

*Journal*

IN THE SUPREME COURT, VICTORIA.

622



Probate Jurisdiction.

In the Estate of

*John Smithson*

late of

*Long Lane*  
Melbourne

Deceased.

---

RULE TO ADMINISTER.

Dated the

day of  
A.D. 1873

C.M

In the Supreme Court of  
the Colony of Victoria. } In its Probate Jurisdiction.

The twelfth day of May  
in the year of our Lord One thousand eight hundred  
and seventy-three

UPON reading the affidavits of THEYRE WEIGALL, Curator of the Estates  
of Deceased Persons, and

George Kerwood  
this day filed

it is ordered that the Curator of the Estates of Deceased Persons shall

be Administrator of all and singular the property of John  
Springhorn, late of Lang Lane Melbourne  
in the Colony of Victoria, Musician deceased.

(S.Y.) Robt Molesworth

Judge of the Supreme Court.

In the Supreme Court of the Colony of Victoria,

IN ITS PROBATE JURISDICTION.

*In the Estate of John Sprinckhorn  
late of Lang Lane, Melbourne  
in the Colony of Victoria, Musician  
deceased.*

*J. Thos. Weigall \_\_\_\_\_  
of the Treasury Buildings, Melbourne, Curator of the  
Estates of deceased persons \_\_\_\_\_*

make oath and say—

That I have been informed by *Edwin Hory, Constable of —  
Police stationed in Melbourne —*

and believe that the above-named *John Sprinckhorn —  
late of Lang Lane Melbourne aforesaid —  
departed this life on the Ninth — day of April —  
One thousand eight hundred and seventy-three —  
at Lang Lane off Bourke Street East, Melbourne intestate.*

That I have also been informed by the said *Edwin Hory —  
and believe that the said John Sprinckhorn — deceased, intestate,  
had at the time of his death property in this Colony to the value of Fifteen —  
pounds —*

or thereabouts, consisting of—

Cash found in deceased's possession . . . .	£3.3.5
Silver Watch of the estimated value of . . . .	2.0.0
Wearing apparel and Sundries . . . .	9.16 7
	<hr/>
	£15.0.0

That I have made careful inquiries, and have not been able to discover who are the relatives or next of kin of the said deceased intestate.

That I have been informed by the said  
and believe that no relative or next of kin of the said

*Edwin Hory* \_\_\_\_\_  
*John Sprinckhorn*

, deceased, intestate, nor any other person entitled, and within the said

Colony of Victoria, is ready to take Grant of Administration to his Estate.



That I have been informed by the said  
and believe that the Estate of the said

*Edwin Hory* \_\_\_\_\_  
*John Sprinckhorn* \_\_\_\_\_

, deceased, intestate, is exposed and liable to loss,

waste, or injury, for the following reasons, namely: no person being in the said Colony of Victoria entitled ready to take the necessary proceedings for the protection of the said Estate.

*Theyrebeigall -*

Sworn at *Melbourne*  
in the Colony aforesaid, this  
*Guith* day of *May* —  
A.D. 1873, before me —

*John E. Colver*  
A Commissioner of the Supreme Court of the Colony of  
Victoria for taking Affidavits.