

ON the Thirtieth day of April — 1872.

the Will

of Charles Beesley late of Charney  
in the County of Berks, Yeoman, —

deceased, who died on the Eleventh day of February 1872,  
at Charney aforesaid, —  
was proved in the District Registry attached to Her Majesty's Court of Probate  
at Oxford — by the Oaths of

Charles Beesley and James Beesley  
both of Charney aforesaid, Yeoman,  
the Sons of the Deceased, the —

Executors therein named they having been first sworn duly to administer.

It is hereby certified that the  
above is a correct Copy. Dated this  
Sixth day of May 1872.



Effects under £ 16000. No Leaseholds.

Extracted by George James Haines,  
L. Solicitor, Faringdon, Berks.

Printed for  
Her Majesty's Stationery Office,  
Princes Street, Storey's Gate,  
Westminster.

This is the last Will and Testament  
of me Charles Beesley of Charney in the County of  
Bucks Yeoman I acknowledge that I am indebted to my  
Brother James Beeoley (who is living with me) in the sum  
of Five hundred pounds sterling for which I many years  
ago executed a Bond but as such Bond is possibly mislaid  
I desire by making this acknowledgment of my liability to  
prevent any difficulty which my said Brother might otherwise  
experience in substantiating his claim to the above amount  
I give and devise to my elder Son Charles Beesley All my  
Land and hereditaments situate in the Parish of Longworth  
in the County of Bucks To hold the same to him my said  
Son Charles his heirs and assigns for ever And I give and  
devise to my younger Son James Beesley All my Land and  
hereditaments situate in the Chappel of Gooey in the County  
of Bucks with the Sheep Commons and other appurtenances to the  
same belonging To hold the same to him my said Son James  
his heirs and assigns for ever And I give and bequeath to  
my said two Sons Charles Beesley and James Beesley the  
sum of Two thousand pounds sterling money To hold the  
same to them my said two Sons Charles and James their  
executors and administrators Upon the trusts and for the intents  
and purposes hereinafter declared concerning the same that is  
to say Upon trust to lay out and invest the said sum of  
Two thousand pounds in or upon the stocks or funds of  
Great Britain or on real security in England or on India  
Stock or on the debentures of some English Railway Company  
or partly on one and partly on another of the before named  
modes of investment such investments to be made in the names  
of my said Sons their executors or administrators all of whom  
shall have power to change such investments at discretion  
And upon further trust during the life of my daughter  
Elizabeth the Wife of John William Wallis to pay to her  
the Income of the said Trust sum of Two thousand pounds  
for her sole and separate use independently and free from  
the control of her said present or any future husband and

wherewith such husband shall not in anywise intermeddle neither shall the same be in anyway subject or liable to his debts or engagements but the receipt of my said Daughter shall alone from time to time be a sufficient discharge for such income yet so nevertheless that my said daughter shall have no power to anticipate assign or dispose of the said Income before the same shall from time to time become payable And from and after the decease of my said daughter it is my Will and I do hereby direct that the said sum of Two thousand pounds shall be held by my said Sons their executors or administrators Upon trust for the children of my said daughter in such proportions manner and form in every respect as she shall by deed or Will notwithstanding coveture appoint and in default of such appointment then In trust for all the children of my said daughter in equal shares and proportions as tenants in common and if there should be but one child of my said daughter then the whole for such only child with full powers to my said Sons or other the Trustees of the said Legacy for the time being (in case no contrary directions shall be contained in any appointment to be executed as aforesaid) to apply as well the income as at their discretion a sufficient part of the principal of such Legacy either in or towards the maintenance and education of any of the said children or in placing them out to learn any profession or business or establishing or advancing them therein or being females on marriage notwithstanding minority And in case of the decease of my said daughter without issue then it is my Will that the said Legacy or sum of Two thousand pounds shall be held by the Trustees thereof Upon the trusts following viz As to the sum of Five hundred pounds part thereof In trust for such person or persons as the my said daughter shall (notwithstanding coveture) by deed or Will appoint And as to the remaining sum of One thousand five hundred pounds In trust for my said Sons Charles and James in equal shares and proportions as tenants in common And as to all my real and personal Estate not hereinbefore

otherwise disposed of (and subject as to my said residuary personal Estate to the payment of my debts my funeral and testamentary expenses and the sum of Five hundred pounds in which I am indebted to my said Brother James as aforesaid) I give devise and bequeath the same to them my said Sons Charles Beesley and James Beesley To hold the same to them their heirs executors and administrators respectively according to the nature of the property in equal shares and proportions as tenants in common for their own respective absolute use and benefit executors And I constitute and appoint my said Sons Charles Beesley and James Beesley Executors of this my last Will and Testament And I give and devise to my said Sons Charles and James their heirs executors administrators and assigns respectively according to the nature of the property All estates which at the time of my decease shall be vested in me upon trust or by way of mortgage to be held by them upon the trusts and equities respectively affecting the same but the money secured by any Mortgage or Mortgages to go and be considered as part of my residuary personal Estate For witness whereof I have hereunto set my hand this Seventeenth day of December in the year of our Lord One thousand eight hundred and seventy.—

Signed by the said Charles Beesley the Testator and by him published and declared as and to be his last Will and Testament in the presence of us (present at the same time) who in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

George Jas. Staines,

Solicitor, Faringdon, Berks.

A. Salisbury his Clerk.

Chas Beesley.

(12 folios) Proved

Proved at Oxford the Thirteenth day of April  
1872, by the Oaths of Charles Beesley, and  
James Beesley, the Sons, the Executors to  
whom Administration was granted.

The Testator Charles Beesley was late of Charney in  
the County of Berks, Yeoman, and died on the Eleventh day of  
February 1872, at Charney aforesaid.

Under £16,000.

George James Haines,  
Solicitor, Faringdon, Berks }

It is hereby certified that the foregoing is a correct  
copy. Dated this Ninth day of May 1872.

