## Oxfordshire History Centre, MS Wills Oxon 35/2/14

Will of Peter Harvy, yeoman, of Churchill, 1714

In the Name of God amen the first day of August in the year of our Lord one thousand seven hundred and thirt[een] I Peter Harvy of Churchill in the County of Oxon yeoman being Indisposed in Body but of n perfect memory and understanding Thanks be to God Do make this my Last will and testament in manner and form following First I comit my Soul to God my Creator & my body to the earth to be buryed by my Executor hereafter named and as for my worl[dl]y Estate I dispose thereof as followeth Imprimis;

Item I Give and Bequeath to my Loving wife Ann Harvy for the love and affection which I bear and ow her; all the masuag and tenement where I now Live and Inhabit with the thirds of the Crop which Grows on ye Said yard Land and half with two milch Beastes to wit, the Read Cow and the Broad horn Black Cow to her use and behoof Imeadiatly after my Desease; upon Condition that She Shall be oblige to maintain John Harvy my Sonn in meat & Drink washing and Lodging for one whole year next ensuing after my Desease: and I give and bequeath to my Daughter Ann Hope of wick Risington in the County of Gloucester: five shilling to be in full of what she may Claim; Item I give and bequeath to my Daughter Mary Harvy the Sume of fifteen Pound to be paid to her three rui at the end of three years next after my decease Item: I Give and bequeath to my Daughter Robella Harvy the Sum of twenty Pounds or the house where Joseph Jordan now Inhabits as it is now bounded and if the Said Robella shall be paid the s[ai]d Sume of twenty pounds within at the end of three years next after my Decease or the house above mentioned: I Give and bequeath unto my Daughter Elizabeth Watts the sume of ten Pound to be paid to her within three years next ensuing after my Decease gratis and I do hereby oblige my executor here after named B[es]tow my Son in Laws

Land one year aft—ThomasWatts of Land one year next after my decease
I Give Devise and bequeath unto my Sonn John Harvy all other my Lands
I am in—not before mentioned to my said Sonn—John Harvy Lying and being in
Churchill with the Reversions and or reversions thereof and or the Remainder is—Remainder thereof to him and his heirs for ever.

Item I give and bequeath to my Said Son John Harvey all the rest of my Goods John Bridges being excepted with Chattles and personal Estate with all m-Implements Belon[g]ing to husbandry after my Legacys are paid and Just debts and funeral Discharged to the Said John Harvy and wh whom I make Sole executor In Witness whereof I have hereunto Set my hand seal the day and year first above written:

Published and by the Said

Testator for and as his Last will

and testament on the Day of the Date in the pres[enc]es

of us who Subscribed our names in the p[re]sence of the testator:

William Harvy
Dorothy Shayler
John Rock Peter Harvy

Probate granted on 20<sup>th</sup> May 1714 at Chipping Norton by Charles Talbot to John Harvey son and Executor

Signed by Geo[rge] Cooper Deputy Registrar

Transcribed by The Churchill and Sarsden Probate Group 2014