**Bond of Administrator with the Will annexed.**

**BELIZE, 20**

**IN THE SUPREME COURT- PROBATE SIDE.**

*In the Goods of*

*Deceased of*

KNOW all men by these presents that We

of }

} (Principal.)

}

of (Surety.)

of (Surety.)

are jointly and severally bound unto His Honour

Chief Justice of British Honduras in the sum of

Dollars of good and lawful money current in the

said Colony to be paid to the said.

Or to the Chief Justice of the said Colony for the time being, for which payment

Well and truly to be made, we bind ourselves and each of us for the whole, our heirs,

Executors and administrators firmly by these presents.

Sealed with our Seals and} L.S.

}

dated the day} L.S.

}

of **20 }**  L.S.

THE CONDITION of this obligation is such that if the above bounden

{(Principal.)

the intended administrator (with the Will annexed) of all and singular the personal estate,

effects and credits of the said

deceased who died on the day of 20 do make

or cause to be made a true and perfect inventory of all and singular the personal

estate, effects and credits of the said deceased

which have or shall come to his (or her) hands, possession or knowledge or into the hands or possession of any other person for him (or her) and the same made shall exhibit or cause to be exhibited in the office of the Supreme Court within the period of six months from the date of the Grant of Administration, with the Will annexed, herein, and the same personal estate, effects and credits and all other the personal estate, effects and credits of the said deceased, at the time of his death which at any time after shall come to the hands or possession of the said

administrator

with the Will annexed, or into the hands or possession of any other person or persons for him or her, do well and truly administer, that is to say, do pay the debts of the said deceased, which he did owe at his deceased, and then the legacies contained in the said Will (annexed to the said grant of administration) as far as the same Will thereto extended and the law require, and further to render or cause to be rendered into the office of the Supreme Court a true and just account of his (or her) administration and of the said estate, at or before the expiration of one year from the date of the Grant of Administration, with the Will annexed, and at or before the end of each succeeding year thence forward until the said estate be finally wound up according to laws and further all the rest and residue of the said personal estate, effects and credits which shall be found remaining belonging or appertaining to the said estate do deliver and pay unto such person or persons respectively as shall be duly limited or appointed, according to law, then this obligation to be void and of non effect or else to remain of full force and virtue.

Signed, sealed and delivered} L.S.

In the presence of } L.S.

L.S.

Registrar of the Supreme Court.\*

\*When taken before District Magistrate, etc., all fees payable to Treasury must be paid before delivery of Grant.