

Original Surrenders belonging
to Court held 9th Octo^r. 1691

EXD/110

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

7th April 1591

At the 7th day & year Above written William Gill jun:
One of the Customary Tenants of this Manor, did surrender into the
Hands of the Lord of the Manor, of Liddington cum Caldicroke above
by the Hands of William Gill one of the Tenants there by the Rod
According to the Custome of the said Manor, half that My Messuage
in Caldicroke and One third part of a yard land therunto belonging
now in the Tenure & Occupation of me the said William Gill jun: lying
disposed in the Meadows fields & territories of Caldicroke aforesaid
with all the singulars thereto due by their appurtenance to the wife and
heir of me the said William Gill during life, and to Mary Muntton
My intended wife during her life And to the heirs of our two bodies
lawfully begotten or to be begotten, And for want of such issue to
the Right heirs of the said William Gill according to the Custome
of the said Manor, In witness whereof I have hereunto set my hand

They are marryd

William Gill jun

Admiss ch. rem. for the said
marriage

Lydington.

W^{ch}. Wee finde that Thomas Manby dec^d
one of the Customary Tenants of this man^r & had wife
of the third part of a Cottage with the appurtenances
in the possession of Henry Wilcocke where in he had an
Estate for life remain^d. to Ann his wife for her life
remain^d to the heirs of their two body remain^d. for
want of such issue to the right heirs of Thomas
And that Thomas & Ann are both dead without issue
of their bodies & Robert Manby is the youngest
son & heir of the said Thomas.

John Chapman &

John Gimey
Chas. Hill

Roger-Buswell
Larcent Kenolls
Thomas Colwell

Admiss it se fiet

2

Dr Murre

The first day of October 1691

Memorandum the day and year above written I was present
 Liddington and Baldorall Speake of Bramersmith in the County of Middlesex
 Smith of Bramersmith a forester gent & Elizabeth his wife
 William Whitwell of Stratton in the County of Northampton
 & Robert his wife & Susan y^e term of y^e manner a forester
 (the s^r Elizabeth & Robert being first solely & jointly re-
 paired by Francis Lane Esq^r Governor of the s^r Murre)
 did surrender into the hands of the Lord of the s^r
 Murre by the hands of the Governor a forester
 all that Messuage or tenement w^{ch} yards kitchen gardens
 Close & Common of pasture so y^e same belonging lying
 & being in Liddington a town & hamlet now or late in the
 occupation of John Peritty — his assignee or assignees
 to the s^r Elizabeth & Robert & Susan y^e term of y^e
 Bussell's year — & of his heirs and assignees for
 ever according to the Custome of the s^r Murre

Lrd: Peet

Admitt et fe: fact.

At the Affirming Court
Jan: 19: 91

[Signature]

Elizabeth Smith

W^m Whitwell

Robert Whitwell

money is paid

in the 3 above:

partly have by *[illegible]*
 rendered to *[illegible]*
 engaged to *[illegible]*
 wife Lane and *[illegible]* Lane

Manr Dr Liddington
Town: Gal. scot

January: y^d 8th: 1691

Momr: the day & year above written, Robert
Manrby one of the customary tenants did out of
Court Surrender into the Hands of the Lord of the
S: Manor, by the Hands of Eleazar Pretty one of
the Defenders thereof, one third part of a Cottage
with y^e Appurtenances thereto belonging, Sat
in the Possion of Henry Wilcox & Mary Smith wid-
-ow, to the only ~~the~~ proper use and behoof of
Kensel in Waterfield: Done: And his Heirs or
Assignes for ever according to the Custom of the
Manor aforesaid — Robert manrby

Admiss et fe fid

Mane Diddington
Gren Waldrold) Jan: 19th: 1691

Mem^d the day and year above written that Robert
Goreland ^{with Ann his wife} one of the customary tenants of y^e s^d manor
did surrender into the hands of y^e Lord of y^e s^d manor
by the hands of Lawrence Reynolds one of the
Treasurers thereof all that Messuages Barnes Stables out
houses & orchard with ^{the} appurtenances thereto be
longing ^{non in the possession of John Goreland} this surrender to be to the proper use and be
Houfe of ^{the King} John Goreland and his heirs and assigns
for ever according to the Custom of the Maner

The above d Ann was
solvly examined by me

fr. Lane shew there Robert Goreland

Admiss et fe fid

Copy not p^d for

The Manor
of
Liddington town
Walden

The High day of October Anno Dni 1657

Memorandum the day and year above written Wer.
Residents Wards of Bomer Smith in the County of
Middlesex widens John Smith of Bomer Smith aforesaid
gent & Elizabeth his wife Wilhelmina Whitwell of Grotton in
the County of Northten gent & Rebecca his wife
Customary tenants of the manor aforesaid
Chr. aids Elizabeth and Rebecca being first solely
specially Exited by Francis Lane Esq. Steward of
the said manor did surrender into the hands of
y^e Lord of the said manor by the hands of the
Steward aforesaid, all those several pieces & parcels
of arable Land ley meadow & pasture ground
lying & being in the several parts of Liddington aforesaid
talled halfe a yard long & tenynes by estimation twelve
dittoes & a halfe (more or less) now or late in free
tenure of John Pitty his assigns or assigns
to the use & behoafe of John Moore
his heirs and assigns for ever according
to y^e Custome of the said manor

Admire A se fid :

Pr. Sec.



Eliza. Swift

W^m Whitwell

Rebecca Whitwell

7

W. D.

with the day above is agreed by all y^e p^{ty}s above
that if the said John Moore doth pay the sum of
One Hundred Seventy five pounds at the rate of
at y^e next full to be Golden for y^e said manor then this
Gyre to be in full force otherwise to be void

in the 3 above
partly have been
of the said manor
by the said manor

by the said manor
of the said manor
by the said manor

23 October 1691

Liddington
rural
Dalewate

of the day of year above written John Neabon one of the
Customary tenants of this Mannor did surrender into the hands of
the Lord of the said Mannor by the hands of William Will one of the
Heirs by the God according to the Custom of the said Mannor All that Mow
or half part of the Cottage with the Appurtenances in Calivote which in
said John Neabon now dwelleth to the use & behoofe of the said John Neabon
during life And after his decease to the use & behoofe of Elizabeth his
wife during her life or if she shall ^{be} ~~be~~ ^{remain} ~~remain~~ ^{unmarried} ~~unmarried~~
during her life or if she of longer time of them And after their
deceases then to the use of the Right Heir of the said John for ever
according to the Custom of the Mannor

and 10 p. an
fin:

Subject notwithstanding to the special Condition or Agreement herein
After mentioned that is to say that if the said Elizabeth Neabon
wife of the said John Neabon shall happen to be of longer time ^{or} ~~or~~ ^{survive} ~~survive~~
her husband then if within mentioned ^{or} ~~or~~ ^{termes} ~~termes~~ shall be to the said
Elizabeth for and during the termes of her widowhood & no longer
In witness whereof I have hereunto set my hand the day & year
first above written

Admissunt. Do. for. fid
et fid. Elizabeth respit

John Neabon
his N Mark