

633

75*633
IN THE SUPREME COURT
OF VICTORIA.

PROBATE JURISDICTION.

Approved and allowed balance for duty
Paid for duty of 7/6
Paid. 3/7/00

IN THE will and bequest
of John Barker
late of Bremhill Road
in the Colony of Victoria
deceased

STATEMENT & AFFIDAVIT.



MAJOR & ATTY.
HARRY & CO.
SOLLINGTONS
MASTER-IN-EQUITY'S OFFICE
FILED.
20 JUN 00
MELBOURNE

Harston, Partridge & Co., Printers, Melbourne.

I APPROVE OF THE WITHIN STATEMENT
AS ALTERED.

[Signature]

MASTER IN EQUITY.

3/7/00

In the Supreme Court
OF VICTORIA.

IN ITS PROBATE JURISDICTION.

IN THE *will and codicil*
of *John Barker*
late of *Broomhill, Lealstrake*
in the Colony of Victoria *Farmer*
deceased

We Joseph Barker of Lealwell in the Colony of Queensland at present residing at Broomhill Lealstrake in the Colony of Victoria Farmer and William Barker of Broomhill, Lealstrake aforesaid

in the Colony of Victoria *Farmer* severally _____ make oath and say—

1. THAT the paper writings hereunto annexed marked "A" ^{"B", "C", "D" and "E"} contain a true statement of all and singular the real and personal estate of or to which the above-named deceased was at the time of his death possessed or entitled, that the values thereof as therein set forth are the true and full values of the several particulars therein mentioned respectively and that the liabilities therein stated are justly due thereon and that the balance of *ten thousand seven hundred and forty one pounds fourteen shillings and tenpence*

therein appearing is the full net value of the said real and personal estate

2. THAT to the best of *our* 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 seized or possessed. (a)

(a) If any such conveyance or transfer was made, deponent to state date thereof, name of transferee, amount or nature of consideration, and description of property.

3. THAT the only persons entitled to a distribution of the said estate *are the children and grandchildren of the said deceased and his son-in-law—Wm Reed of Bolac Teacher as to income*

severally sworn by the abovenamed Joseph Barker and William Barker

Joseph Barker

SWORN at *Kipneton* - in the Colony

William Barker

of Victoria this *eighth* day

of *June* One thousand

nine - hundred

Before me

P. Bartold

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

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

"A"

This is the paper writing marked "A" referred to in the annexed Affidavit of Joseph Barker and William Barker Sworn this 26th day of June 1900 Before me J. Mansford

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

IN THE will and codicil of John Barker in the Colony of Victoria deceased late of Broomhill Barburuke deceased

STATEMENT OF ASSETS AND LIABILITIES.

The assets must under the Rule gazetted on the 4th May, 1883, be set down under the following heads, viz.—PERSONAL ESTATE—Landed property held under lease or license from the Crown—Rents—Crops—Live Stock—Farming Implements—Carriages &c.—Harness and saddlery—Furniture—Watches, trinkets, jewellery, &c.—Money in hand or house—Money in bank—Current account—Money in bank, on deposit—Interest—Debentures—Mortgages—Interest—Life policies—Bonus—Shares—Dividends—Plant, &c.—Tools—Debts due to the estate—Stock in a shop or business—Goodwill—Interest in a deceased person's estate.

ASSETS—Real Estate

As per statement annexed hereto marked B

Personal Estate

Landed property, held under lease or license	nil		
Rents:— as per list annexed hereto marked C	116	9	
Crops:—	nil		
Livestock:— one buggy mare "Stosson"	9		
Farming implements:— Dray	4		
Carriages:— one buggy and harness	15		
Harness and saddlery:— Riding saddle	1	10	
Dray harness 1st. sundries &c		17	6
Furniture:— As per inventory annexed hereto marked D	72	4	6
Watches trinkets jewellery &c	nil		
Money in hand or house	nil		
Money in Bank—Current account			
Bank of New South Wales Kyneton	43	9	6
Bank of Victoria Kyneton	51	14	6
Money in Bank—Deposit + Interest	nil		
Debentures &c	nil		
Mortgages + Interest:—	1188	6	
As per list annexed hereto marked E			
Life Policies:	nil		
Bonuses	nil		
Shares:—			
115 Shares Equating Investment Company of Queensland @ 15/-	86	5	
10 £10 Preference Shares in Bank of Australasia Limited @ 11/-	110		
Dividends	nil		
Plant + Tools:— Water tanks £6 scales \$1.10/- grindstone, wheelbarrow and sundries	7	10	
	1	1	
Debts due to the estate:—			
Hells— due on purchase of bull	2		
Stock in a shop or business	nil		
Interest in a partnership business	nil		
Goodwill	nil		
Interest in a deceased persons estate	nil		

9105
500
80
20
200
300
400

St. Duncan Kyneton
Nurses fees
Income Tax
W. Barker Kyneton wages
Kynetonshire Rates
Newhamshire "Broomhill"
Land Tax

21		
14		
13	6	8
19	5	
1	14	
2	10	
1	6	6
12	12	2

2600
1800
500
3280
2200
600
80
20
200
300
400
5

Balance for Duty ...

10741 14 10
72346 14 10

In the foregoing prescribed form of statement the assets in the personal estate must be set down under the heads above set out. In any case in which no assets exist corresponding to any one of the said headings, such heading must nevertheless be set down with the word "Nil" against it. If there are any assets not coming properly under any of the said headings, such assets must be included in the said statement under a special heading describing the same.

The final balance of this estate to be £12346.14.10
I certify amount chargeable with full duty to be £2300 and under Section 116 of Act No. 1060 £10046.14.10

Officer to assess Duty.
31/7/00

13/12 75*633
IN THE SUPREME COURT.
OF VICTORIA.

IN THE PROBATE JURISDICTION.



IN THE _____ OF _____

— John Barker —
late of Broomhill Carlisle

in Victoria *Sturmer* — deceased.

— Order —

FOR

— *Probate* —

20/7/08
M P S

Harston, Partridge & Co., Printers, Melbourne.



In the Supreme Court
OF VICTORIA.

IN THE PROBATE JURISDICTION.

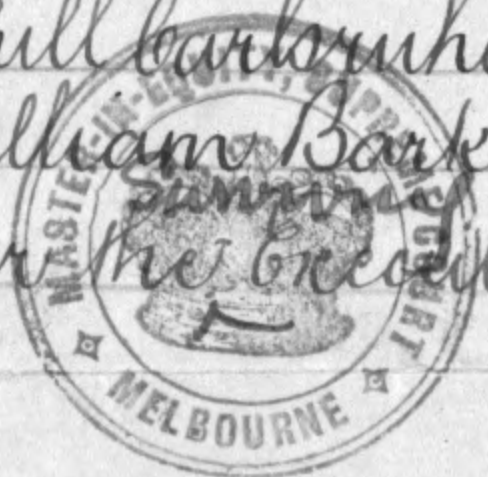
IN THE Will— of John Barker
late of Broomhill Carlisle
in Victoria Farmer— deceased.

BEFORE THE REGISTRAR

The *eighteenth* day of *June* 1890

UPON APPLICATION this day made by the proctor for the Applicant and upon reading the several affidavits of *Joseph Barker and William Barker, Maurice Hurry and John Andrewatha Armstrong*

respectively sworn and filed herein. THIS COURT DOTH ORDER that *Probate* of the Will of the said *John Barker deceased* be granted to *Joseph Barker of Cardwell in the colony of Queensland at present residing at Broomhill Carlisle in the colony of Victoria Farmer and William Barker of Broomhill Carlisle aforesaid Farmer the executors named therein*



BY THE COURT

W. Hunter

Registrar of Probates.



757 (600)

In the Supreme Court.

of the Colony of Victoria.

10/5
PROBATE JURISDICTION.

IN THE WILL OF and last will of
John Barker late of Broomhill
Leamside in the colony of
Victoria Farmer deceased

PROBATE.

I certify that the sum of £307.11.8
for Duty on this Probate has been paid.

Dated this 5th day of July 1900

J. H. H. H. H.
Official under Deeds Act 1888

Recd £307.11.8
W. H. H. H. H.

Sheep's Auctioneering

Harston, Partridge & Co., Printers, Melbourne.

W. H. H. H. H.
Kyneton

In the Supreme Court)
OF THE COLONY OF VICTORIA.

PROBATE JURISDICTION.

IN THE WILL ~~ON~~ and codicil of John Barker late of
Broomhill Carlisle in the Colony of Victoria
Farmer deceased _____

BE IT KNOWN that on the *eighteenth* day of *June*
in the year of our Lord one thousand nine hundred ^{and codicil} the will (a true copy of which
~~are~~ hereunto annexed) of *John Barker* _____
_____ late of *Broomhill Carlisle in the*
Colony of Victoria Farmer _____
deceased who died on the *twenty sixth* day of *March* _____

If no "real estate" or no "personal estate" same must be stated.

One thousand *nine* hundred _____ and who had at the
time of his death real estate within the jurisdiction, sworn not to exceed in
value *the sum of nine thousand one hundred and*
five pounds _____

and personal estate within the jurisdiction, sworn not to exceed in value *the sum of*
one thousand seven hundred and nine pounds seven shillings

~~was~~ proved by *Joseph Barker of Cardwell in the Colony of Queensland a present*
residing at Broomhill Carlisle aforesaid Farmer and William
Barker of Broomhill Carlisle aforesaid Farmer
the ^{executors} named therein, they having been first sworn that they would

well and truly collect and administer according to law the estate of the said
John Barker deceased _____ and would exhibit and deposit
in the office of the Master-in-Equity a true and perfect inventory of the said
estate within three months of the order granting Probate and a true and just
account of their administration of the said estate within fifteen months of the
said order.

Given at Melbourne this *fifth* day of
July in the year of our Lord One thousand
nine hundred

Wt
5/7/00
+ June

A. J. Singleton

Master in Equity (or Registrar).