

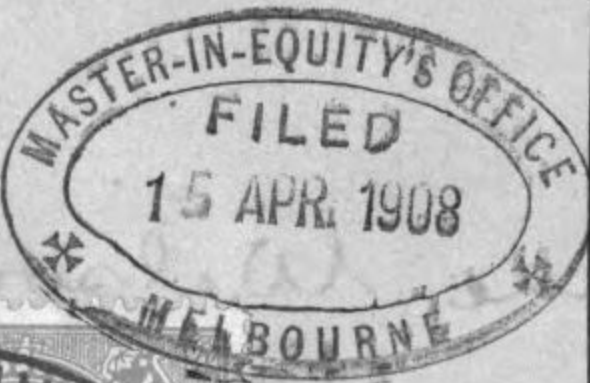
106350

In the Supreme Court.

IN THE PROBATE JURISDICTION.

IN THE ESTATE of *Johann A. A. Böttger*
late of *Parkend*
in Victoria, *Professor of Music*
deceased, ~~intestate~~,

AFFIDAVIT OF SURETY.



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

IN THE ESTATE OF *Johann Andreas Adolph Bottger*
late of *Parkland*
in Victoria, *Professor of Music*, deceased, intestate.

I, Wilhelmina Adeline Wilson
of 8 Pickles Street Albert Park in Victoria,
Widow make oath and say—

1. That I am after payment of all my just debts and liabilities well and

truly worth in real and personal property the sum of £ 60 -

2. That the particulars of my said property and the values thereof are as

*follows:— Household furniture Kept at 8 Pickles
Street Albert Park aforesaid where I reside
and which I value at £ 60 Pians Kept
at the same place which I value at £ 40
and grand piano*

3. That I am not surety in any other matter.

Sworn at *Melbourne* in
Victoria this *11th* day
of *March* One thousand
nine hundred and *eighty*

Before me,

Wilhelmina Adeline Wilson

*Registrar of the County Court,
or a Commissioner of the Supreme Court for taking Affidavits.*

106350

In the Supreme Court.

IN THE PROBATE JURISDICTION.

IN THE ESTATE of Johann A.A. Böttger

late of Portsea

in Victoria, Professor of Music

deceased, intestate.

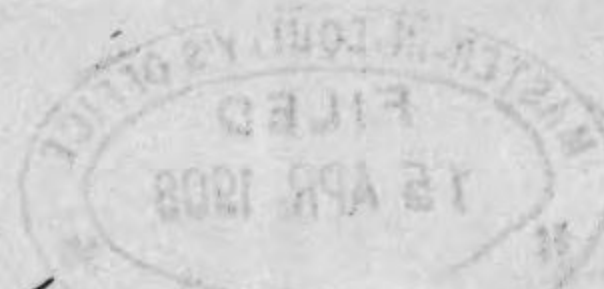
AFFIDAVIT OF SURETY.

MASTER-IN-EQUITY'S OFFICE
FILED
15 APR. 1908



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

IN THE ESTATE OF Johann Andreas Adolph Böttger
late of Portland
in Victoria, Professor of Music, deceased, intestate.



I, William Bigham
of 113 King William Street Fitzroy
Wood and Coal Merchant make oath and say—
in Victoria,

1. That I am after payment of all my just debts and liabilities well and

truly worth in real and personal property the sum of £ 60

2. That the particulars of my said property and the values thereof are as

follows:— Two ⁽²⁾ Vans and two ⁽²⁾ horses used
by me in connection with my business
of a Wood and Coal Merchant and which
are kept on my premises at 113 King William Street
Fitzroy. I value the said vans & horses at £100.

3. That I am not surety in any other matter.

Sworn at Melbourne in
Victoria this 20th day
of March One thousand
nine hundred and eight.

Before me,

Registrar of the County Court,
or a Commissioner of the Supreme Court for taking Affidavits.



IN THE ESTATE OF *Johann A. A. Röttger*

late of *Porter*

in Victoria, Professor of Music

deceased, intestate.

AFFIDAVIT OF ADMINISTRATRIX

In the Supreme Court
of Victoria. }

IN THE PROBATE JURISDICTION.

IN THE ESTATE OF Johann Andreas Adolph Bottger
late of Portland
in Victoria Professor of Music deceased, intestate.I, Ann Chapman Bottger
of Bloomfield 78 Carlisle Street St Kilda in Victoria
widow make oath and say—1. That the above-named Johann Andreas Adolph Bottger
deceased, died on the Twelfth day of January
One thousand nine hundred and eighty one
married at the time of his death intestate and was2. That the said deceased left property in Victoria not exceeding in value the sum of¹
Sixty pounds consisting of real estate

of the value of £ 40

of the value of £ 20

Particulars of which are
set out in the Statement filed herewith
3. That the said deceased left him surviving one his deponent
his widow and Andreas Adolph Bottger and
Ernest Bottger both of Carlton South in Victoria
his sons and his daughter Wilhelmina Adeline Wilson
of 8 Pickles Street Albert Park ~~Married woman~~ Widow
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 administrator 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.(8) That I was under the impression that
there was no need for me to take out
Letters of Administration hence the delay in
applying for same. It was only since
I sold the real estate and wanted to transfer the
property that I discovered administration
should be applied for. The rents and
profits of the said real estate were
received by me and the house was
in occupation of Mrs Storn who has
recently purchased the same from me.
The eldest son of the said deceased is
in possession of the personal estate.Sworn at Melbourne
of Victoria this 10th day
of March One thousand
nine hundred and eight.

Before me,

Registrar of the County Court.

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

106350

At the Supreme Court of the State of
Victoria.

IN ITS PROBATE JURISDICTION.

IN THE Estate of
Johann a.a. Botter

late of Perkins in the
State of Victoria, Professor of Music
deceased.

From Registrar-General that
no Will is Deposited.

OFFICE OF THE REGISTRAR-GENERAL,

MELBOURNE.

IN THE Estate of Johann Andreas Adolph Böttger
late of Portland in the
State of Victoria, Professor of Music
deceased. intestate /

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

PK Dated this Seventeenth day of March 1908

H. Storren

Deputy Registrar-General.

THE MASTER-IN-EQUITY,

MELBOURNE.

106350

MPN
C 12/11/81

In the Supreme Court of Victoria.

IN THE PROBATE JURISDICTION.

IN THE ESTATE

of Johann A. A. Böttger

late of Portland

in Victoria Professor of Music

deceased, intestate.

Affidavit of Publication of Notice



IN THE SUPREME COURT
OF VICTORIA.

IN THE PROBATE JURISDICTION.

(1) Will or Will and
codicils or estate.

IN THE Estate of Johann Andreas Adolph Böttger
late of Portland
in Victoria Professor of Music deceased.
intestate;

I John Charles Coyne

Master-in-Equity Melbourne in the State of Victoria
make oath and say—

Clerk in the office of the

1. That the following advertisement duly appeared in the
newspaper published in Melbourne on the
7th day of March 1908

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 Johann Andreas Adolph Böttger late of
Portland Professor of Music in Victoria
deceased may be granted to

Ann Chapman Böttger of
Bloomfield, 78 Carlisle Street St Kilda
in Victoria the widow and next
of kin of the said deceased

Dated this 6th day of March 1908

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
23rd day
of March One thousand
nine hundred and eight.

Before me

J. C. Coyne

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 JOHANN ANDREAS ADOLPH BOTTGER, late
of Portland, in Victoria, Professor of Music, deceased
intestate, may be GRANTED to Ann Chapman
Böttger, of "Bloomfield," 78 Carlisle-street, St. Kilda
in Victoria, the widow and next of kin of the said
deceased.
Dated this 6th day of March, 1908.

NOTICE

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

106350

No. 16.

48
24
4.80
2.60

4/10.
Duty written
for Dr.
6/1/08.

In the Supreme Court.

IN ITS PROBATE JURISDICTION.

In the Estate of Johann A. A. Bottger
late of Portland in the
State of Victoria, Professor of Music deceased,
Intestate.

PRÆCIPICE FOR LETTER
ADMINISTRATION.



496.