

89 788

Re H. J. Grand Street

of
from Deposits
General that no
which is deposited
=

788

Office of the Registrar General
Melbourne

In the Will of Henry John Syard
late of Sydney

Search has this day been made and no Will
of the above named deceased has been found
deposited in this office

Dated this 25th day of January 1904

Edward Dore
Deputy Registrar General

The Master in Equity
Melbourne
J.D.

89,788
In the Supreme Court
of Victoria

In the District Court

In the Court of Law

Grand Jurors



Approved



Office

In the Supreme Court
of Victoria

} In its Probate Jurisdiction

In the Will of Henry John Seward
late of Fitzroy in Victoria Transports
deceased

We signed William Knell of Chandlers Road Melbourne
in Victoria Gas Meter Inspector and Richard James Evans
of 251 George Street Fitzroy in Victoria Plasterer severally made
oath and say:

1. That we are the witnesses to the Will of the said
deceased which Will is shown to us at the time of our
swearing this affidavit and marked "A".

2. That we were old friends of the said deceased.

3. That on the 5th August 1899, the said deceased
made appointments with us ^{to call at his house} on the evening of
that day as he intended making his Will and
wished us to be witnesses to it.

4. We kept our appointments and when we
arrived Testator drew out the said Will in our
presence and signed it in the attestation clause in
our presence and requested us to attest his signature
which we immediately thereupon did in his
presence and that of each other. No one directed
Testator to sign his name in the attestation
clause of the said Will but we are firmly of
opinion that by doing so he intended thereby to
execute his Will.

Severally sworn by both of the
above named deponents at
Melbourne in Victoria this
14th January 1904 Before me

Alfred H. Knell

Richard J. Evans.

Deponent

89 788

In the Supreme Court of Victoria.

IN THE PROBATE JURISDICTION.

IN THE

Plur

of

Henry J. O'Keefe

late of

Adelphi

in Victoria

deceased.

Affidavit of Publication of Notice.

24



By Authority: ROBT. S. BRAIN, Government Printer, Melbourne.

and WALTER
business of Painters and
arrived on by us at 48 Toorak-road,
has been DISSOLVED by effluxion of
time the first day of January, one thousand
and four.
dated this 8th day of January, 1904.
E. TURNBULL.
D. J. BARKER.

[No. 2A.]

IN PROBATE JURISDICTION.

NOTICE is hereby given that after the expiration
of fourteen days from the publication hereof
APPLICATION will be made to the Supreme Court
of Victoria, in its probate jurisdiction, that PRO-
BATE of the WILL of HENRY JOHN IZARD, late
of 257 George-street, Fitzroy, in Victoria, Pianoforte
Tuner, deceased, may be GRANTED to Henry John
William Izard, music salesman, and Emma Izard,
spinster, both of the said address, being the execu-
tors appointed by the said will.
Dated this 4th day of January, 1904.

RE ALBERT GAWLER, Deceased.—All PER-
SONS having CLAIMS against the ESTATE
ALBERT GAWLER, late of Cowes, Phillip Is-
land, in the State of Victoria, gentleman, formerly
singer, deceased, are requested to FORWARD
DECLARATIONS thereof to Mrs. Blanche Creaseat
the executrix of the said deceased, care of
the said address, on or before the 13th day of Feb-
ruary, 1904, which the said executrix will

Wife of Henry John Izard
late of
Pianoforte Tuner deceased.

I

Robert McLean

Clerk in the office of the

Master-in-Equity Melbourne in the State of Victoria

make oath and say—

1. That the following advertisement duly appeared in the
newspaper published in Melbourne on the
9th day of January 1904

namely—

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

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

of the

Wife of

of Henry John Izard
257 George street Fitzroy
Pianoforte Tuner

late of
in Victoria

deceased may be granted to

Henry John William Izard Music Salesman, and
Emma Izard, Spinster both of the said address

being the executors appointed by the said will

Dated this

4th

day of

January

1904.

2. That I have this day searched in the office of the Master-in-Equity
aforesaid and find that no application for Probate or Administration herein has
heretofore been made to or granted by the Court or the Registrar.

3. That I have this day searched in the said office of the Master-in-Equity
and found no Caveat lodged herein.

Sworn at Melbourne in Victoria this
25th day

of January
One thousand
nine hundred and four

Before me

Robert McLean

John H. H. H.

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



IN THE PROBATE JURISDICTION.

£ 7/6 per year etc

IN THE WILL OF

Henry Richard

89,788

late of

in Victoria,

deceased.

AFFIDAVIT OF EXECUT



By Authority: ROBT. S. BRAIN, Government Printer, Melbourne.

In the Supreme Court of
the State of Victoria.

IN THE PROBATE JURISDICTION.

(1) And codicil or
codicils, if any.

IN THE WILL¹ of

in Victoria,

late of

deceased.

Henry John Izard
deceased.
Henry John William Izard Music Salesman and
Emma Izard both
of *534 George Street Sydney* in Victoria,
do hereby make oath and say—

1. That *we are* seeking to obtain Probate of the Will¹
above-named *Henry John Izard* deceased.

2. The said deceased died on the *6th* day of *January*
One thousand nine hundred and *four*

(2) If any codicils,
state the number
and date of each.

(3) Or are where
codicils.

(4) Insert full
christian and sur-
name and residence
of each executor.

3. The said deceased left a Will² *eight* bearing date the *5th*
day of *August* One thousand *nine* hundred and *ninety nine* which is as *we*
believe the last Will and Testament of the said deceased, and which is³ unrevoked.

4. By *his* said Will the testator appointed⁴ *us*
executors thereof.

(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).

5. The paper writing hereunto annexed marked "A" is the true last Will and Testament
of the said deceased as *we* verily believe.⁵

6. The said Will was executed in the presence of⁶ *Alfred William Knell*
of Chandlers Road Malvern in Victoria and Richard James Evans
of 251 George Street Sydney, Australia
7. The said deceased left property in Victoria not exceeding in value the sum
of *two hundred & twelve pounds 5/-* consisting of real estate
and personal estate
of the value of £ *200*

of the value of £ *12. 5. 0*

8. That if *we* obtain Probate *we* will well and truly collect and administer according to
law to the best of *our* 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 *us* as *his* executor or of any other
person or persons for *us* that *we* 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 *us* or to the hands or
possession of any other person or persons for *us* and the same so made will sign with *our*
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 *we* will make or cause to be made a true and just
account of the administration of the estate which *we* have undertaken as to *our* receipts and
disbursements and as to what portion is retained by *us* and what portion remains uncollected,
and the same so made will sign with *our* 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.

I by both of the above named deponents
Solemnly Sworn at *Melbourne* in the State
of Victoria, this *9th* day of
January One thousand nine
hundred and *four*

Before me,

[Signature]
Registrar of the County Court,
A Commissioner of the Supreme Court for taking Affidavits.

Henry John William Izard
Emma Izard.

89 788

W. B. L.
[No. 15.]

In the Supreme Court.

IN ITS PROBATE JURISDICTION.

In the Will of *Henry J. Gard*

late of

in the

State of Victoria,

deceased



PRÆCIPUE FOR PROBATE.

Grant



444