ADMINISTRATION AND PROBATE ACT 1935

Notice of Application to Reseal Probate

NOTICE is hereby given that after expiration of fourteen days from the publication hereof Karen Ann Ter Haar of 16 Monds Lane Carrick in Tasmania retired/married and Paul Steven Ollason (in the Will called "STEPHEN PAUL OLLASON") of Apartment 2510/265 Exhibition Street Melbourne in Victoria teacher/divorced the Executors of the Will of Elizabeth Mary Ollason late of 29-33 Chesterville Road Glen Waverley in Victoria retired/widow deceased to whom Probate of the said Will was granted by the Supreme Court of Victoria on the eighth day of November 2013 will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the Seal of the Supreme Court of Tasmania may be affixed to the said Probate pursuant to Part VI of the Administration and Probate Act 1935.

Dated this seventh day of May 2014.

RAE & PARTNERS, Solicitors for the Applicant.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Application to Reseal Probate

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof Patricia Mary Wright of 3/466 Parnell Road Parnell Auckland in New Zealand executive director/married and Cherry Alison Sonderer of 2B/1 Beresford Square Auckland in New Zealand director/single the Executors of the Will of Lorna Margaret Johnston late of Auckland in New Zealand retired nurse/widowed deceased to whom Probate of the said Will was granted by the High Court of New Zealand on the fourteenth day of October Two Thousand and Thirteen will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the Seal of the said Supreme Court of Tasmania may be affixed to the said Probate pursuant to Part VI of the Administration and Probate Act 1935.

Dated this seventh day of May 2014.

BUTLER McINTYRE & BUTLER, Solicitors for the Estate.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of MAY JEAN BAKER late of Meercroft Nursing Home Clements Street Devonport in Tasmania home duties deceased intestate may be granted to Annette Louise Chapman of 2 Chapman Place Hadspen in Tasmania retired clerk the daughter of the said May Jean Baker deceased.

Dated this seventh day of May, 2014.

FRIEND & EDWARDS LAWYERS, Solicitors for the Applicant.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration (with Will Annexed)

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration (with the Will annexed) in the Estate of HARRY WAYNE ROYCE THOMAS late of 23 Gray Road St Marys in Tasmania linesman/divorced may be granted to Haley Alana Thomas-Webster of 7 Mary Street Perth in Tasmania floor supervisor/married the daughter of the said deceased.

Dated this seventh day of May 2014.

ARCHER BUSHBY, Solicitors for the Applicant.

Government Notice

Government House Hobart, 1 May 2014

MATTERS OF THE ROYAL PREROGATIVE PREFIX 'HONOURABLE' - USE OF THE TITLE WHILST IN OFFICE AND ELIGIBILITY TO RETAIN THE TITLE FOR LIFE

Approved Use of the Title 'Honourable'

THE prefix 'Honourable' is conferred upon certain Office Holders on appointment.

Those entitled to use the prefix are—

Ministers of the Crown and by reason of appointment to the Executive Council and being sworn to Office.

Judges of the Supreme Court of Tasmania upon being sworn to Office.

Associate Judges of the Supreme Court of Tasmania upon being sworn to Office.

The Presiding Officers of the Parliament (President of the Legislative Council and Speaker of the House of Assembly) upon their election to Office.

Legislative Councillors whilst they hold Office.

The Leader of the Opposition, whilst holding that office in the House of Assembly.

Retention of the title 'Honourable' upon resignation or retirement from Office

The retention of the title following resignation or retirement may be authorised by the Governor of Tasmania on the recommendation of the Premier.

The qualifications and procedures follow.

Qualifications for grant of the Prefix 'Honourable' for life
After resignation or retirement from Office, members of the
Executive Council (Ministers of the Crown), and Judges
and Associate Judges of the Supreme Court of Tasmania are
entitled to apply for the grant to retain the title for life.

This Includes—

A Minister who loses his seat in Parliament at a General Election

A Minister who belongs to a Government which is defeated at a General Election and now sits In the Opposition.

Presiding Officers of the Parliament (President of the Legislative Council, Speaker of the House of Assembly) may apply for the grant provided they have served for three years on a continuous basis.

Legislative Councillors and Leaders of the Opposition, upon retirement or resignation shall not be eligible to apply for the grant unless they have served as a Minister of the Crown or for three continuous years as the Presiding Officer of the Legislative Council or House of Assembly.

Procedures for application for and approval of the Grant

After resignation or retirement from office, Ministers of the Crown, Judges and Associate Judges of the Supreme Court of Tasmania may apply to the Premier for consideration for the grant to retain the title.

After resignation or retirement from office Parliamentary Presiding Officers, who have served a period in office of three years, may apply to the Premier for consideration for the grant to retain the title.

By His Excellency's Command,

DAVID OWEN, Official Secretary.