

S Ceedes

32444<sup>4</sup>

*Granted*  
*28/10/04*

32444  
In the Supreme Court  
OF NEW SOUTH WALES  
PROBATE JURISDICTION.

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*1603*  
*Grant*

In the Will of *Susannah*  
*Lyddes*  
late of *Pittwater*  
*State*  
in the Colony of New South Wales  
*Widow* deceased.

NOTICE OF MOTION  
FOR

*Probate*

Stamp: SUPREME COURT OF NEW SOUTH WALES, PROBATE JURISDICTION, 20-OCT-04  
*at* *AB*

S. F. BLACKMORE & SON,  
SOLICITORS,  
F. Cunningham & Co., Printers, 140 Pitt-street, Sydney.  
67 AND 69 ARCADE, KING STREET,  
SYDNEY.



In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION

In the *Will of Susannah Geddes*  
late of *Pittwater*  
in the <sup>State</sup> Colony of New South Wales *Widow*  
deceased.

TAKE NOTICE that this Honorable Court will be moved on

the \_\_\_\_\_ day of \_\_\_\_\_

or as soon thereafter as the course of business will permit that *Probate of*

*the Will* of the abovenamed deceased may be granted to

*Richard John Geddes*

the *Sole Executor* therein named.

Dated this *twenty-ninth* day of *October* A.D. 18*90*4

*S. F. Blackmore & Son,*

Proctors for the *Executors*

*67 & 69 Arcade King Street  
Sydney*



In the Supreme Court  
of New South Wales  
Probate Jurisdiction

In the will of Susannah  
Geddes late of Pittwater  
in the State of New  
South Wales Widow  
deceased

Affidavit  
of  
Death  
Sworn 10<sup>th</sup> October 1904

S. F. BLACKMORE & SON,  
SOLICITORS,  
67 AND 69 ARCADE, KING STREET,  
SYDNEY.



In the Supreme Court  
of New South Wales }  
Probate Jurisdiction }

In the will of Susannah  
Geddes late of Pittwater  
in the State of New South  
Wales Widow deceased

On this tenth 10<sup>th</sup> day of October  
in the year one thousand nine  
hundred and four. Thomas Wagh  
of Manly in the State of New South  
Wales Undertaker being duly sworn  
maketh oath and saith as follows:  
1. The deceased departed this  
life at Manly aforesaid on the  
twenty fourth day of September  
in the year one thousand nine  
hundred and four  
2. I was present and did see  
the dead body of the said deceased  
before burial  
3. I am not interested in the  
estate of the said deceased

Sworn by the Deponent  
on the day first above } Thomas Wagh  
mentioned at Sydney }  
Before me \_\_\_\_\_ }  
J. Anderson J.



In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION.

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In the Will of *Susannah  
Geddes late of  
Pittwater*  
in the State of New South Wales  
*Widow* deceased.

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**AFFIDAVIT OF EXECUTOR**

Sworn *19<sup>th</sup>* October 1904

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26-OCT-1904

William Smith, 93 Clarence-street, Sydney.

*S. F. Blackmore & Son*

In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION.

In the Will of *Susannah Geddes*  
late of *Pittwater*  
in the State of New South Wales *Widow*  
deceased.

On the *thirteenth* day of *October* in the year  
one thousand nine hundred and *four* *Richard John*  
*Geddes* of *Woollakra*  
in the State aforesaid *Butcher* being duly  
sworn, maketh oath and saith as follows:—

1.—The above-named deceased departed this life at *Pittwater*  
in the State aforesaid on or about the ~~twenty~~<sup>fourth</sup> day of *September*  
in the year one thousand nine hundred and *four* having first  
duly made and published *her* last will and testament in writing dated the  
*Fifteenth* day of *July* in the year one thousand  
nine hundred and *four* whereby *she* appointed *me* this deponent  
sole executor thereof.

2.—The document produced and shown to *me* at the time of swearing  
this *my* affidavit and marked by *me* by signing *my* name in the margin  
thereof is *I* believe the last will and testament of the above-named deceased  
and the attesting witnesses thereto are *Mauds Mitchell*  
and *Joseph Oliver*

3.—The said deceased had whilst living and at the time of *her* death  
estate and effects within the State of New South Wales.

4.—*I* will pay all the just debts and legacies of the said deceased so  
far as the estate and effects of the said deceased will extend and the law  
bind *me* and *I* will render a just and true account of *my* administration  
thereof unto the Registry of the Supreme Court within twelve months from  
the date of grant of Probate herein.

5.—The said estate and effects are under the value of *one thousand*  
*five hundred pounds*

SWORN by the Deponent on the day

first above-mentioned at *Sydney*

before me

*R. G. Green*

*A. H. J. J. J. J.*



In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION.

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In the Will of  
*Supannah Geddes*  
late of  
*Pittwater*  
in the State of New South Wales  
*Widow* deceased.

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ADDRESS FOR SERVICE.

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**S. F. BLACKMORE & SON,**

**SOLICITORS,**

William Smith, 93 Clarence Street, Sydney.

**67 AND 69 ARCADE, KING STREET,**

**SYDNEY.**



In the Supreme Court  
OF NEW SOUTH WALES  
PROBATE JURISDICTION.

In the *Will* of *Susannah Geddes*  
late of *Pittwater*  
in the State of New South Wales *Widow*  
deceased.

TAKE NOTICE that the address for Service of all Papers in this matter is at the  
Office of the undersigned.

*S. F. Blackmore & Son*  
*Proctor for Executor*  
Solicitor.

**S. F. BLACKMORE & SON,**  
SOLICITORS,  
67 AND 69 ARCADE, KING STREET,  
SYDNEY.

In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION.

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In the Will of *Susannah*  
*Geddes late of*  
*Pittwater*  
in the State of New South Wales  
*Widow* deceased.



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AFFIDAVIT OF PUBLICATION OF  
NOTICE AND SEARCH FOR  
CREDIT.

*Sworn to. October 1904*

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*S. J. Blackmore Son*  
William Smith, 93 Clarence-street, Sydney.



In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION.

In the Will of *Susannah Geddes*  
late of *Pittwater*  
in the State of New South Wales *Widow*  
deceased.

On the *twenty sixth* day of *October* in the year  
one thousand nine hundred and *four* *Alfred Blackmore*  
*Blackmore* of *Sydney*  
in the State of New South Wales *Solicitor* being duly  
sworn, maketh oath and saith as follows:—

1.—I caused to be inserted in the *Sydney Morning Herald*  
Newspaper of date the *thirtieth* day of  
*September* last past ~~and in~~ ~~day of~~ ~~last past~~ a notice  
(a true copy whereof is hereunto annexed marked "A" applying for Probate  
in the said estate by *Richard John Geddes*

2.—I have this day searched in the proper Office of the Supreme Court  
and find that there has not been any Caveat entered against the granting  
of the said Probate.

3.—I have searched in the proper Office of the Registrar-General at Sydney  
for Deposited Wills and find no Will of the deceased remains deposited with the  
officer for the time being authorised to have the custody of deposited wills.

SWORN by the Deponent on the day

first above-mentioned at *Sydney*

before me

*Alfred B Blackmore*  
*W. H. Simpson J.P.*



"A."

In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION.

*Agnes Kaufeld Blackwood*  
day of *October* 190*4*

~~A Commissioner for Affidavits~~

This is the paper marked "A" referred to in the annexed affidavit of

Sworn before me at Sydney this *fourth* ~~month~~ *month*

*E. Halsey Hughes J.P.*

In the Will of *Susannah Geddes*  
late of *Pittwater*  
in the State of New South Wales *Widow*  
deceased.

Application will be made after fourteen days from the publication hereof that  
Probate of the last Will of the above-named deceased may be granted to  
*Richard John Geddes*  
the <sup>sole</sup> Executor named in the said Will and all notices may be served at  
the office of

*S. J. Blackmore and Son*  
*Proctors for Executors*  
*by and by Arcade*  
*King Street Sydney*

~~Address.~~



In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION.

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In the Will of *Susannah*  
*Yeades*  
late of *Pittwater*  
in the State of New South Wales  
*Widow* deceased.

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AFFIDAVIT OF ATTESTING  
WITNESS.

*Sworn 7 October 1904*

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*S. J. Blackmore & Son*

William Smith, 93 Clarence-street, Sydney.



In the Supreme Court  
OF NEW SOUTH WALES.  
PROBATE JURISDICTION.

In the Will of *Susannah Geddes*  
late of *Pittwater*  
in the State of New South Wales *Widow*  
deceased.

On the *seventh* day of *October*  
in the year one thousand nine hundred and *four* *Joseph Oliver*  
*of Pittwater*  
in the State of New South Wales *Gardener*  
being duly sworn, maketh oath and saith as follows:—

1.—The document hereunto annexed and marked with the letter "A"  
purporting to be the last Will and Testament of the above-named *Susannah*  
*Geddes* late of *Pittwater*  
aforesaid deceased was duly executed by the said *Susannah Geddes*  
in *her* lifetime by signing *her* name at the foot or end thereof as the same  
now appears thereon as and for *her* last Will and Testament on the  
*fifteenth* day of *July* one thousand nine  
hundred and *four* in the presence of myself this Deponent and  
*Maudie Mitchell* present at the same <sup>*time*</sup> and we at *her*  
request *in her* presence and in the presence of each other subscribed our names  
thereunto as witnesses.

2.—That the signatures "*Joseph Oliver*"  
and "*Maudie Mitchell*" subscribed as witnesses  
to the said Will are respectively of the proper handwriting of myself this  
Deponent and of the said *Maudie Mitchell*

SWORN by the Deponent on the day  
first above-mentioned at *Sydney*

*Joseph Oliver.*

before me

*E. Lindsay-Thompson J.P.*



Will  
of  
Susannah Geddes

July 15<sup>th</sup> 1904

"A"

Richard Goodwin  
Executor.

Fifteenth day of July 15<sup>th</sup> 1904

Last will and of Susanna Geddes widow  
of the late William Goodwin Geddes.

I Will and bequeathe to my two sons and  
daughter also my grand child here under  
named all ~~my~~<sup>my</sup> property and worldly goods  
and whatever I may be entitled to in the estate  
of my late Husband William Goodwin Geddes  
to be divided as follows—

To my daughter Susanna Geddes I leave and  
bequeathe one eighth portion  $\frac{1}{8}$

The remainder to be divided into three equal  
portions ~~one~~ of which is to be allotted equally  
amongst my sons Richard John Geddes, Henry  
Geddes and my grandson Raymond Goodwin  
Geddes. But the portion allotted to Henry Geddes  
is to be placed at interest and the interest only  
paid to Henry Geddes during his life, after  
his death I bequeathe it to Raymond Goodwin  
Geddes or his heirs.

I appoint Richard John Geddes as my  
executor

Raymond Goodwin Geddes' portion to be placed at interest  
and the interest only paid for his maintenance  
should he be under 21 twenty one years of age  
I have left a smaller portion to my daughter because  
being well off does not require it.

In witness whereof  
Maudie Mitchell  
Joseph Oliver.

This is the document marked "A" referred  
to in the annexed affidavit of Joseph  
Oliver. Dated the seven<sup>th</sup> day of October 1904

Richard Goodwin

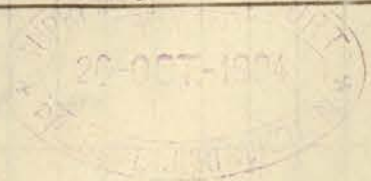


In the Supreme Court  
of New South Wales  
Probate Jurisdiction

In the will of  
Susannah Geddes late  
of Pittwater Widow  
deceased

Grant Affidavit

Sworn 19<sup>th</sup> October 1904



**S. F. BLACKMORE & SON,**  
SOLICITORS,  
67 AND 69 ARCADE, KING STREET,  
SYDNEY.



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 No. 27, 1893, and the Probate Duties Amendment Act, 1899.

NEW SOUTH WALES, }  
TO WIT.

In the Will [~~or in the Goods~~] of *Susannah Geddes*  
late of *Pittwater*, in the State aforesaid,  
*Widow* deceased.

ON the *nineteenth* day of *October*  
one thousand nine hundred *four* *Richard John Geddes*  
*of Woodlaura in the State aforesaid*  
*Butcher*  
being duly sworn, maketh oath and saith as follows:—

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

1. I am the party making application for the purpose of obtaining Probate of the Will [~~or Letters of Administration of the Goods, Chattels, Credits, and Effects~~] of the abovenamed deceased.

2. That the annexed inventory contains a true statement of all and singular the Real and Personal Estate of or to which the abovenamed deceased was possessed or entitled; and that the values thereof, as therein set forth, are the present true and full values of the said properties therein mentioned respectively, and includes the whole of the accruing income in the Estate up to the date hereof, and that the debts therein stated were actually due and owing at the date of the death of the deceased, and are such debts as may be deducted under section 53 of the Act No. 27, 1898.

Words in full.

3. The total net value of the Estate on which duty is payable in respect of the Estate of the deceased is *one thousand four hundred and ninety two pounds ten shillings and ten pence*

If any such transfer, conveyance, or gift was made, deponent to state date thereof, name of transferee, amount or value of consideration, and description of property.

4. That to the best of my knowledge, information, and belief, the said deceased did not, within the space of twelve months preceding *her* death, convey or otherwise dispose of, otherwise than by way of bonâ-fide sale, any real or personal property of which ~~she~~ he was seised or possessed.

State whether passing to widow, children, or grandchildren.

5. The net value of the Estate of the deceased being under the sum of fifty thousand pounds, I claim an assessment of the duty payable at one-half of the Schedule rates set forth in the Schedule to the Probate Duties (Amendment) Act, 1899, on the properties set out in the annexed Schedule marked "A" after deducting the proportion of the debts chargeable thereon, as the said properties pass to the lawful *children and grandchild* of the deceased.

If the net value is over £50,000 strike out this clause.

SWORN by the Deponent on the  
day first above mentioned  
at *Sydney*  
before me,—

*R. Geddes*

*Henry Woodcock*

A Commissioner for Affidavits.

St 2007

[EXTRACTS FROM ACT No. 27, 1898.]

*Persons fraudulently misstating property or debts.*

64. Whosoever makes or assists 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.*

67. (1) Every affidavit required by this Act shall be made before a Justice of the Peace, or a Commissioner for Affidavits.

(2) Whosoever knowingly and wilfully makes a false oath or statement concerning any matter in this Act shall be liable to the same punishment as for wilful and corrupt perjury.







32444<sup>4</sup>  
Ceddes



(Notice of Resealing of Grant.)

The Registry,  
Supreme Court of Queensland,

Brisbane.

27. 10. 05

SIR,

I beg to give you Notice that the undermentioned Grant, which issued under the Seal of your Court, was, on the date stated, Resealed in the Supreme Court of Queensland at Brisbane.

Name of Deceased.	Nature and Date of Grant.	Date of Resealing
Susanna Teddes	28th October 1904	27th October 1905.

*W. A. Douglas*

The Registrar of Probates,

*Sydney*

Registrar.