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FORMAL WILL.

W.O. No.: E/2/9029/1 DOMICILE Drish

Record No. 221/404538 16/17

Name James Vint

Regtl. No. and Rank 6253 Powalt

Regt. 2nd on: , Doyal Irish Defles

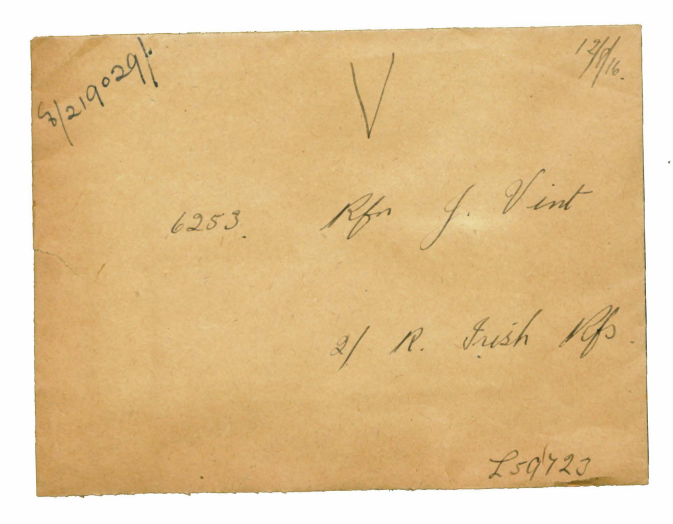
Died at France

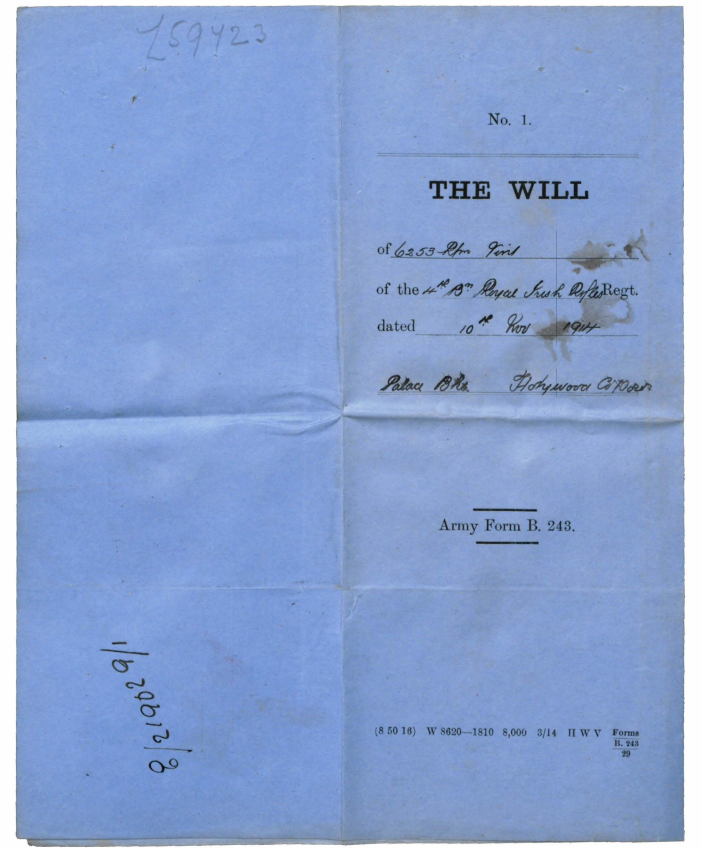
Date of Death on or once 16 " June 1915".

WAR OFFICE.

Date 2/4/17

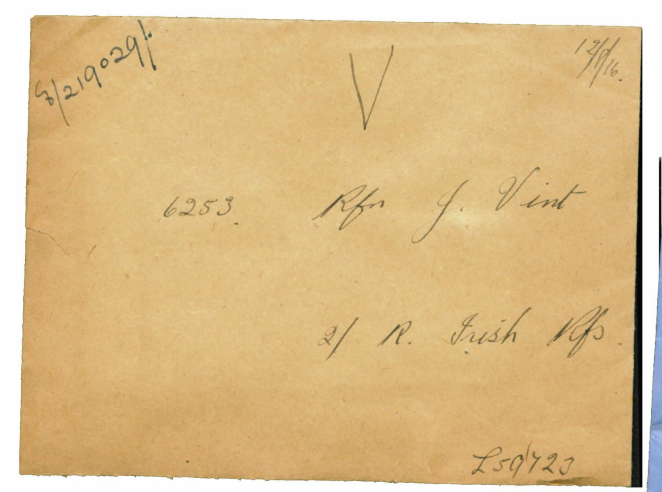
H. 16/1905.





	Form of Will, No. 1. Army Form B. 243.
(a) The M the Soldier written in fu	VIII, No. 1. To be used by a Soldier desirous of leaving the whole of his Effects to one person. Names of I,(a) James Gint
	No. 6253, of the 4 "B" Royal Frish Regiment
	of Regiment Regiment
	do hereby revoke all former Willah
	do hereby revoke all former Wills by me made, and declare this to be my last Will. After payment of my just Dald
(b) Insert "fr or, if a relative, in degree. (c) The name in	n what
(d) Insert the	tharyune Vint
dress, if known other description. (e) If to a fee	m, or (a) 18 High It herry
add the words her sole and seps use, her Receipt a being a sufficient	for arate
charge.]	
(f) The full nar and descriptions a exact addresses of Executor or Execut should be carefu stated.	dispose of, and I appoint (f)
	Executor of this my Will.
	Executor of this my Will.
	Executor of this my Will. In witness whereof, I have hereunto set my hand
	Executor of this my Will. In witness whereof, I have hereunto set my hand this day of
we, to make his	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/4. (g) -b Vint
write, to make his	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of lor A.D. 19/cc. (g) plint Signed and acknowledged by the soil
orite, to make his	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/cc. (g) for Signed and acknowledged by the said the same having been previously and the same having the same havin
(g) Soldier to sign here, or, if he cannot write, to make his mark.	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/66. (g) for Manager of the said the same having been previously read over to him as and for his last Will in the presence of us, present at the
write, to make his	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/66. (g) for Manager of the said the same having been previously read over to him as and for his last Will in the presence of us, present at the
write, to make his mark. (h) Witnesses to	Executor of this my Will. In witness whereof, I have hereunto set my hand this day of Row A.D. 19/CL. (g) Plint Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as Witnesses.
werte, to make his	Executor of this my Will. In witness whereof, I have hereunto set my hand this of A.D. 19/4. (g) Plint Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as Witnesses. (h) May. Rom Shadiis
(h) Witnesses to go here. (i) Add Addresses	Executor of this my Will. In witness whereof, I have hereunto set my hand this of A.D. 19/4. (g) Plint Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as Witnesses. (h) May. Rom Shadiis
(h) Witnesses to go here. (i) Add Addresses	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/4. (g) for Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as Witnesses. (h) Safe Row Shamis (i) Lyal finh Rifter Paler Blog Till
(h) Witnesses to n here.	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/4. Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as Witnesses. (h) Agi. Rim Shanis (i) Lyae Frisk Diffus Palage Bhs Thlywood Colombia. (h) Levens The Manney Colombia.
(h) Witnesses to m here.	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/62. (g) for Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as (h) Soft Am Same (i) Long for Man Same (ii) Long for Man Same (ii) Long for Man Same (ii) Long for Man Same (iii) Long for Man Same (iv) Lon
(h) Witnesses to go here. (i) Add Addresses	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/62. (g) for Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as (h) Soft Am Same (i) Long for Man Same (ii) Long for Man Same (ii) Long for Man Same (ii) Long for Man Same (iii) Long for Man Same (iv) Lon
(h) Witnesses to gn here. (i) Add Addresses full.	Executor of this my Will. In witness whereof, I have hereunto set my hand this of day of for A.D. 19/4. (g) for Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as Witnesses. (h) Soft Am Sacris (i) Lyae frush Reflex Palsee Bks Thlywood Colombia. (ii) Lyae frush Reflex Palsee Bks Thlywood Colombia.

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GENERAL RULES AS TO WILLS.

The Will must be in writing, and signed by the Testator with his name (or, if he cannot write, with his mark), in the presence of two Witnesses, who must be present together; and the Will must be acknowledged and attested in the presence of all three.

A person to whom money, &c., is left by the Will, or the husband or wife of such a person, should not be an attesting Witness, for the gift would not be good, but he or she may be appointed an Executor.

In English Law a Will is revoked by the Marriage of the Testator, and therefore a new Will ought to be made after marriage, if desired. By the Law of Scotland, the Channel Islands, and the Isle of Man, the rights of the widow or children to some portion of the estate cannot be defeated by a Will.

If any alteration is made in the writing of a Will, the signatures of the Testator and of the Witnesses ought to be made in the margin or other part of the Will, opposite to or near such alteration, or at the foot or end of, or opposite to, a Memorandum referring to such alteration and written at the end or some other part of the Will.

But an alteration or addition may be made by a Codicil (that is to say, by an addition to the Will), executed and witnessed in the same way as the Will.

N.B.—The Testator, if of English domicile, must be of the age of 21 years, unless he is on active service or under orders for active service. A Scotsman can dispose by Will of personal property (as distinguished from real property) when over the age of 14 years.