

Oxfordshire History Centre MS Wills Oxon 134/2/28

Will of Simon Hutt, Yeoman, of Churchill, 1729

In the Name of God Amen. I Simon Hutt of Churchill in the County of Oxon Yeoman, Being weak in Body, but of Sound Mind Memory and Understanding, praised be God for the same: Do this present Twenty Third Day of November Anno Din 1722. And in the Ninth Year of the Reign of Our Sovereign Lord George , By the Grace of God King of Great Brittain France & Ireland Defender of the Faith etc. Make This my last Will and Testament IN manor and Form following (That is to say) **Impris** I commend my Soul to Almighty God, Hoping thro the Merits & In – - tercession of Christ Jesus to be made ^{partaken} of Life and Happiness Eternall. My Body I leave to y^e Earth from whence it came; and my Worldly Estate I dispose of as followeth - Impr^s. I give and Bequeath unto my Beloved Wife **All** That Messuage Tenement or Cottage House Situate in Churchill aforesaid wherein I now Love: Together with the Land in the Field, and all other Rights, Members & Appurtences thereto Belonging, or in any wise Appertaininge , For and During the Term of her Naturall Life. And From and after her Decease, I will and Devise the sane unto my Son William Hutt, his Exors – Admors and Assigns, For and During such Term, Estate, and Interest that I Therein have.

Item I give the Joynt Bedstead , the Garnor, and Horse Trough, after Wife's Death, to my Said son ~~John~~ William. **Item** I Give my Free Land lying in Churchill afores^d. Being One Halfe Yard Land or thereabouts, to my Trusty Friends, The Rev^d. John Thorley, of Chipping Norton

Oxon: & William Endall of the Same, Glazier, to whom I give Forty Shillings a piece

In Trust Nevertheless and for the Benefitt of my Said Wife, For and During the Term of her Naturall Life. And from and after her Decease, as soon as conveniently may be, the said Free Land be sold to the best Bidder And the Moneys arising by such Sale, after Necessary Costs and Charges Deducted, be Disposed of as followeth

(Vizt) To my Son ~~William~~^{John} Forty pounds: and Forty pounds to my Son Joseph; and the Residue of the Moneys arisinge by the Sale o fht eSaid Free Land be equally Divided between my Sid three sons John William and Joseph. And till such Sale can be made after my Wife's Death, the Rents and profits thereof, bee Equall Divided Between my Said Sins, John William and Joseph. ~~And till such Sale can be made after my wife's Death, I give the Rents and profits~~

Item I give and Bequeath unto my sais Sinns, after my Wifes Death, all the rest and residue of my Estate personall Goods, Chattells, and effects whatsoever: Constituting

my Wife my Sole Executrix, of this my Last Will and Testament, Hereby Revoking all Former and other Wills, by me at any Time Heretofore made, **In Wittnesse** Whereof I the Said Simon Hutt, the Testator, have to this my last Will & Testament, Sett my Hand and Seale, The Day and Year First above Written. ---

Signed Sealed and Delivered by the Testator, Simon Hutt his mark.
As his Last Will & Testament in our presence:
and att his Request, and in his presence

Christopher Hutt his Mark.

Thomas Larner his Mark.

Jn^o. Thorley

Probate granted 8th October 1729 by Henry Brooke, Oxon to John, son

Transcribed by The Churchill and Sarsden Probate Group 2014