

1897
 The Supreme Court
 of Victoria

Prothonotary
 Jurisdiction

In the Estate of
 Frederick Johnson
 late of Bantockwell
 in Victoria deceased
 Executors

Order Dispensing
 with Probate

Office

In the Supreme Court
of Victoria

} Probate Jurisdiction

In the Estate of Frederick
Johnson late of 44 Riversdale
Road Camberwell in Victoria
Law Clerk deceased; Intestate.

Upon application made by the
Administration herein and upon reading
her affidavit sworn and filed herein
on the 14th July 1913 I do Order
that both the Sureties to the
Administration Bond in this matter
be dispensed with.

Dated this 15th day of July 1913.

Leautes
Registrar of Probates



129761

In the Supreme Court of the State of
Victoria.



IN THE Estate
of Fredrick Peterson
of 44 Rivingdale road, late
in the State
of Victoria Law & wife, deceased.
Substante

ORDER

FOR

Acting Administrator

23/7/13

By Authority: J. Kemp, Government Printer, Melbourne.

IN THE SUPREME COURT OF THE } IN THE PROBATE JURISDICTION.
STATE OF VICTORIA.

IN THE *Estate of Frederick Johnson*
late of *44 Riversdale road Camberwell*
in the State of Victoria, *Law Clerk*, deceased.
Intestate

BEFORE THE REGISTRAR.

The *15th* day of *July* 19*13*

(1) State Name, &c.,
of applicant.

UPON Application this day made by *Hennietta Augusta Johnson*
and upon reading ^{her} the several affidavits of *and that of William*
Edward Page

sworn and filed herein.

This Court doth order that *Lettres of Administration*
of the said *Estate* be granted to *Hennietta Augusta Johnson*

of *44 Riversdale road* *Camberwell* in the State of Victoria. *the Widow of*
the said deceased.

BY THE COURT,

Harvey

Registrar of Probates.

8/9 Dec
In the Supreme Court of Victoria,
129761

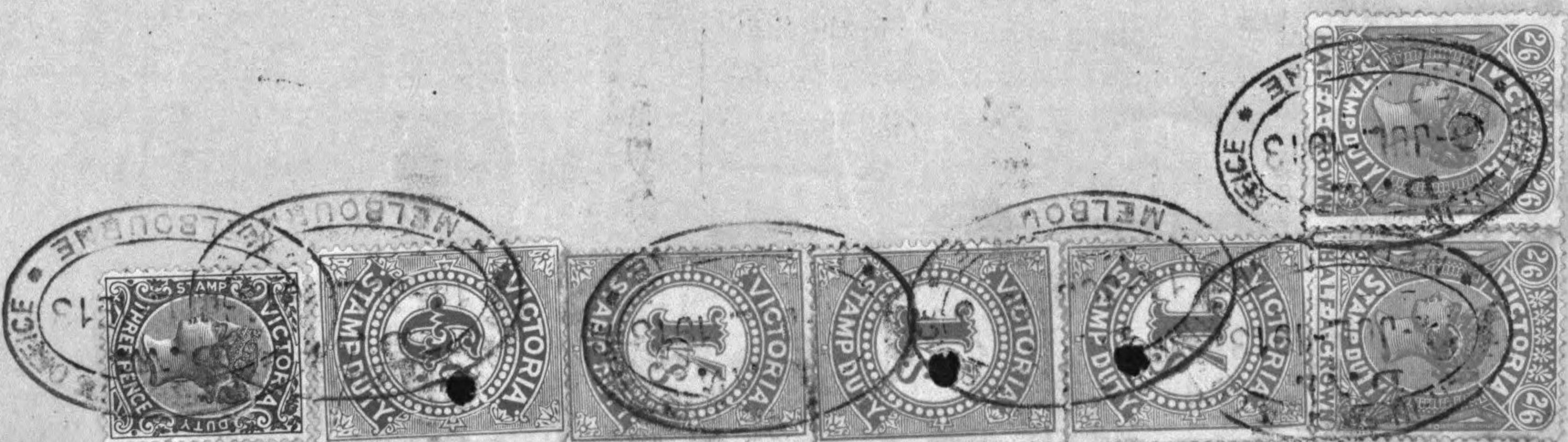
IN THE PROBATE JURISDICTION.

IN THE ESTATE OF *Fredrick*
Johnson
late of *Camdenwell*
in Victoria, *John Black*
deceased, intestate.

AFFIDAVIT OF ADMINISTRATOR



By Authority: J. Kemp, Government Printer, Melbourne



In the Supreme Court
of Victoria.

IN THE PROBATE JURISDICTION.

IN THE ESTATE OF

Frederick Johnson
late of *44 Riversdale Road Camberwell*
in *Victoria Law Clerk* deceased, intestate.

I, *Henrietta Augusta Johnson*
of *44 Riversdale Road, Camberwell* in Victoria
Widow make oath and say—

1. That the above-named *Frederick Johnson*
deceased died on the *eighteenth* day of *June*
One thousand nine hundred and *thirteen* intestate, and was
at the time of *his* death *a married man*.

2. That the said deceased left property in Victoria not exceeding in value the
sum of *Two hundred and eighty four pounds* consisting of *real estate*
of the value of *£ 284* — *but he left no real estate* and personal property
of the value of *£* — Particulars of which said real
and personal estate are set out in the *Inventory* filed herewith. *marked 'B'*

(1) If no real estate,
or if no personal
property, say but
did not leave any
real estate or per-
sonal property, as
the case may be).

3. That the said deceased left *him* surviving *one this deponent* —
his widow. As he left no issue I am

(2) Give names and
addresses and re-
lationship of per-
sons who are known
to be deceased's
next of kin.

who are his only surviving next of kin and the only persons entitled by law to share
in *his* property.

4. That I am the *Widow* of the deceased, and
as such I claim to be entitled to administration of *his* estate, and that I am a person
of the full age of 21 years.

5. That I have made careful inquiry and search, but am unable to find any
Will of the said deceased.

6. That if I obtain administration I will well and truly collect and administer
according to law to the best of my knowledge and ability the property lands, and
hereditaments goods chattels and credits of the said deceased at the time of *his*
death which at any time after shall come to the power or control hands or possession
of me as *his* administratrix or of any other person or persons for me, and that I
will make or cause to be made a true and perfect inventory of all and singular the
property lands and hereditaments goods chattels and credits of the said deceased which
shall have come to the hands possession or knowledge of me or to the hands or
possession of any other person or persons for me and the same so made will sign with
my proper handwriting and will exhibit and deposit or cause to be exhibited and
deposited the same inventory in the office of the Master-in-Equity within three calendar
months next ensuing the order granting administration; and, further, that I will
make or cause to be made a true and just account of the administration of the estate
which I have undertaken as to my receipts and disbursements and as to what portion
is retained by me and what portion remains uncollected, and the same so made will
sign with my proper handwriting and will exhibit and deposit or cause to be exhibited
and deposited the same account in the said office of the Master-in-Equity within
fifteen calendar months next ensuing the order granting administration.

7. The said deceased did not within the space of two years preceding the date
of *his* death convey or otherwise dispose of, for other than adequate valuable
consideration, any real or personal property of which he was seised or possessed.

Sworn at

of Victoria this

of

nine hundred and

Before me

Melbourne in the State
30 day

One thousand

thirteen

*I am well acquainted with my late husband's
affairs and I know that he has no outstanding debts. His
funeral expenses have been paid and as I am the sole person
entitled to his estate I request the Registrar
of Probates to make an order dispensing
with the duties to the Bond herein.*

Henrietta Johnson

G. H. W. Harris
Registrar of the County Court.

129761

In the Supreme Court.

IN THE PROBATE JURISDICTION.

IN THE ESTATE OF *Frederick Johnson*
late of 44 Riverside Road
Cambridge in Victoria
and Clerk deceased Intestate

DRAFT

LETTERS OF ADMINISTRATION.

I CERTIFY that there is no debt payable on

these Letters of Administration.

Veron
John. Hunt Esq
Commissioner of Stamps

Officer under Sec. 90, Act 1060.

3019113

In the Supreme Court. *Victoria*

[No. 9.]

IN THE PROBATE JURISDICTION.

IN THE ESTATE OF

late of

in Victoria

Frederick Johnson
44 Riversdale Road Camberwell
Law Clerk

deceased, Intestate.

BE IT KNOWN that on the

day of

in the year of our Lord One thousand nine hundred and

15th

July

thirteen

Letters of Administration of the estate of

Frederick Johnson
Camberwell aforesaid Law Clerk
deceased, Intestate, who died on the

late of

44 Riversdale road

day of

18th

June

One thousand nine hundred and

thirteen

and who had at the

If no Real Estate or
no Personal Estate
same must be
stated.

time of his death ~~real~~ ^{*Personal*} estate within the jurisdiction sworn not to exceed in

value

Two hundred and eighty four pounds but
had no Real

and ~~personal~~ estate within the jurisdiction ~~sworn not to exceed in value~~

were granted to

Henrietta Augusta Johnson & 44
Riversdale road Camberwell aforesaid the Widow
of the said deceased

she having been first sworn that she would

well and truly collect and administer according to law the estate of the
said

deceased and would exhibit and deposit

in the Office of the Master-in-Equity a true and perfect inventory of the
said estate within three months of the order granting administration and a true
and just account of her administration of the said estate within fifteen months
of the said order.

Given at Melbourne this

day of

31st

July

in the year of our Lord One thousand

nine hundred and

thirteen

D.W.

23/7/13

J. Carter

Registrar of Probates.

129761

In the Supreme Court of the State of
Victoria.

IN ITS PROBATE JURISDICTION.

IN THE

Testate of
Fredrick Johnson

late of *Hammerwell* in the

State of Victoria, *James Clerk*

deceased.

From Registrar-General that
no Will is Deposited.

OFFICE OF THE REGISTRAR-GENERAL,
MELBOURNE.

IN THE *Estate* of *Frederick Johnson*
late of *44 Riversdale Road Camberwell* in the
State of Victoria, *Law Clerk*
deceased.

SEARCH has this day been made and no Will of the above-named
deceased has been found deposited in this office.

Dated this *26th* day of *June* 19*03*

W. H. Murray
Deputy Registrar-General.
W. H.

THE MASTER-IN-EQUITY,

MELBOURNE.

129761
12/18/1913
1211

In the Supreme Court of the State of
Victoria.

IN THE PROBATE JURISDICTION.

IN THE

Estate

of *Fredrick Johnson*

late of *Cheshamwell*, in the

State of Victoria,

James Clerk

deceased.

Miscellaneous

Affidavit of Publication of Notice.



IN THE SUPREME COURT
OF VICTORIA.

IN THE PROBATE JURISDICTION.

(1) Will or Will and
codicils or estate.

IN THE¹

in Victoria

Estate of Frederick Johnson.
late of 44 Riversdale Road, Camberwell
deceased. *Intestate*

I William Edward Tye

Clerk in the office of the

Master-in-Equity Melbourne in the State of Victoria

make oath and say—

1. That the following advertisement duly appeared in the

Herald
27th

newspaper published in Melbourne on the

day of

June

1913

namely—

² Notice is hereby given that after the expiration of fourteen days from the publication hereof, application will be made to the Supreme Court of Victoria in its Probate Jurisdiction that

Letters of
Administration of the Estate
of Frederick Johnson, late of
44 Riversdale Road, Camberwell in Victoria
deceased may be granted to
Henrietta Augusta Johnson,
of the same address.

being the widow of the said deceased

Dated this

26th

day of

June

1913.

2. That I have this day searched in the office of the Master-in-Equity aforesaid and find that no application for Probate or Administration herein has heretofore been made to or granted by the Court or the Registrar.

3. That I have this day searched in the said office of the Master-in-Equity and found no Caveat lodged herein.

Sworn at Melbourne in Victoria this

14th day
of July One thousand
nine hundred and nineteen
Before me

W. E. Tye

Robinson

A Commissioner of the Supreme Court of the State of Victoria for taking Affidavits.

1 Will or estate.

IN THE ¹

2 Name of deceased.

of ²

3 Residence.

late of ³

4 Occupation of deceased.

in the State of Victoria,⁴

deceased

5 I or We. Names, addresses, and occupations of executor or executors or administrator or administrators.

of
in the State of Victoria,

make oath and say—

1. THAT the paper writing hereunto annexed marked "A" contains a true statement of all and singular the real and personal estate of or to which the above-named deceased was at the time of his death possessed or entitled, that the values thereof as therein set forth are the true and full values of the several particulars therein mentioned respectively and that the liabilities therein stated are justly due thereon, and that the balance of

therein appearing is the full net value of the said real and personal estate

6 If he did, state save and except, and give full particulars of the property and the value of same at deceased's death.

2. THAT the said deceased did not within twelve months immediately preceding his death make any conveyance or assignment, gift, delivery, or transfer of any estate, real or personal, purporting to operate as an immediate gift *inter vivos*, whether by way of transfer, delivery, declaration of trust or otherwise.⁶

3. THAT the said deceased did not at any time make any conveyance or assignment, gift, delivery, or transfer of any estate, real or personal, relating to any property of which property *bonâ fide* possession and enjoyment had not been assumed by the donee immediately upon the gift and thenceforward retained by him to the entire exclusion of the deceased or of any benefit to him by contract or otherwise.⁶

4. THAT the said deceased immediately preceding his death did not hold any property whatsoever as a joint tenant.⁶

7 If he had, state save and except, and give full particulars of the property and the value of same at deceased's death.

5. THAT the said deceased at the time of his death had not a general power of appointment by deed or will over any property whatsoever.⁷

6. THAT the following are the particulars of the relationship to the said deceased of the persons beneficially entitled under the will (or intestacy) of the said deceased, viz.:—

7. THAT the total value of the said estate after deducting therefrom all debts does not exceed, in and out of Victoria, the sum of Two thousand pounds.

SWORN at
of Victoria, this
day of
nine hundred and
Before me

in the State
One thousand

A Commissioner of the Supreme Court of Victoria for taking Affidavits.
A Registrar of County Courts.

"B"
"A"

This is the paper writing marked "B" referred to in the annexed Affidavit of *Henrietta Augusta Johnson* Sworn this 30th day of June 1913 Before me *G. H. Walker*

A Commissioner of the Supreme Court of Victoria for taking Affidavits.
Wm. C. Court

IN THE
late of
deceased

Estate of
Camberwell of *Fredrick Johnson*
in the State of Victoria, *Law Clerk*
"Mentory"

STATEMENT OF ASSETS AND LIABILITIES

ASSETS.

LIABILITIES.

REAL ESTATE.

Nil

Nil

PERSONAL ESTATE.

Landed Property held under Lease or Licence from the Crown ...

Rents ...

Crops ...

¹ State number and value of each. Live Stock ¹ ...

² Specify and give separate values. Farming Implements ² ... *Nil*

Carriages, &c. ² ...

Harness and Saddlery ...

³ If over £50 a list is required. Furniture ³ ...

⁴ Specify and give separate values. Watches, Trinkets, Jewellery, &c. ⁴ ...

Money in Hand or House ...

⁵ Name of Bank must be given. Money in Bank *State Savings Bank* *Head Office & Interest* 284 284

Current Account ⁵ ...

Money in Bank, on Deposit ⁵ ...

Interest ...

Debentures ...

Mortgages ...

Mortgages Interest ...

⁶ Name of Society must be given. Life Policies ⁶ ...

Bonus ... *Nil*

Shares ...

Dividends ...

Plant, &c. ...

Tools ...

Debts due to the Estate ...

Stock in a Shop or Business ...

Goodwill ...

Interest in a Deceased Person's Estate ...

Balance for Duty ...

In the foregoing prescribed form of statement the assets in the personal estate must be set down under the heads above set out. In any case in which no assets exist corresponding to any one of the said headings, such heading must nevertheless be set down with the word "Nil" against it. If there are any assets not coming properly under any of the said headings, such assets must be included in the said statement under a special heading describing the same.

284

I certify the total net value of this estate, in and out of Victoria, does not exceed £2,000, and the final balance of this estate to be £ and the amount chargeable with duty to be £ at one-half of the percentage fixed by Part II. of the First Schedule to the Administration and Probate Act 1903.

Officer to assess Duty.

129761

JD

X

[No. 16.]

In the Supreme Court.

IN ITS PROBATE JURISDICTION.

In the Estate of *Frederick*
Johnson
late of *Lamberwell.* in the
State of Victoria, *Law Clerk* deceased,
Intestate.

PRÆCIPUE FOR LETTERS OF
ADMINISTRATION. *and*

for dispensation of Sureties X

4812.



*Letters granted
Sureties dispensed
with.
17/13*