

Prerogative Court of Canterbury and related Probate Jurisdictions: Will Registers,  
PROB 11/1353/76.

*Abstract of the Will of William Worth of the Borough of St. Ives in the County of Cornwall, Gentleman, written 28 Aug 1800, proved 24 Jan 1801.*

Gives to **his wife Elizabeth Worth** an annuity of £30 during her widowhood, along with the household goods, plate and furniture. If she re-marries, then he gives the same to **his son James Keigwin Worth**.

Gives to **his son James Keigwin Worth** and his heirs his fee lands, messuages and tenements. If James dies without issue, then he gives the same to **his daughter Biddy Vivian Worth** and her heirs. And if Biddy dies without issue, then he gives the same to **his daughter Betsy Worth** and her heirs.

Gives £800 to **his son James Keigwin Worth**, to be paid to him when he turns twenty-four or sooner if his mother consents.

Gives £300 each to his said daughters, to be paid to them when they each turn twenty-four.

Gives to his said children his share in tin bounds in the parishes of St. Ives, Towednack, Zennor, Lelant and Ludgvan.

All the rest of his real and personal estate, tenements, goods and chattels, he gives to **his wife Elizabeth Worth** and **son James Keigwin Worth**, appointing them co-executors of his last will and testament.

Requests his friends **his brother-in-law Mr. John Borlase** and Thomas Wallis, Esquire, trustees and overseers of his will.

(Signed)

Witnesses: Jane Wood, Roger Wearne, James Wearne