be for the
 said Commissioner his sufficient warrant
 and authority for what shall be done by him therein
 or pursuant hereof. Dated at Chambers
 in Charlottetown this 31st day of May A.D. 1900
 Richard Riddin
 Esquire Judge of
 Probate
 of

515
 In the Summons bond

In the Estate of Catherine
 Mc Ivor (or Mc Keeney)
 deceased intestate

Bond of Administration

\$6000

1900

Martin

To the Honourable Richard Reddin Esq.
Surrogate etc.

The Petition of Catherine Susan Mc Iver
of Newkora in ~~Prince~~ ~~County~~ in Province
of ~~Edward~~ ~~and~~ ~~Sancti~~ ~~Sheweth~~ -

That Catherine Mc Iver your petitioner
sister died in the Hospital for the Poor in
Charlottetown in Month of April last 1900.

2. That said deceased was possessed of
certain personal property of the probable
value of \$158.⁰⁰ and seized of an interest
in Real Estate in this Province of the probable
value of \$100.⁰⁰ all of which is now being
administered in the Court of Chancery before
the Master of the Rolls.

3 That said Catherine died Intestate leaving
no surviving her brother Peter Mc Iver of
Newkora aforesaid your petitioner and her nephews
and niece -

4. That I desire to be appointed
Administrator of the Estate and effects
of the said Catherine Mc Iver.

Dated 5th June 1900

Susan Mc Iver
per K. Martin her
Attorney.

In the ... Court
575

With Citations of
Citations of
de ...
Citations of

Petition for
Administration

Let the 5th June
1900
A