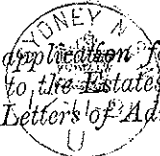


I.

FORM of Affidavit to be sworn and lodged with the application for obtaining any Probate or Letters of Administration relating to the Estates of deceased persons, for the purpose of getting such Probate or Letters of Administration stamped under Act 44 Vict. No. 3.



NEW SOUTH WALES, }
TO WIT.

In the Will [or in the Goods] of *James Plummer*,
late of *Walla Park* in the Colony aforesaid,
Widow deceased.

On the *thirteenth* day of *June*
one thousand eight hundred and *ninety one* *Donald*
Murty and David Roon both of *Walla Park*
Stagers.

M ✓

being *severally* duly sworn, maketh oath and saith as follows:—

If more than one applicant, the form to be filled up accordingly.

1. ~~We are~~ the parties making application for the purpose of obtaining Probate of the Will [~~or Letters of Administration of the Goods, Chattels, Credits, and Effects~~] of the above-named deceased.

2. The Estate and Effects of the said deceased, of which Administration is sought to be obtained, as shown in the annexed Inventory, after deducting the debts due and owing by the deceased, are under the value of *Four hundred pounds*

Words in full.

to the best of *our* knowledge and belief

Sworn by the Deponent on the day first above mentioned, at *Sucumbayan* before me,—

Donald Murty
David Roon

William Price
A Commissioner for Affidavits.
Justice of the Peace.

[EXTRACTS FROM 44 VICTORIA No. 3.]
Persons fraudulently misstating property or debts.
60. Any person making or assisting in making any false statement or any fraudulent alterations in any statement or document required under this Act with intent to evade the payment of duty shall be deemed guilty of a misdemeanour and on conviction thereof shall be liable to imprisonment for any period not exceeding three years and to a fine not exceeding one hundred pounds.
Affidavits and penalty for false oath.
63. Every affidavit required by this Act shall be made before a Justice of the Peace or a Commissioner for Affidavits And any person who shall knowingly and wilfully make a false oath or statement concerning any matter in this Act shall be liable to the same punishment as for wilful and corrupt perjury.

Inventory referred to

FULL Particulars and Value of the Estate and Effects of the Deceased.

Assets.	Value.		
	£	s.	d.
Real Estate, as per Schedule and valuations	275	0	0
PERSONAL ESTATE.			
Landed property held under lease	nil		
Live stock	nil		
Crops	nil		
Farming implements	nil		
Carriages	nil		
Harness and saddlery	nil		
Furniture	nil	1	-
Watches, trinkets, jewellery, &c.	2	5	0
Rents	nil		
Money in hand or house	26	19	3
Money in bank--current a/c.	31	10	0
Money in bank on deposit	nil		
Interest accrued on same	nil		
Debentures	nil		
Interest accrued on same	nil		
Mortgages	nil		
Interest accrued on same	nil		
Life Policies	nil		
Bonuses	nil		
Shares... ..	nil		
Dividends	nil		
Plant, &c.	nil		
Tools	nil		
Debts due to the Estate	nil		
Stock in a shop or business	nil		
Goodwill	nil		
Interest in a deceased person's Estate	nil		
Total Assets	339	15	3
Deduct Total Debts	11	14	3
Net Value on which Duty is chargeable	£ 328	1	0

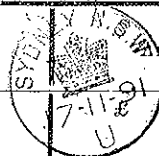
NOTE.—Assets to be valued and interest and rents computed to date of grant of Probate or Letters of Administration. If under any of the above headings there is not any property, mark "Nil." Conditionally purchased lands to be valued as freeholds, showing balance due to Crown as charges against the estate. Station properties must be fully set out in Schedules. If there are any assets not coming properly under any of the above headings, such assets must be included in the statement under a special heading describing the same.



in the preceding Affidavit.

FULL particulars of the Debts due and owing by the Deceased.

* Date of Debt.	Liabilities.	Amount.	
		s.	d.
	A. N. Lazarus Indistinct & Personal		
	Expenses.	10	3 2
	H. L. Jones Stockkeeper. Store Supplies	1	4 7
	Mason Smith. Money advanced	6	6
	Total Debts	11	17 3



* Insert date when debt contracted.

In the Supreme Court
of the State of New York

Probate Jurisdiction

1872.

On the Will of Frances
Sturmer of Wattle Park
in the County of Seneca
South Yates Wagon Wagon

Attendant to Comptroler.

W. G. S. P. W. G.

W. G. S. P. W. G.

By his Agents, S. G. S. P. W. G.

In the Supreme
Court of New South
Wales
Probate Jurisdiction

In the land of goods chattels
credits and effects of Frances
Plummer late of Waller
Park in the Colony of
New South Wales Widow
deceased

On the 13th day of June. A.D. 1891
in the Colony of New South Wales
Albert Southwell of Hall in the
said Colony Auctioneer and Valuator
being duly sworn maketh oath and
saith as follows:

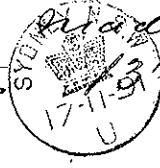
1 I duly valued the land and
effects of the said Frances Plummer
as set out in the valuation lists
annexed and marked with the
letter "A"

2 To the best of my belief the
total value of the same is Two
hundred and eighty-one pounds and
Six Shillings.

Sworn by the deponent }
on the day first above } Albert Southwell
mentioned at Queanbeyan }
Before me }
W. H. ...

"A"

Valuation of Houses and Land
situated in Parish of Westangera
the property of the late Frances
Murray Widow made by the
Deceased's Widow this 13th day of
June 1891.



Land in the parish of Westangera
County of Murray being C.P. No.
comprising 220 acres selected by

The house a very old wooden erection
Shingle roof. £276-0-0.

Furniture	4. 1. 0
Watch &c.	2. 5. 0
	<hr/>
	<u>£281. 6. 0</u>

I Certify the above to be a true
and just valuation

Albert Southwell
Auctioneer & Valuator
Hall.
13th June. 1891.

This is the document marked "A"
referred to in the affidavit of Albert
Southwell sworn before me this 13th day of
June 1891.

W. Maguire
Justice of the Peace.

In the Supreme Court
Of New South Wales
Probate Jurisdiction.

In the Will of Frances
Sumner of North Parr
in the Colony of New
South Wales Widow
Deceased.

H. Davies Attorney
By his Agents: Smeeth & Co.