

Probates in the Consistory Court of the Bishop of Rochester.

Date of the Probate and Sum sworn to	Name and Description of the Testator or Intestate.	Names and Places of Abode of the Executors or Administrators.	Names of the Legatees, distinguishing the Residuary Legatee.	Degree of Relationship.	Account of the several Legacies, and Annuities, and Form of the Bequests, particularly of the Residue.
1809 Nov ^r 18 th £450 149	Russell Heidemott of Lambethurst in Hants. Yeoman.	Sarah Heidemott of Lambethurst aforesaid Widow. Executrix	said Sarah Heidemott Timothy Heidemott Daniel Heidemott Sarah wife of Mr. Martin Sophia wife of Gen ^l . Hammond	wife Son Son Daughter Daughter	His real and personal estate to his wife — to sell real estate if personal not sufficient to pay his debts, and the remaining part left is to belong to his wife as long as she lives and after her decease whatever she has left either real or personal after her debts are paid he gave in four parts viz ^t one fourth part — D ^r — D ^r — D ^r —
Dec ^r 26 £1000 150	William Jeffery of Tunbridge in Kent Yeoman. 16.6.117	Mary Jeffery widow. James Jeffery and John Jenhurstall of Tunbridge aforesaid Executors.	28 th Dec ^r 1815 said Mary Jeffery Risen. William Jeffery, Mary Jeffery and Sarah Jeffery.	Wife natural Daughter children	an annuity of £50 for life if she continues a widow — charged on the real estate and the use and occupation of the house where the testator resided with the use of all the goods furniture and effects therein for life if she continue a widow — and also such provisions for household as might be in or about Testator's dwelling house at his decease £100 to be paid at 25 with lawful interest in the mean time. The residue of his personal Estate to his Executors upon trust to carry on his business so long as they should consider it for the benefit of his Estate and out of the profits arising therefrom and from his real and other estate to maintain and educate his said children to their respective ages of Twenty one And when the youngest of said children living to that age should attain it In trust to assign unto them or such of them as should be living and the issue of such of them as should be dead all his said estate & effects in equal shares, the issue of such as should be dead taking only their father's or mother's share. Or in case said Trustees should at any time deem it proper to dispose of his said business and property in it he directed them to do so and place the money out at interest Upon trust when the youngest of his said children who should live to 25 should attain it to assign the stocks and securities or other property wherein the money should be invested unto his said children who should be then living and the issue of such as should be then dead in the proportions before mentioned the interest and produce in the mean time to be applied for the maintenance and education of his said children. A Proviso that if Testator should have any more children they should share equally

of the Residue.

166117 Ann Jeffrey Hazard Daughter £100 with 6 Years Interest £27 - Total £127.0.0 @ 10% p^{ca} £12-14-0
 166117 The Children of The Testator The Residue £364-2-1 at 4% £3-12-10

20 $\frac{364.2.1}{18.4}$

