

903

IN THE SUPREME COURT  
OF THE COLONY OF VICTORIA.

451903

IN ITS PROBATE JURISDICTION.

IN THE Probate  
of Margaretta Greenhill late  
of Adelaide in the Colony  
of Victoria Wife of George Hill deceased  
by Her Executors Margd. Hill & Co.  
Executors her said husband's deceased estate

Affidavit of Publication of Notice and of  
Searches.

  
John Hill  
John Hill  
John Hill  
John Hill

In the Supreme Court  
OF THE COLONY OF VICTORIA.

IN ITS PROBATE JURISDICTION

IN THE Wstate \_\_\_\_\_ of Elizabeth  
Deresa Droll late of Sebastopol \_\_\_\_\_

in the Colony of Victoria wife of George Droll now deceased  
of the Queens Wharf Melbourne licensed \_\_\_\_\_  
now deceased intestate

William Dominick Daly of Chancery Lane Melbourne  
in the Colony of Victoria Clerk to Franklin Herbert Daly of the  
same place Solicitor. \_\_\_\_\_  
make oath and say—

1. That the following advertisement duly appeared in the "Argus" \_\_\_\_\_  
newspaper published in Melbourne on the twenty third \_\_\_\_\_  
day of May 1891 — namely

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 Colony of Victoria in its Probate Jurisdiction that Letters of  
administration  
of the estate of Elizabeth Deresa Droll late of

W.D. Sebastopol in the Colony of Victoria wife of  
George Droll now of the Queens Wharf Melbourne  
licensed notary  
may be granted to the said George Droll the widower  
of the said deceased \_\_\_\_\_

Dated this 22nd \_\_\_\_\_ day of May — 1891

2. That I have searched and find that no Will of the above-named deceased is deposited  
in the office of the Registrar-General.  
3. That I have this day searched in the proper office of this Honorable Court and find that  
no caveat is lodged in this matter.

SWORN at Melbourne in the Colony  
of Victoria this seventeenth - day  
of June - One thousand  
eight hundred and ninety one

Before me,

Wm. G. Daly  
Wm. Macdonald  
A Commissioner of the Supreme Court of the Colony of Victoria for taking Affidavits.

2P 457903

IN THE SUPREME COURT  
OF THE COLONY OF VICTORIA

IN THE PROBATE JURISDICTION.

In the estate of Elizabeth  
Teresa Croll late of  
Sebastopol in the Colony of  
Victoria wife of George Croll  
now, of the Queens Wharf  
Melbourne Licensed Porter  
deceased intestate.

A F F I D A V I T  
O F

George Croll



Franklin E. Fay  
Proctor  
Chancery Lane  
Melbourne

IN THE SUPREME COURT  
OF THE COLONY OF VICTORIA.

IN THE PROBATE JURISDICTION.

In the estate of Elizabeth Teresa Croll  
late of Sebastopol in the Colony of  
Victoria wife of George Croll now of the  
Queens Wharf Melbourne Licensed porter  
deceased intestate.

I GEORGE CROLL of the Queens Wharf Melbourne Licensed porter  
make oath and say.

1 That the above named Elizabeth Teresa Croll deceased  
was my wife.

2 That my wife the said deceased informed me in or  
about the month of February 1872 that her grandmother Louisa  
Paley of Surbiton in the County of Surrey England had died  
and left her by Will certain property.

3 That in or about the month of February 1873 I and  
my wife the said deceased, executed a Power of Attorney in  
favor of my wife's brother William Paley Clement who was then  
in England such Power of Attorney being made in order that he  
the said William Paley Clement might sell and dispose of the  
said property devised or bequeathed to my late wife.

4 That the said William Paley Clement did subsequently  
while in England dispose of the said property in accordance  
with the said Power of Attorney and returned to the Colony  
of Victoria.

5 That the said William Paley Clement after his return  
as aforesaid informed me that the sum the said property  
realised was £1025, a fourth of which my wife the said deceased  
was then and still entitled to.

6 That the said William Paley Clement has never  
accounted or handed over to either me or my said wife the  
share of the proceeds of the said sale to which my wife the  
said deceased was and still is entitled to.

S W O R N at Melbourne in the Colony of  
Victoria this 21<sup>st</sup> day of July 1891

Before me

*George Croll*  
A Commissioner of the Supreme Court of the Colony of Victoria  
for taking Affidavits

457903  
IN THE SUPREME COURT  
OF THE COLONY OF VICTORIA.

PROBATE JURISDICTION.

IN THE ESTATE OF

*James Brock*  
late of *Perth*

in the Colony of Victoria *Wife of George*  
*James Brock* deceased intestate

AFFIDAVIT OF SURETY



*Franklin J. ...*  
*James ...*  
*Melbourne*

In the Supreme Court }  
OF THE COLONY OF VICTORIA. IN ITS PROBATE JURISDICTION.

IN THE ESTATE OF *Elizabeth Teresa Droll*  
late of *Sevastopol*

*W* in the Colony of Victoria *wife of George Droll* — deceased intestate  
*now of the Queens Wharf Melbourne licensed*  
*porter deceased intestate*

I, *Alexander Maxwell*  
of *Robbins Street Melbourne* in the Colony of Victoria  
*agent* make oath and say—

1. That I am worth property in the Colony of Victoria of the value of  
*Seven shillings*  
over and above what will pay my just debts and liabilities.

2. That my said property consists of *cash in The Land*  
*Credit Bank, Melbourne, amounting*  
*to five pounds sterling*

3. That I am not surety in any other matter

SWORN at *Melbourne* in the Colony  
of Victoria this *sixteenth*  
of *June* — One thousand eight  
hundred and ninety

*Alexander Maxwell*

Before me,

*H. Hayter*

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

457903  
IN THE SUPREME COURT  
OF THE COLONY OF VICTORIA.

PROBATE JURISDICTION.

IN THE ESTATE OF

*Holmwood*

*Deceased*

late of

*Victoria*

in the Colony of Victoria  
of the *Wife of George*  
*deceased* *intestate*

AFFIDAVIT OF SURETY



*Franklin*  
*Phonson*  
*Melbourne*

In the Supreme Court  
OF THE COLONY OF VICTORIA.

IN ITS PROBATE JURISDICTION.

IN THE ESTATE OF Elizabeth Teresa Droll  
late of Sebastopol

in the Colony of Victoria wife of George Droll — deceased intestate  
now of the Queens Wharf Melbourne licensed  
porter deceased in estate

I, Charles Samuel Cook  
of Little George Street Sydney — in the Colony of Victoria

news agent — make oath and say—

1. That I am worth property in the Colony of Victoria of the value of

Seven shillings

over and above what will pay my just debts and liabilities.

2. That my said property consists of cash deposited in the  
Melbourne Savings Bank, Market Street  
in my own name to the amount  
of 7 pounds

3. That I am not surety in any other matter

SWORN at Melbourne in the Colony  
of Victoria this twelfth  
of June. — One thousand eight  
hundred and ninety

Before me,

W. H. P. [Signature]

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

Charles Samuel Cook

457903  
IN THE SUPREME COURT  
OF THE COLONY OF VICTORIA.

PROBATE JURISDICTION

IN THE ESTATE OF

*Edgington James Bond*  
late of *Adelaide*

in the Colony of Victoria *Wife of George*  
*Bond, now & was Mrs James Bond, deceased*  
deceased intestate

AFFIDAVIT OF ADMINISTRATION



*James Bond*  
*James Bond*  
*James Bond*

C

In the Supreme Court }  
OF THE COLONY OF VICTORIA.

PROBATE JURISDICTION.

IN THE ESTATE OF *Elizabeth Teresa Brohl late of*  
*Sebastopol in the Colony of Victoria wife of George*  
*Brohl now of the Queens Wharf Melbourne*  
*licensed porter deceased intestate*

I *George Brohl*  
of *the Queens Wharf Melbourne* in the Colony of Victoria  
*licensed porter*

make oath and say—  
1. That the above-named *Elizabeth Teresa Brohl*  
deceased died on the *twenty fifth* day of *October* One thousand  
eight hundred and *seventy four* at *Sebastopol New* in the Colony of  
*Victoria* intestate

2. That the said deceased left real estate in the Colony of Victoria not exceeding in value the sum of  
*no* and personal property in the said  
Colony not exceeding in value the sum of *Ten shillings*  
making together the sum of

3. That the said sum of ten shillings mentioned in the  
preceding paragraph, was money handed and given by  
me to the above named deceased for her own separate  
use.

4. That the said deceased left h<sup>w</sup> surviving *Horion Paley aged twenty*  
*years, George Samuel aged eighteen years the*  
*children of the said deceased and me this*  
*deponent*

who are h<sup>w</sup> only surviving next of kin entitled by law to share in h<sup>w</sup> property.

5. That I am the *widower*  
of the said deceased and as such I claim to be entitled to administration of h<sup>w</sup>  
estate.

6. That I have made careful inquiry and search but am unable to find any will of the said deceased.

7. That if I obtain administration 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 h<sup>w</sup> death which at any time after shall come to the power or control, hands or possession  
of me as h<sup>w</sup> administrat<sup>or</sup> or of any other person or persons for me and 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 administration, 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 administration.

*W.B.* I roll. that I have been informed and verily believe that the said Elizabeth Jenson deceased, was at the time of her decease entitled to certain property in Great Britain and it is for the purpose of recovering this property that I am now applying for letters of administration. That the reason I have not applied for letters of administration before is that I have not hitherto had the means.

SWORN at *Melbourne* in the Colony

of Victoria, this *12<sup>th</sup>* day of *June*

One thousand eight hundred and ninety *one*

*George Broll*

Before me

*W. H. ...*

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

45/903

In the Supreme Court  
of the Colony of Victoria

---

Probate Jurisdiction

---

In the estate of Elizabeth  
Teresa Groll late of  
Sebastopol in the Colony  
of Victoria wife of George  
Groll now of the Queens  
Wharf Melbourne licensed  
porter deceased intestate

---

Prescription for  
Letters of Administration

190  
246

1903  
Franklin W. King  
Proctor &  
Chancery Lane  
Melbourne