

92 80

In the Supreme Court of Victoria.

IN ITS PROBATE JURISDICTION.

IN THE *Hon. of Gary*

late of *Victory*

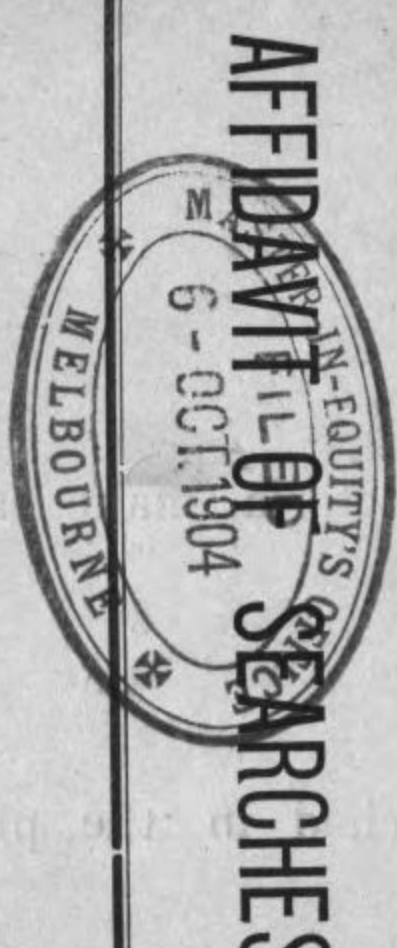
in Victoria,

deceased.

---

**AFFIDAVIT OF SEARCHES.**

---



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

IN the Will of *John Webb*  
late of *Yulong* in Victoria,  
*Gainted* deceased.

I, *Robert McBay*, Clerk in the office of

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

1. That I have this day searched in the proper office of the Master-in-Equity of this Honorable Court, and find that no application for Probate or Administration in this matter has theretofore been made to or granted by the Court or the Registrar.

2. That I have this day searched in the proper office of the Master-in-Equity of this Honorable Court, and find that no Caveat has been lodged herein.

Sworn at Melbourne, in Victoria,

this *6<sup>th</sup>* day of  
*October* 1904

Before me,

*R. McBay*  
*Robert McBay*

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

92 80

In the Supreme Court of the State of

Victoria.

IN THE PROBATE JURISDICTION.

IN THE will

of John Gadd

late of

Gullong  
State of Victoria, Australia

in the

deceased.

Affidavit of Publication of Notice.

MAILED  
6 - OCT. 1904  
MELBOURNE



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

(1) Will or Will and  
codicils or estate.

IN THE<sup>1</sup> will

of John Gabb  
Geelong  
painter \_\_\_\_\_

late of

in the State of Victoria

deceased.

S. Francis Martin O'Meara, of Geelong.

in the State of Victoria  
make oath and say—

Public Servant

1. That the following advertisement duly appeared in the

newspaper published in Melbourne on the

20th day of September 1904

namely—

(2) Fill this up  
according to the  
advertisement  
published.

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

Probate of the Will  
of John Gabb  
Geelong  
painter \_\_\_\_\_ late of  
in the State of Victoria  
deceased may be granted to  
the undersigned Phillipa Gabb of Geelong  
aforesaid, widow  
being the executrix appointed by the said will

Dated this

day of

1904

(Signature)

Sworn at Geelong in the State  
of Victoria this 20th day  
of September One thousand nine  
hundred and four.

Before me,

S. M. O'Meara

W. W. Harris

Registrar of the County Court,

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

In the Supreme Court.

IN THE PROBATE JURISDICTION.

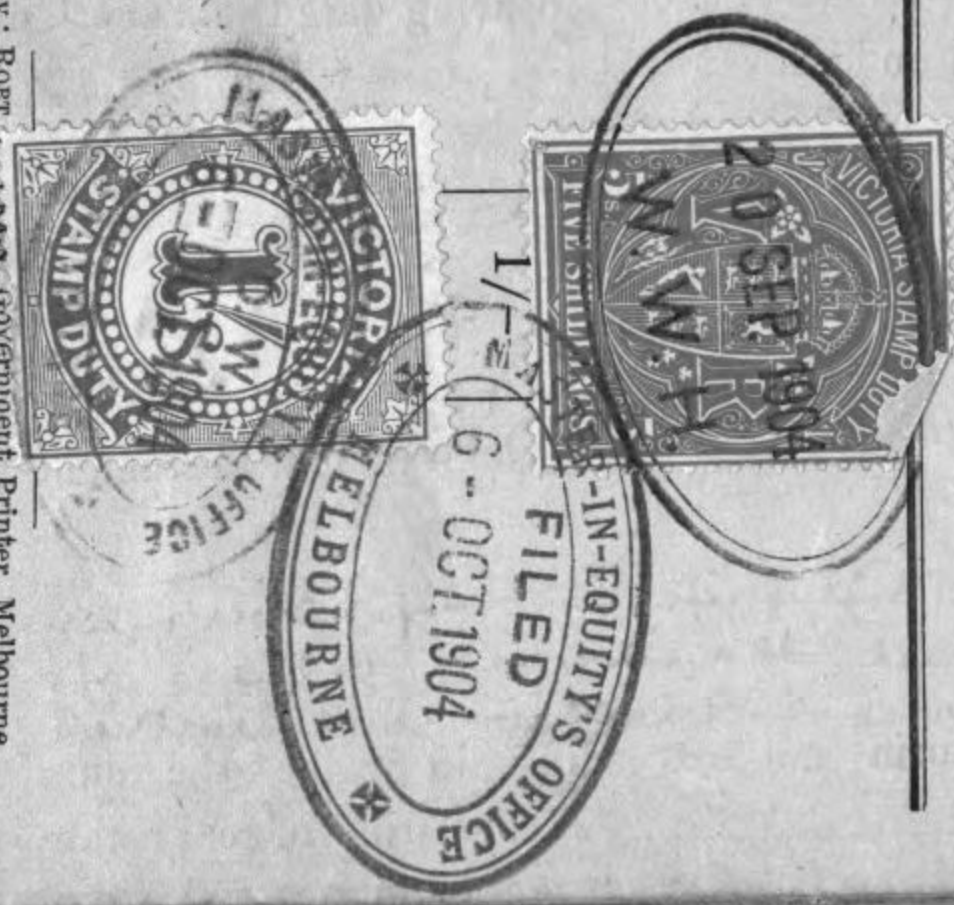
IN THE WILL OF *John Galt*,  
14. 10. 04

late of *George*

in Victoria, *Pain*

deceased.

AFFIDAVIT OF EXECUTOR



In the Supreme Court of  
the State of Victoria.

## IN THE PROBATE JURISDICTION.

(1) And codicil or  
codicils, if any.IN THE WILL<sup>1</sup> of John Gabb —————  
late of Geelong  
in Victoria, painter ————— deceased.(2) If any codicil,  
state the number  
and date of each.(3) Or are where  
codicils.(4) Insert full  
christian and sur-  
name and residence  
of each executor.(5) If codicils, they  
must also be  
marked.(6) Insert full  
christian and sur-  
name and residence  
of each of the sub-  
scribing witnesses  
to the Will.(7) If no real estate  
or no personal  
property insert  
but did not leave  
any real estate (or  
personal property,  
as the case may be).II. Phillipa Gabb —————  
of Geelong ————— in Victoria,  
widow —————, make oath and say —————1. That I am seeking to obtain Probate of the Will<sup>1</sup> ————— of the  
above-named John Gabb ————— deceased.2. The said deceased died on the twelfth ————— day of April  
One thousand nine hundred and four —————3. The said deceased left a Will<sup>2</sup> ————— bearing date the fourteenth  
day of May 1878 One thousand nine hundred and ————— which is as I  
believe the last Will and Testament of the said deceased, and which is<sup>3</sup> ————— unrevoked.4. By his said Will the testator appointed one, this deponent —————  
executrix thereof.5. The paper writing hereunto annexed marked "A" is the true last Will and Testament  
of the said deceased as I verily believe.<sup>5</sup>6. The said Will was executed in the presence of George Henry Bowman  
of Geelong ~~of~~ foreaid agent and Frederick Allen of  
Stratton Street, in North Melbourne in Victoria, wire worker,7. The said deceased left property in Victoria not exceeding in value the sum  
of £ 118-0-0 ————— consisting of real estate  
of the value of £ 112.0.0 ————— and personal estate  
in Victoria ————— of the value of £ 6-0.08. That if I obtain Probate 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 executrix or of any other  
person or persons for me 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 probate; 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 Probate.9. That to the best of my knowledge, information, and belief, 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 Geelong ————— in the State  
of Victoria, this twentieth day of  
September ————— One thousand nine  
hundred and four.

Before me,

W. K. HarrisPhillipa GabbRegistrar of the County Court,  
A Commissioner of the Supreme Court for taking Affidavits.

92 80

in the Supreme Court of the State of  
Victoria.

IN ITS PROBATE JURISDICTION.

IN THE \_\_\_\_\_ of



late of \_\_\_\_\_ in the \_\_\_\_\_

State of Victoria,

deceased.

*From Registrar-General that  
no Will is Deposited.*

[No. 14.]

OFFICE OF THE REGISTRAR-GENERAL,

MELBOURNE.

IN THE

late of

Will of John Gabb  
Geelong

in the

State of Victoria,

deceased.

SEARCH has this day been made and no Will of the above-named

deceased has been found deposited in this office.

Dated this

26

day of

September, 1904

THE MASTER-IN-EQUITY,

MELBOURNE.

H. Stoker  
Deputy Registrar-General.

92 80



[No. 15.]

In the Court.

IN ITS PROBATE JURISDICTION.

In the Will of John Sapphie  
late of Geelong in the

State of Victoria,

deceased



PRÆCIPÉ FOR PROBATE.

58

Shaw  
McNulty