

123/430

123430

IN THE SUPREME COURT.

OF THE STATE OF VICTORIA.

PROBATE JURISDICTION

IN THE ESTATE OF CLIVE WILLIAM

BILL REED

late of Terang

in the State of Victoria of no

occupation deceased intestate.

FILED
21-MAR-1912
BOND
EQUITY'S OFFICE
MELBOURNE



✓

Harrison, Partridge & Co., Printers, Melbourne.
Major *Amstrong*
for *Arthur* of *Adelaide*

In the Supreme Court

OF THE STATE OF VICTORIA.

IN ITS PROBATE JURISDICTION.

IN THE ESTATE OF CLIVE WILLIAM BELL REED
late of Terang in the State of Victoria of no
occupation deceased intestate.

Know all Men

by these presents that we JOHN REED of Terang in the
State of Victoria School Teacher EVA JANE REED of the same place
Spinster and CYRIL JOHN BARKER REED of the same place Draper

are jointly and severally held and firmly bound to the **Honorable Sir John Madden**
G. C. M. G.

Chief Justice of the Supreme Court of Victoria, his successors and assigns in the
sum of *one thousand one hundred and six pounds*
of lawful money of Great Britain to be paid to the said **The Honorable Sir John**
Madden G. C. M. G. — Chief Justice his successors and assigns for the due
payment whereof we hereby bind ourselves and each and any two of us, our heirs,
executors and administrators firmly by these presents, SEALED with our seals,
DATED this *imteenth* — day of **January** — in the year of
our Lord one thousand nine hundred and **twelve**

The Condition of this obligation is such that if the said **John Reed**
the administrator of all and singular the property of **Clive William Bell Reed**
late of **Terang aforesaid of no occupation**

deceased, do and shall well and truly collect and administer according to law the property,
lands and hereditaments, goods, chattels and credits of the said deceased at the time of
his death which shall come to the power or control, hands or possession of him as his
administrator or of any other person or persons for him and do and shall 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 h im or to the hands or possession of any other person or persons for h im and the same so made do and shall sign with his proper hand writing and do and shall 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 letters of administration; and further do and shall make or cause to be made a true and just account of the administration of the estate which he shall have undertaken as to his receipts and disbursements and as to what portion shall be retained by him and what portion shall remain uncollected and the same so made do and shall sign with his proper hand writing and do and shall 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 letters of administration then this obligation to be void and of none effect or else to remain in full force and virtue

SIGNED SEALED AND DELIVERED

by the said John Reed and Eva
Jane Reed at Melbourne
in the State of Victoria
this Nineteenth day of January
One thousand nine hundred and
twelve

John Reed.
Eva Reed

Before me

Francis Stubb

A COMMISSIONER FOR THE SUPREME COURT
OF Victoria
FOR TAKING AFFIDAVITS.

SIGNED SEALED AND DELIVERED

by the said Cyril John Barker
Reed at Sydney in the State of
New South Wales this fifteenth
day of March One
thousand nine hundred and twelve
Before me

C. J. B. Reed

A. B. Parry

A Commissioner for the Supreme Court of Victoria for
taking affidavits in New South Wales.