

89 788

In the Supreme Court
OF VICTORIA.

PROBATE JURISDICTION.

Approved and allowed balance for duty

*John Murphy
Administrator
Esq
Melb*

IN THE

of *Henry Hoffman* deceased

late of

in the State of Victoria,

deceased.

1/1 No cert. ready

** 104*

STATEMENT & AFFIDAVIT.



In the Supreme Court }
 OF VICTORIA. } PROBATE JURISDICTION.

1 Will or estate.

2 Name of deceased.

3 Residence.

4 Occupation of deceased.

5 I or We.
Names, addresses, and occupations of executors or administrators.IN THE ¹of ²late of ³in the State of Victoria, ⁴

deceased

H. J. Izard
Henry John Izard
Silvers
Pianoforte Tuner

We Henry John William Izard Music Salesman and
 and Emma Izard Spinster both
 of 257 George Street Fitzroy
 in the State of Victoria, *Severally* 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 £88 5. 1

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

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

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.:—

The son and daughter

of deceased

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.

Severally SWORN at Melbourne in the State of Victoria, this day of January One thousand nine hundred and nine. Before me

Henry John William Izard
Emma Izard

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

In the Supreme Court
OF VICTORIA.

PROBATE JURISDICTION.

"A"

IN THE
late of
deceased

of

in the State of Victoria,

This is the paper writing marked "A" referred to in the annexed
Affidavit of *Henry John William Chard and Emma Chard*
Sworn this
9th day of January 1904
Before me
H. J. Chard

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

STATEMENT OF ASSETS AND LIABILITIES.

ASSETS.

REAL ESTATE.

Land having a frontage of 34 ft 6 in
to George Street Sydney by a depth
of 40 ft 11 1/2 and 41 ft 10 in. with a
Brown Brick No 25 in. therein

200.

LIABILITIES.

Mortgage over Real Estate
in arrears column to Robert
Edward Lewis
Sedorage

103 10 5
20 9 6
123 19 11

PERSONAL ESTATE.

Landed Property held under Lease or Licence
from the Crown

Nil

¹ State number and value of each.

² Specify and give Farming Implements ²
separate values.

Carriages, &c. ²

10

Harness and Saddlery

15

³ If over £50 a list Furniture ³

is required.

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

Money in Hand or House ...

10

⁵ Name of Bank must be given. Money in Bank ⁵ ...

15

Current Account ⁵ ...

Nil

Money in Bank, on Deposit ⁵ ...

Nil

Interest

Nil

Debentures

Nil

Mortgages

Nil

Mortgages Interest ...

Nil

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

Bonus

Nil

Shares

Nil

Dividends

Nil

Plant, &c. ...

Nil

Tools ...

1 10

Debts due to the Estate ...

Nil

Stock in a Shop or Business ...

Nil

Goodwill ...

Nil

Interest in a Deceased Person's Estate ...

Nil

Balance for Duty ...

88 5 7

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 heads, such assets must be included
in the said statement under a special heading describing the same.

212 5

312 5

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.

89 788

In the Supreme Court

IN THE PROBATE JURISDICTION.

IN THE WILL OF *Henry Palmer*
late of *Philippines in Melanesia*
Pacifique where
deceased

DRAFT

PROBATE.

I CERTIFY that there is no Duty payable
on this Probate.

J. F. Rose

Officer under Sec. 96, Act 1060.

2/2/14.

In the Supreme Court of Victoria.
IN THE PROBATE JURISDICTION.

IN THE WILL OF *Henry John Izard*
late of *Tisbury*
in Victoria *Picnopolis Turner* deceased.

BE IT KNOWN that on the *29th* day of *January*
in the year of our Lord One thousand nine hundred and *four*
the Will (a true copy whereof is hereunto annexed) of *Henry John Izard*
late of *Tisbury aforesaid Picnopolis*
Turner deceased, who died on the *6th* day of *July*
One thousand nine hundred and *three* and who had at the
time of his death real estate within the jurisdiction sworn not to exceed in
value *£200.0.0* *£12.5.0*
and personal estate within the jurisdiction sworn not to exceed in value *£20.0.0*

was proved by *Henry John Williams Izard, Music Salesman and Emma*
Izard Spinster both of 527 George Street Tisbury aforesaid
the executors named therein, they having been first sworn that they 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 probate and a true and just
account of their administration of the said estate within fifteen months of the
said order.

Given at Melbourne this *2nd* day of
February in the year of our Lord One thousand
nine hundred and *four*

W. W. M.

Wm. Macdonald.

Registrar of Probates.

89 788

In the Supreme Court of the State of

Victoria.

January 2. 2. 1874.

IN THE PROBATE JURISDICTION.

IN THE

Wife

of *Henry J. Yerrell* late

of *Fulymore* in the State

of *Victoria Incorporated*, deceased.

ORDER

FOR

Probate

22 Feb

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

IN THE Will of Henry John Izard
late of Tilbury
in the State of Victoria, Picajonie Turner, deceased.

BEFORE THE REGISTRAR.

The 29th day of January 1904

<sup>(1) State name, &c.,
of applicant.</sup> UPON Application this day made by ¹ Henry John William Izard and
and upon reading the several affidavits of ^{their}

sworn and filed herein.

This Court doth order that ^{Probate} of the said Will be granted to Henry John William Izard
Music Salesman and Emma Izard Spurrier, both of
527 George street Tilbury aforesaid the executors named therein
of in the State of Victoria.

BY THE COURT,

W. M. Macdonald
Registrar of Probates.