

DEATH ON OR AFTER 1st JANUARY, 1898.

Will.

BE IT KNOWN that John Hall of Avenue  
Farm Eaton Ford Eaton Socon in  
the County of Bedford  
died on the 28<sup>th</sup> day of January 1914  
at Avenue Farm aforesaid

AND BE IT FURTHER KNOWN that at the date hereunder written  
the last Will and Testament

of the said deceased was proved and registered in the Principal Probate Registry of His Majesty's High Court of Justice, and that administration of all the estate which by law devolves to and vests in the personal representative of the said deceased was granted by the aforesaid Court to Alfred Hall of Lynesbury in the County of Huntington Farmer the son and Joseph Hall of Sandy in the County of Bedford Market gardener the nephew and George Daniels of Bell Farm Eaton Socon aforesaid Market gardener the Executors named in the said Will.

Dated the 19<sup>th</sup> day of March 1914.

Gross value of Estate ... £ 10,181-8-11  
Net value of Personal Estate £ 6,197-10-0

I.A.

(74,188) Wt 44,345-151 12,000 3/13 A&E W.  
(83,395) " 20,375-60 15,000 9/13 "

# This is the Last Will and Testament

of me John Hall of Avenue Farm Balon Ford in the parish of Balon Socon in the county of Bedford market Gardener Whereby I appoint my son Alfred Hall my nephew Joseph Hall of Sandy and my friend George Daniels of Bell Farm Balon Socon aforesaid Executors and Trustees. I give and bequeath all my household furniture and effects that may be in or about my dwellinghouse at my decease to my wife Jane Hall for her own absolute use and benefit I give and bequeath to the said Joseph Hall and George Daniels the legacy or sum of Twenty pounds each provided they act as my Executors and Trustees as a small recompence for the trouble they may have in carrying out the trusts of this my will And I direct that the before mentioned legacies shall be paid free of legacy or other duty. And I give and bequeath to my said Trustees the sum of Fifteen hundred pounds Upon trust to invest the same in any investments authorised by law for Trustees and to pay the income of such investments unto my daughter Mary Ingle during her life for her sole and separate use and without power of anticipation and on her death leaving lawful issue then Upon trust to divide the same equally between such issue but in case of the death of the said Mary Ingle without leaving lawful issue then the same shall fall into and become part of my residuary estate And I give and bequeath to my said Trustees the sum of Two thousand pounds Upon trust to invest the same in any investments authorised by law for Trustees and to pay the income of such investments unto my daughter Louisa Darby during her life for her sole and separate use and without power of anticipation and on her death leaving lawful issue then Upon trust to divide the same equally between such issue but in case of the death of the said Louisa Darby without leaving lawful issue then the same shall fall into and become part of my residuary estate And as to all the rest residue and remainder of my estate and effects whatsoever and wheresoever I give devise and bequeath the same to my said Trustees Upon trust as soon as conveniently may be after my decease to sell my real estate and my live and dead stock crops acts of cultivation and to convert into money all such part thereof as should not consist of money and to call in all book and other debts which may be owing to me at my decease and convert into money all securities and money in bank and after paying all my just debts funeral and testamentary expenses the legacies bequeathed by this my will and setting aside the trust funds of Fifteen hundred pounds and Two thousand pounds before mentioned Upon trust to invest a sufficient sum in investments authorised by law for Trustees to produce One hundred and four pounds per

annum and to pay to my said wife Jane Hall the weekly sum of two pounds during her life and from and after her decease such principal fund shall fall into and become part of my residuary estate and be divided as hereinafter mentioned. And I direct my said Trustees as to one fourth of the said residue to pay the same unto my son Joseph Hall as to another one fourth share to pay the same to my said son Alfred Hall and as to the remaining two fourths of my said residuary estate I direct my said Trustees to stand possessed thereof upon trust to invest the same in investments authorised by law for Trustees and to pay one half of the income derived therefrom unto my said daughter Mary Ingle in the same manner as I have before directed with respect to the income derived from the fund of fifteen hundred pounds and as to the remaining one half of the income to pay the same to my said daughter Louisa Darby in the same manner as I have before directed with respect to the income derived from the fund of two thousand pounds I declare that I have not given any part of my estate to my adopted son William Whitmee or my nephew Ernest Whitmee as I consider I have provided for them in my lifetime And I expressly declare that it shall be lawful for any of my said Trustees to purchase any part of my real estate at a sale thereof by public auction any rule of law or equity to the contrary notwithstanding. And hereby revoking all former wills by me made I declare this to be my only true last will and testament. As witness my hand this Nineteenth day of February One thousand nine hundred and twelve.

Signed by the said Testator in the presence of us both together present who in his and each others presence have set our names as witnesses,

John Hall

A. B. Brackenbury  
Solicitor  
St Neots

Louis J. Flint  
His Clerk

In the 19<sup>th</sup> day of March 1914  
Probate of this Will  
was granted to

Alfred Hall Joseph  
Hall and George Daniels  
the Executors.