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Dated 186011

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OF
Mill



Cuthbert & Co., Law Form Specialists,
435 Little Collins St., c/r Bank Place, Melbourne.

This is the paper writing marked "A" produced and shewn to William Henry Thomas at the time of swearing his affidavit herein, sworn this *fourth* day of August 1922

Before me *W. Augustus Down*
A Commissioner of the Supreme Court of Victoria for taking affidavits

This is the Last Will and Testament

made this *Twenty Fourth* day of *May* in the year of our Lord

Here insert full name occupation and address.

one thousand nine hundred and *twenty two* of

Minnie Cronie Widow *218 Rotham Street Elsternwick in Victoria*

Here insert the name of person whom you wish to appoint.

I hereby appoint *William Henry Thomas* Civil servant of *218 Rotham Street Elsternwick in Victoria*

If a male the word "Executor," female "Executrix," Company "Executor."

Executor of this my Will. I give devise and bequeath unto *Ellen (known as Nellie) Thomas* married woman of *218 Rotham Street Elsternwick in Victoria* all and every possession real and personal owned by me at the time of my demise such property to be hers absolutely for her own use and benefit Subject only to this one proviso that my own individual just debts the expenses of my funeral and the costs of proving this my last will shall be first charges upon my estate

Here insert full particulars of bequests.

If a male "Testator," female "Testatrix."

Signed by the said Testatrix and by her declared to be her last Will and Testament in the presence of us both present at the same time who in her presence at her request and in the presence of each other have hereunto subscribed our names as witnesses.

Signature *Minnie Cronie*

Any person but a beneficiary can be a witness. An Executor can be a witness

1st Witness— Name *Alfred Henry Clarke*
 Address *218 Rotham St. Elsternwick Vic.*
 Occupation *Telegraph Lineman Vic. Rlys.*

2nd Witness— Name *Mary Harris*
 Address *218 Rotham St Elsternwick*
 Occupation *Domestic duties*

Any alterations in the Will must be initialled by the maker and the two witnesses. It is always better to have no alterations if possible, as the same causes extra expense and trouble in obtaining probate after death.