

Liddington Wth Cole of a Court
hon^{ble} Don 23 octobris 1652

100
Liddington
in the County of Norfolk

the Court of Assize, Justice and Court Baron of the right honorable John Earle of Arundell the 20th day of October in the year of our Lord Christ anowing to the attempt now made in England one thousand six hundred and sixty and two by the Steward thereof as is enrolled at Newmarket

James Duxbury, Edmund Dymock, Michael Conyngton, James Hill, Myles Allen, Thomas Mason, Robert Manton, John Wark, William Ward, John Dymock, John Frelund, John Manton, Robert Boyer, Hugh Bammer, William Horn, Simon Ward, John Maffox, Thomas Gant and Clement Sherwood being all sworn upon the holy Bible they present of Day First that Robert Manton, Hugh Bammer, Anthony Winton, James Winton, Nicholas Jordan and Robert Frelund have trespassed in the several fields and that Thomas Frelund, James Stroton and Mappleton gent have trespassed in the fields having no right of common and that Robert Boyer, John Johnson have committed the like trespass and that Stephen Cotterell, Michael Smith, Robert Sherwood, Thomas Lant, William Wray and Kendall hill have made some willow coppice upon the waste was to the annoy and of the publick and that Toby Croome hath committed openly and dangerously contrary to the order of this Court and that Michael Smith, Ruth Broken hedge, contrary to the order of the Court and that William Dymock hath taken in sheep into the field contrary to the order of this Court and that Thomas Doves in the field in the night have trespassed upon the pasture of the said lord and that Clement Writtle hath trespassed with a mare on the Buttside pasture and that John Drought hath trespassed upon the same pasture with his flock of sheep and that Thomas Winton and John Dymock have surcharged the common with cattle and that William Horn the elder and William Horn the younger and Stephen Cotterell have broken the bounds and that Kenelm Magon, Widdow Clarke, John Skelton, John Frelund, John Doulton, Gabriel Collins, Clement Sherwood, George Sewell, Lynn Stalkner, Shoppard, James Duxbury, Thomas Dymock, Thomas Smith, John Edmonds, Dymock, William Ward, Lynn Stalkner, Widdow Brown, William Horn, Stephen Lottwell, Anthony Popper and Robert Frelund have all of them trespassed with abouts in the pastures in the fields and that Kendall Magon, Michael Conyngton, John Wark, John Wobston, Hugh Shurpe, George Shoppard gent and Robert Boyer have all of them surcharged or overstocked with horses and that Esprell Johnson, Mappleton gent, Jacob Writtle, Richard Frelund, Robert Frelund and Samuel Burne have trespassed with sheep and that these persons the several of them have forfeited and are amerced to pay unto the lord the several fines and some of them upon their heads

And they find and shew that since the last Court one Lamb hoggs & Pym was founde in the jurisdiction of this Court and was apprized at fifteen pence and that one Lamb hoggs was founde and taken as an estray in the jurisdiction of this Court the 1 day of last past apprized at eighteene pence and being impounded & paymed was delivered into the hands of the Bayliff And that two hoggs were apprized at the 1 day of last past were founde & taken as estrays in the jurisdiction of this Court and were impounded & paymed & delivered into the hands of the Bayliff

And at this Court is founde by the homage that whereas at the Court holden the 15th and 20th day of October 1669 Liddington tithes since dissolved and Elizabeth his then wife now wife of Henry Cherton did surrender into the hands of the lord the moiety of seven and twenty acres of land or meadow in Liddington to the use of William Speckley gent & his assigns for the terme of the naturall life of the sayd Elizabeth and in trust for her and the sayd William Speckley Dymock thereof seized the estate and possession of the premises did Elizabeth consent to the lord of the manor who upon the humble petition of the sayd Elizabeth at this Court by his Steward was graciously pleased to graunte seizin of the sayd moiety of the sayd premises unto the sayd Elizabeth to have and to hold the same unto the sayd Elizabeth for and during the terme of her naturall life at the will of the lord according to the Customs of the manor rendering therefor to the lord the rents and services therof due and accustomed and gave the lord a fine for her admittance to hold the same made her fealty and was admitted tenant

And at this Court Lynn Stalkner gent did surrender into the hands of the lord by the hands of his Steward all his estate and interest of in and unto one messuage and one half yard lunde therof and of in and unto one cottage and one other half yard lunde therof belonging wth the appurtenances & tenements lying and being in Chert and Liddington aforesaid (like the lands & tenements of John Dymock gent) to the use and behoofe of Samuel Daxler Clarke and John his wife and the heires of their two bodies lawfully begotten and for want of such issue to the use of the right heires of the sayd Samuel for ever to whom the lord by his Steward hath thereof graunted seizin to hold the same unto the sayd Samuel and Alm and the heires of their two bodies lawfully begotten and for want of such issue to the use of the right heires of the sayd Samuel for ever at the will of the lord according to the Customs of the manor rendering therefor to the lord the rents and services therof due and accustomed they gave the lord a fine for their admittance to hold the same made fealty and are admitted tenants

And it is also founde by the homage that Erasmus Stanger who holdeth to him his heires and assigns by Copy of Court roll at the will of the lord according to the Customs of the manor one messuage neere adjoyning to the manor house of Liddington aforesaid and one cottage wth the appurtenances in Liddington aforesaid and that Erasmus Stanger is his sonne & heires to the same and is of full age who being present at this Court desired admittance to the premises to whom the lord by his Steward hath thereof graunted seizin to have and to hold the said messuage cottage and premises wth the appurtenances unto the said Erasmus Stanger some heires of the said Erasmus Stanger deceased his heires and assigns for ever at the will of the lord according to the Customs of the manor rendering to the lord yearly 2^s 2^d rent since the death of the said Erasmus Stanger and all other services therof due and accustomed hee gave the lord a fine for his admittance to hold the same hath made fealty and is admitted tenant

And that Richard Worridge since the last Court did surrender into the hands of the lord by the hands of Thomas Smyth one of the denomenes of the manor one cottage wth the appurtenances in Liddington aforesaid now or late in the occupation of George Wark to the use & behoofe of Thomas Wark his gent and of his heires and assigns for ever to whom the lord by his Steward hath thereof graunted seizin to have and to hold the said cottage and premises unto the said Thomas Wark his heires and assigns for ever at the will of the lord according to the Customs of the manor rendering therefor to the lord yearly the rents and services therof due and accustomed hee gave the lord a fine for his admittance to hold the same hath made fealty and is admitted tenant

And that John Dalton since the last Court did surrender into the hands of the lord by the hands of James Winton one of the denomenes of the manor one cottage wth the appurtenances in Liddington aforesaid now or late in the occupation of the said John Dalton & Katharine his wife or of their assigns to the use and behoofe of Richard Light his heires and assigns for ever to whom the lord by his Steward hath thereof graunted seizin to have and to hold the said cottage and premises unto the said Richard Light his heires and assigns for ever at the will of the lord according to the Customs of the manor rendering to the lord yearly the rents & services therof due and accustomed hee gave the lord a fine for his admittance to hold the same hath made fealty and is admitted tenant

And that Erasmus Stanger & his heires since the last Court desired admittance to the premises in Liddington aforesaid which a yard land holden of the lord of the manor by suite of Court yearly rent of 2^s 2^d and that thereupon there arrived unto the lord a request that William Brown since the last Court desired admittance of a cottage in Liddington holden of the lord of the manor in tenure by suite of Court yearly rent of 2^s 2^d and that Clement Brown is his eldest sonne & heires to the same and that there is a fine due and arrived to the lord a request

Attorneys of Liddington James Duxbury, Constables / And Robert Manton, Clement Writtle, Simon Ward, Thomas Manton, Edmund Dymock, John Dymock, Robert Manton, Myles Allen, Clement Sherwood, John Frelund, The rest as returned, or for the same

Caldecott homage and Jury
Walter Newbome gent Peter Woodcote gent Arthur Ward Robert Sly John Hill James Hill Walter Newbome
William Bingham John Kirke Thomas George Henry Newbome Richard Morris Allen Sly Richard Hill
Robert Sealhorn and Walter Kemp all sworn upon the holy Bible they stand and speak at Kellowale

First they report that Thomas George being a common Brewer & Seller of ale And William Bingham being a common Baker
and Collyer of Bread had both the aforesaid in selling ale and bread within the Jurisdiction of this Court And that Richard
Morris the elder Richard Morris the younger and William Bingham were not put their wrights before the High Court
according to the order of the Court And that Richard Morris the younger and Robert Woodcote were put before the High Court
above six Dorods upon a half-acre land contrary to the order of the Court And that William Bingham and
Thomas George for receiving maynes & sheales contrary to order And that Thomas Richard son hath overcharged the
Aoider of a horse And that Anthony Redshaw William Bingham and Richard Hill have committed the like trespass
And that Henry Newbome by Thomas Woodcote James Hill and widow Hill have surcharged the feild
of Bullocks & that Peter Woodcote hath overcharged the Aoider of three And that Richard Morris the
elder Richard Morris the younger & John Kirke have not made sufficient fences at their lands and in Liddington way
according to the order of the Court And that Richard Morris the younger hath been a trespasser in the feilds Therefore
they are amerced and have forfeited to the lord the several sums set upon their heads
Walter Newbome
James Hill
Arthur Ward

And at this Court it is found by the homage that Peter Woodcote the younger hath surrendered into the hands of the
lord by the hands of Walter Newbome the elder and his wife and full acre of land with the pertinences lying in Collyer holme
in Caldecott aforesaid To the use & behoof of John Woodcote the elder & of his heirs & assigns for ever
whom the lord hath thereof granted & given To have and to hold the same unto the said John Woodcote his
heirs and assigns for ever at the lord according to the customs of the maner Kellowale Therefore to the lord
the rent & services therefore due & accustomed has given the lord a lynch for his admittance to hold the same
hath made Haultie & is admitted Consent