This is the last Will and Testament of me, William Sargent, of Pitt in the parish of Allegan, co. and County of Bernice, gentleman hereby setting all former Wills before at any time before made, I give and bequeath the following Legacies and doth the payment thereof by my Executors hereinafter named within three Calendar months after my decease namely, Jerry Nicke, Sarah Allen, the sum of One hundred pounds and my Laurence, Jerry to the Rev. John Inghill the sum of Two hundred pounds, to Frances, his wife the sum of Fifty pounds, to my niece Jane Inghill the sum of Two hundred Pounds, to Ellen, his wife, Inghill, heir to my nephew Samuel Inghill, the sum of One hundred pounds, to Emily Catherine Keen, heir to the sum of One hundred pounds. To my great nephew Henry Wobhyl Parke, son of Jonathan Parke, the sum of One hundred pounds, Jerry Hare a keeper of the house and Marshall provided he shall be residing with me at the time of my decease the sum of One hundred pounds with adequate meansings of Silver Hanging Watch and the whole of the furniture and effects in the Bedroom over the Hitchcock, except the large clothes chest with its contents. To the whole of the gifts to the said Jonn Marshall to be free of Legacy Duty and to be handed or paid to him within one month after my decease, but in case of the death of the said Jonn Marshall during my life and while in my service, I give and bequeath to each of my children alive at my death the sum of One hundred pounds. I give Jerry Nicke, Inghill, the sum of Twenty-five pounds the sum to be paid by my Executors to wall Inghill, eldest son of my father, to the Rev. James Inghill, K.C. to the sum of Ellen, his wife, Inghill, to the son or daughter of my father, to the Rev. Samuel Inghill, to my brother Henry Wobhyl Parke and Charles and —— Russell the Executors named as Trustees and Executors of
this my Will and the sum of Twenty five pounds
free of Legacies and Trusts for any such Trustees and a
Exeutors And all the rest residue and remainder of my
property real and personal of every kind and description and
whereover which is either real or personal either real or
corporate subject to the payment of my just debts as
General and Incurred by expenses hereof and out of the said
John Terrill my said executors Henry Hoblyn Herne and
the said Charles Chamber of Ingridale Redweth are
Accountants thereon hereby appoint Executors and Trustees
of this my Will Upon being as soon as conveniently may
be after my decease to sell and dispose of so much thereof as
shall not consist of money and after payment of the debts
and charges consequent thereupon and all other expenses
in connexion with my Estate to divide the full balance of
my said residuary real and personal estate and effects to
between William Henry Terrill Edith Terrill and Ada
Terrill (the three children of my said nephew Thomas) in
the following shares and proportions namely to the said
William Henry Terrill one fifth part thereof and to each
of the said Edith and Ada Terrill his fifth part thereof
the lawful issue of any or either of them who may have
previously died taking their parents shares equally between
they and in case of the death of any or either of them in my
disposition without issue then to give the shares or shares of
the one or more so dying to the surviving or survivor of them
or equal shares or oddly as the case may be. M'Wilson of
Chesire solicitor being at my hand this tenth day of 10
September one thousand eight hundred and ninety five.
William Terrill
Signed by the said Executors on this and the preceding side
of paper as his last Will and Testament in the presence of
his substrait at the same time who att hit execution in his
presence and in the presence of others have hereunto set
their names as Witnesses
Joseph James VP. Clerk to H. W. Peter
Coven Hill
C. Seaton Redweth
On the 21st day of November 1846 a
Deed of this Hill was granted at
Bodmin to John Scott, Henry Collip,
Peter and Charles Baden the Executors

I hereby certify that the foregoing is a true copy of
the said and examined with the Original this 21st
day of November 1846.

[signature]
BE IT KNOWN that at the date hereunder written the last Will and Testament

of William Perrell of Pool in the parish of Hellogan
in the County of Cornwall, Gentleman

deceased, who died on the 28th day of August 1896,
at Hellogan aforesaid

and who at the time of his death had a fixed place of abode
at Hellogan aforesaid

within the District

of the County of Cornwall

was proved and registered in the District Probate Registry of Her Majesty's High Court of Justice at Bodmin

and that Administration of the personal estate of the said deceased was granted by the aforesaid Court to

John Perrell of Pool aforesaid Farmer, the nephew

Henry Hoblyn Perrell of 18 Marmora Road, Honor Oak
in the County of Surrey, accountant the great nephew
of the said deceased and Charles Bawden, of Englewood
in the parish of Redruth in the said County of Cornwall

Accountant the Executors

named in the said Will

they having been first sworn well

and faithfully to administer the same.
Dated the 21st day of November 1893.

Gross value of Personal Estate £2486 10:6

Net value £2455 16:10

Received Feb. 1898 £2117 10:6

Extracted by T. C. Peter, St. Olaf

Redruth, Cornwall