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Title: BELL ALFRED WILLIAM PAUL: Service Number - VX79445: Date of birth - 12 Apr 1914: Place of

birth - SHEPPARTON VIC: Place of enlistment - CAULFIELD VIC: Next of Kin - BELL BEATRICE

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AREA 59C AUSTRALIAN MILITARY FORCES.

A.A. Form A.200.
(Revised April, 1941.)

R. M.

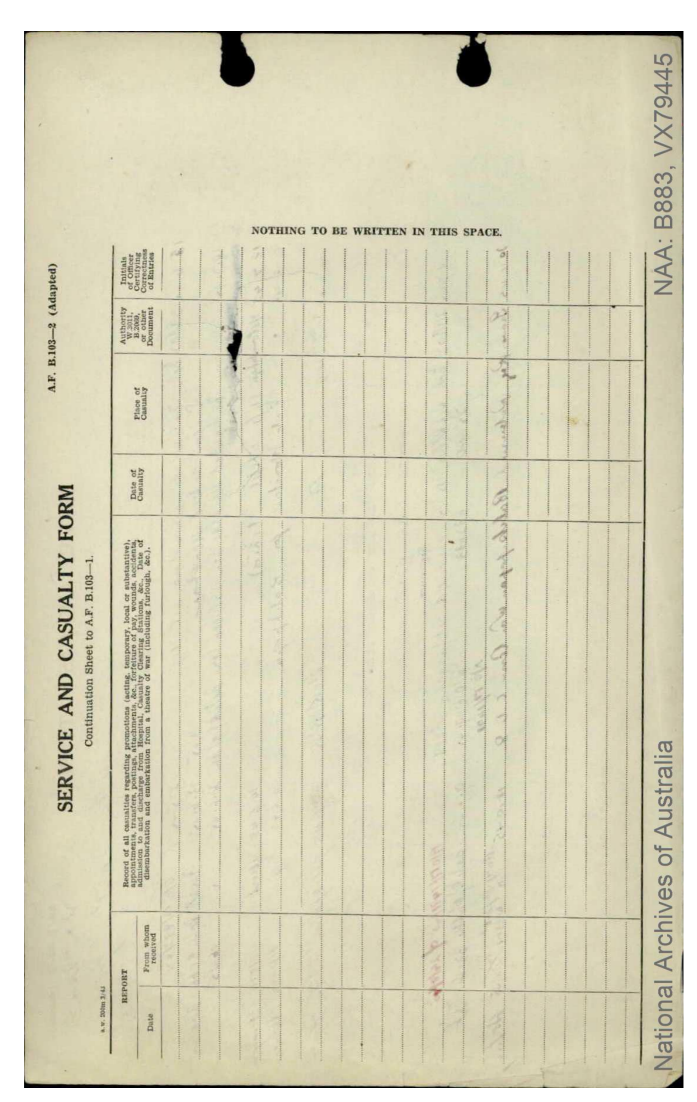
ATTESTATION FORM.

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Page 3



(The Notes and Certificate on the back should be read before the will form is filled in.)

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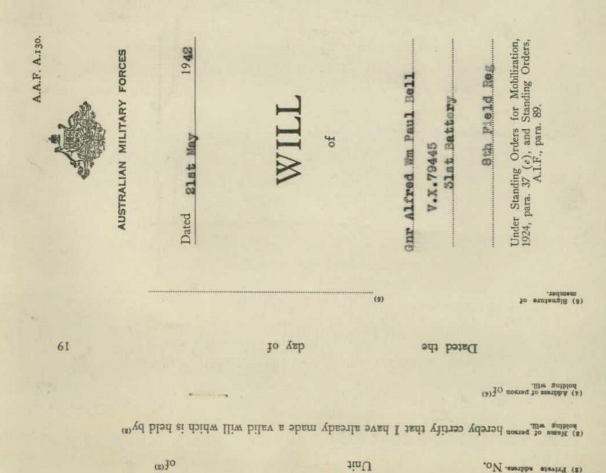
surname last,	THIS IC THIS TARM WITT T	
	THIS IS THE LAST WILL of me(1) Onr Alfred William Paul Bol	1
(S) Private address.	No. V.X.79445 Unit 8th Pield Reg of Cobran	
	I HEREBY REVOKE all former wills and other testamentary dispos	itions
(8) Full name and address of execu- tor or executors.	neretorore made by me. I APPOINT	
(4) Set out here the	executor(s) of this my will(4) I Alfred un Paul Bell	
addresses of the persons to whom	hereby bequeath all property and money all	
you wish to leave your property and how you wish it	all other possession to my wife	
to be divided or dealt with.	Nestrice Nell	
	of Cak St.	
	Cobran	
	*	**********
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		cimus.
(5) Fill in date.		42
(5) Fill in date.	(6) As witness my hand this 21st day of 19	
(5) Fill in date.	(6) As witness my hand this 21st day of 19 SIGNED by the above-named Testator as)	
(6) Usual signature	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same	
	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her)	
(6) Usual signature of person making	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same	
(5) Usual signature of person making	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her) presence and in the presence of each other	
(6) Usual signature of person making will.	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her) presence and in the presence of each other have hereunto subscribed our names as witnesses.	
(6) Usual signature of person making will. (7) Usual signature and address of 1st witness	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her) presence and in the presence of each other have hereunto subscribed our names as witnesses.	
(6) Usual signature of person making will. (7) Usual signature and address of 1st	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her) presence and in the presence of each other have hereunto subscribed our names as witnesses.	
(6) Usual signature of person making will. (7) Usual signature and address of 1st witness	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her) presence and in the presence of each other have hereunto subscribed our names as witnesses.	
(6) Usual signature of person making will. (7) Usual signature and address of 1st witness (if necessary).	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her) presence and in the presence of each other have hereunto subscribed our names as witnesses.	
(6) Usual signature of person making will. (7) Usual signature and address of 1st witness (if necessary). (8) Usual signature and address of 2nd witness	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her) presence and in the presence of each other have hereunto subscribed our names as witnesses.	
(5) Usual signature of person making will. (7) Usual signature and address of 1st witness (if necessary).	SIGNED by the above-named Testator as and for his (her) last will and testament in the presence of us both present at the same time who at his (her) request in his (her) presence and in the presence of each other have hereunto subscribed our names as witnesses.	
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(2) Private address No.

NOTES

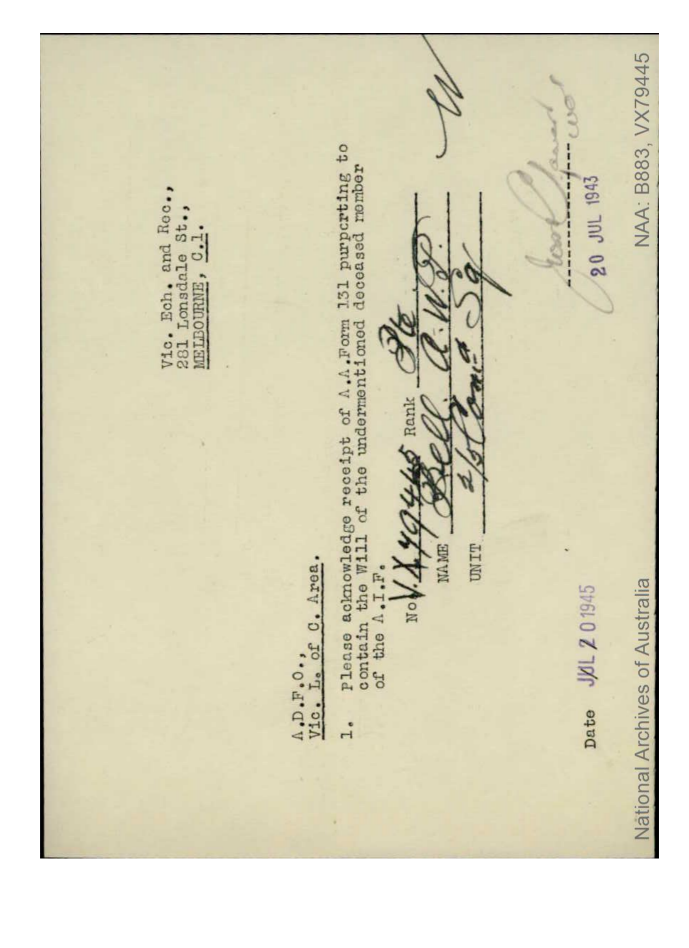
- (a) Each member of the Military Forces and the A,A,N,S, must make a will on the prescribed form unless he or she already has a valid one in existence, in which case the relevant certificate on the form of will must be rendered. See A.I.F. Standing Orders, Australian Imperial Force 1940, para. 89, and Standing Orders for Mobilization 1924, para. 37 (e).
- (b) When a member is in actual military service (that is when a state of war exists and the member has taken some step towards joining the field forces)-
 - (i) he may, whether over or under the age of 21 years, dispose of all his property (including land) by will;
 - (ii) such will need not be witnessed, except where there is a disposition of land situated in South Australia;
 - (iii) alterations made before signing a will should be initialled by the member making the will and the witnesses (if any). If it is desired to alter a will which has been signed a new will must be made and the instructions contained in these Notes followed.
- (c) (i) a witness to a will must not be a beneficiary or the husband or wife of a beneficiary;
 - (ii) any person whether mentioned as a beneficiary in the will or not can be appointed an executor of a will. The duty of the executor when probate is granted by the Court is to distribute the property of a deceased member in accordance with the instructions given in the will;
 - be written in the appropriate place "I give all my property to one person the following can and if the member desires to leave a legacy as well, the following words can be used "I give £ to and the remainder of my property to (iii) should the member desire to leave his or her property to one person the following can and the remainder of my property to
 - (iv) normally a will is revoked by marriage and hence a member who marries after making his or her will is required to make a new will. Note, however, that where a member, whose permanent home is in N.S.W., Victoria or Tasmania, has made a valid will which sets out that it is made in contemplation of marriage to a named person and the member marries that person, such marriage will not revoke the will.
- (d) Free legal advice and services are available to members of the Military Forces through the Law Institutes in all capital cities. For addresses of such Institutes see paragraph 5 of M.B.I. A92 of 1941.

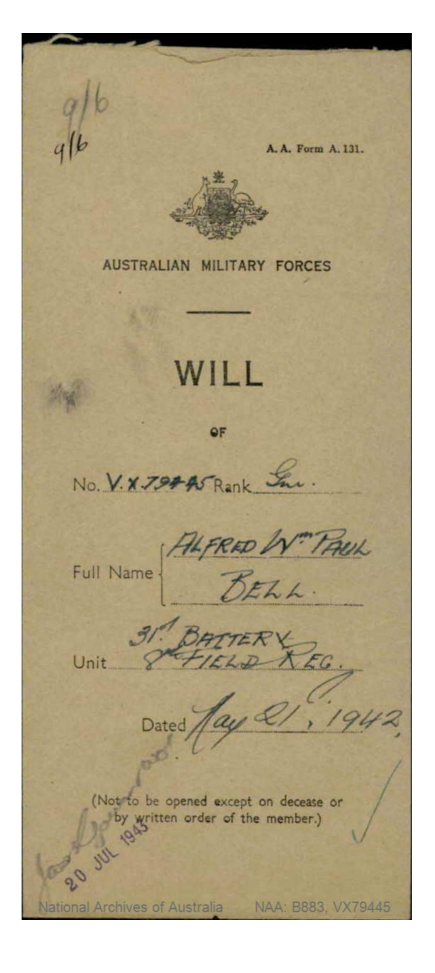


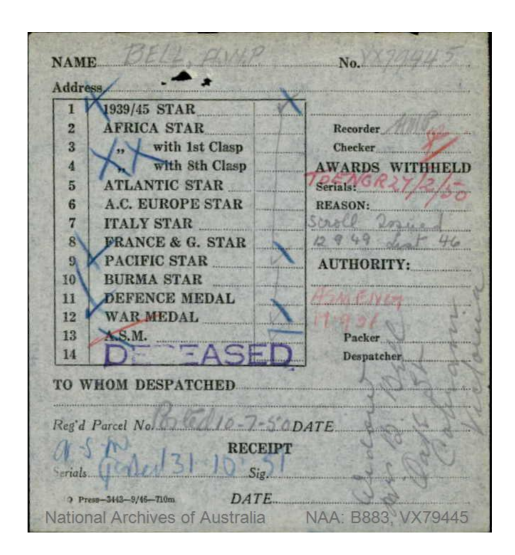
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