

160321 ✓

IN THE SUPREME COURT, VICTORIA.

~~~~~

**Probate Jurisdiction.**

---

---

IN THE ESTATE OF

SARAH JANE MCTAVISH,

LATE OF

236 Coventry Street,  
South Melbourne, widow,

*Deceased, intestate.*

---

---

RULE TO ADMINISTER.

*Dated the 11<sup>th</sup> day of Sept., 1923.*

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

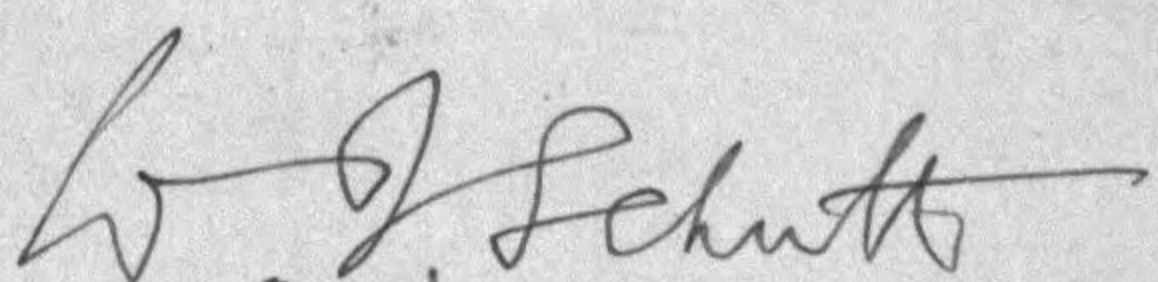
The *11<sup>th</sup>* day of *September,-----*  
in the year of our Lord One thousand nine hundred  
and *twenty three.*

UPON reading the affidavits of **WALTER BRYANT HOUSE**, Curator of the Estates  
of Deceased Persons, and **GEORGE WILLIAM FREDERICK HOLLAND,-----**

it is ordered that the Curator of the Estates of Deceased Persons shall be  
Administrator of all and singular the property of **SARAH JANE McTAVISH, late**  
**of Number 236 Coventry Street, South Melbourne, in the State of-**  
**Victoria, widow, deceased - intestate.**

|            |
|------------|
| STAMP.     |
| CANCELLED. |
| 131        |

14935.



*Judge of Supreme Court.*

In the Supreme Court of the State of Victoria,

IN ITS PROBATE JURISDICTION.

*In the Estate of* SARAH JANE McTAVISH, late of

Number 236 Coventry Street, South Melbourne,

in the State of Victoria, widow, deceased -

intestate.



I, GEORGE WILLIAM FREDERICK HOLLAND, ----- of Melbourne, in the State of Victoria, clerk in the office of the Curator of the Estates of Deceased Persons, make oath and say—

That I have this day caused search to be made in the proper office of this Honorable Court, and find that no application for or Grant of Probate of any Will or Letters of Administration relating to the Estate within the said State of Victoria of the said SARAH JANE McTAVISH -----

deceased, has been made; and I have also, this day, searched in the proper office of this Court, and I find that no Caveat has been lodged against the granting of a Probate or Letters of Administration relating to the Estate of the said deceased.

And further that I have searched in the office of the Registrar-General, and find that no Will of the said SARAH JANE McTAVISH ----- deceased, has been lodged in that office.

Sworn at Melbourne, in the State aforesaid,  
this *seventh*  
day of *September*,  
A.D. 1923 before me—

*George Holland*

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

In the Supreme Court of the State of Victoria,

IN ITS PROBATE JURISDICTION

*In the Estate of SARAH JANE McTAVISH, late  
of Number 236 Coventry Street, South  
Melbourne, in the State of Victoria,--  
widow, deceased - intestate.*



I, WALTER BRYANT HOUSE, of Number 22 William Street, in the City of Melbourne, Curator of Estates of Deceased Persons, make oath and say—

1. That I have been informed by Alice McNamara of Kooweeup, a ---  
niece of the said deceased -----

and believe that the above-named SARAH JANE McTAVISH -----  
late of Number 236 Coventry Street, South Melbourne, in the ---  
State of Victoria, widow -----  
departed this life on the fifth -----day of August -----  
One thousand nine hundred and twenty three.

2. That I have also been informed and believe that the said deceased had  
at the time of her death property now in this State to the value of one --

hundred and thirtyone pounds ----- or thereabouts consisting of

Balance of amount paid in to the County Court, under  
the Workers' Compensation Act for the benefit of -  
the said deceased ----- £130:0:0

Personal effects valued at ----- 1:0:0

-----  
£131:0:0.

3. That I have made careful inquiries, and have been informed and believe that the said deceased was a widow ----- and left the following named persons, her next of kin, her surviving:— her two nieces Alice McNamara, residing at Kooweeup, Victoria, and Jane -- Scott whose present address is unknown to me.

4. That I have been informed and believe that no relative or next of kin of the said deceased, nor any other person entitled, and within the said State of Victoria is ready to take Grant of Administration to her estate, ~~and I have been~~ requested by the said Alice McNamara to make this application.

5. That I believe that the estate of the said deceased is exposed and liable to loss, waste, or injury, for the following reasons, namely: no person being in the said State of Victoria entitled ready to take the necessary proceedings for the protection of the said estate.

6. That the late husband of ----- the said deceased was at the time of her death a British subject by birth, and the said deceased did not acquire any other nationality after -- his death.

Sworn at Melbourne, in the State  
aforesaid, this sixth

day of September, -----

A.D. 19 23 before me—

Walter Stansbury

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