

1733.

The Mannor of Liddington with Caldrot in the County of Rutland. At the Visio of the said Mannor and also the great Court Baron of the said Mannor the 14th of Liddington aforesaid in and for the said Mannor within our Shire of Rutland after the feast of Saint Michael the Archangel to wit on Tuesday the Twentieth day of October in the seventh year of the Reign of our Sovereign Lord George the Second by the grace of God of Great Britain France and Ireland King Defender of the Faith and in the year of our Lord our Thousand Seven hundred and Eighty three and from thence by adjournment continued until the Seventh day of April the next following before John Wycherley Esquire Deputy Steward of the Court there.

Michaelmas 1733.

The Inquest & Homage of Liddington aforesaid.

- Edmond Sisney gent.
- Moses Allen - - - - - gent.
- Robert Smith. - - - - - gent.
- Peter Pretty - - - - - gent.
- Thomas Pelly
- James Murdoch
- Chascut Pretty
- John Hill

Sworn.

- John Farrer
- John Chapman
- Thomas Colwell
- Samuel Rowlett
- David Luffe
- Samuel Maule
- and
- John Wright

Sworn.

The Inquest & Homage of Caldrot aforesaid.

- Robert Ward gent.
- Samuel Stocke
- William King
- John Broome
- Peter Brown
- Robert Colwell
- Lewis Woodcock
- William Dill

Sworn.

- William Case
- Matthew Rafter
- George Brown
- William Tomblin
- Robert Shelton
- John Rand
- and
- William Morris

Sworn.

Officers elected for the year ensuing.

- Comptrolers of Liddington
- For borough and Dynges there
- Shieldwood there

- Thomas Pretty
- Sonathau Adcock
- John Wright
- John Smith
- John Hill
- Samuel Rowlett
- John Chapman
- James Murdoch

Sworn

Sworn

Continued

Sworn.

Surveyors of Weights & Measures & All tithes there.

- John Farrer
- Thomas Colwell

Continued.

Finder of the law there.

- John Smith

Continued

Deputies for taking Surrenders there.

- John Townshead
- John Chapman
- Peter Pretty

Continued.

Deputy for

- Chascut Pretty

for Lauds in Liddington



Comptrolly of Calverton — George Knowles — } Sworn,  
John Russell — }

Hurborough and } William Hills — } Continued.  
Dyffrowes thores } Lewis Woodcock — }

Haiderwood & Searchers } Robert Ward — } Sworn.  
& Inveigors of the Comou } William Hills — }

Indre of Hildherpeth thores Saunt Sly — Continued

Deinors for taking } Thomas Norison — }  
Surquidles thores } Lewis Woodcock — }  
William Hills — }

**ESSEMS** — George Cummins of Seddington Henry Ward of the same John Pye of  
the same John Freeman of the same Thomas Drake of the same John  
Drelaid of the same John Horspool of the same Lawrence Manton  
the younger of the same Richd. Woodcock of the same Christopher  
Horton Esq. of the same John Conduit Esq. of the same William  
Hancourt Clerk of the same William Allin Esq. of the same James  
Simsy Esq. of the same Walter Smith Esq. of the same and others  
Richard Deacon of Calverton William Hill the younger of the same  
Matthew Bredet of the same William Morris of the same Richard  
Ward of the same Thomas Curtis of the same Zachary Ward Esq. of the  
same and others.

The Verdict of the Inquest and Homage of Seddington aforesaid } The Jurors aforesaid upon their Oath Do Say That  
Thomas Cliffe <sup>of</sup> ~~Richard~~ because he hath been resident and ac-  
tually <sup>within the precincts of this Manor of Fraith</sup> ~~within the precincts of this Manor of Fraith~~ and  
Subabitant at Seddington aforesaid for the space of our year & more and  
did not appear at the View of Fraith Pleige aforesaid to perform his Suit  
& Service there according to the Enfranchise of this Mannor And that Richd.  
Horsby of the same William Prettie of the same and Thomas Manton of the same  
are in the like And that Barry Dry Esq. because he is a Freeholder of this Mannor  
for his Freehold Land & Tenement in Seddington within the said Mannor and did  
not appear at this Court Baron to perform his Suit & Service there according to the Custom  
of the said Mannor and that Edward Ward Esq. of the same is in the like And that  
Dorcas Hancourt Widow because she is a Customary Tenant of this Mannor for her  
Customary Land & Tenement in Seddington aforesaid within the said Mannor and  
did not appear at this Court Baron to perform her Suit and Service there  
according to the Custom of this Mannor And that William Hancourt Clerk  
of the same is in the like And that William Allin because he possessed  
with the Meadows of Seddington aforesaid in the Mannor aforesaid with <sup>his</sup> ~~his~~  
two Cows and had not Common of Pasture there To the great <sup>Damage</sup> of all persons  
having Common of Pasture there and contrary to the Custom of the said Mannor



And that John Smith for three horses in the fields there and Thomas Whithred for  
 his sheep on the Pasture there Richard <sup>mirroch</sup> his sheep there Ann Prettie widow for her  
 sheep there Richard M'adown for his sheep there William Thap for his sheep  
 there & those Allen for a horse in the fields there Robert Larrat for our Steer there  
 and John Harrier for our Steer there are in the list. And that William Larrat  
 because he Depastured a Mare & her foal with a foal in the corn at fields of  
 Liddington afore said contrary to order of the Custome there. And that  
 for two ewes & two lambs there and James Rowel for a Mare & her foal with  
 a foal there are in the list. And that William Larrat because he Depastured  
 his horse & dogs in the several fields of Liddington afore said contrary to order of  
 the Custome there. And that Richard Baire because he trespassed with his  
 sheep in & upon the Common Pasture of Liddington afore said within the Mannor  
 afore said before the End of Epiphany contrary to the Custome of the Mannor  
 And that that Richard ffurman Cleric & William Wright are in  
 the list. Therefore they are and every of them is in the Mercy of the Lord as  
 respectively appears over their Names.

Afforcors of the Verdict of the & Edmund Quincy }  
 Inquest & Romag afore said } Thomas Atkin } sworn.

The Verdict of the Inquest and } The Jurors afore said upon their Oath do say That William  
 Romag of Caldecot afore said } <sup>as before</sup> did it because he hath been an Inhabitant at Caldecot afore said within the  
 precincts of this Diocesis of Herefordshire for these parts of our said manor and did not  
 appear at the Diocesis of Herefordshire afore said to perform his suit and service there  
 according to the Custome of the said Mannor. And that Isabella Newbon widow because  
 she is a freeholder of this Mannor for her freehold Land and Tenement in Caldecot afore said  
 within the said Mannor and did not appear at this Court Barou to perform her suit and  
 service there according to the Custome of the said Mannor. And that John Russell because  
 he is a Tenant by indenture of Lease of the Lord of this Mannor for Land in Caldecot  
 afore said within the said Mannor and did not appear at this Court Barou to perform  
 his suit and service there according to the Custome of the said Mannor. = = = =  
 And that Morris widow because she did not wash up her faces at the  
 Land in Caldecot within the Mannor before the first day of May contrary to  
 Custome there. And that Lewis Woodcock is in the list. And that Robert Shothorne  
 because he trespassed with one horse in the several fields of Caldecot afore said in the  
 time of Summer contrary to Custome there. And that Thomas Newbon because he  
 trespassed with his wood upon the several grounds of persons within the said Mannor  
 contrary to Custome there. And that Richard Wind because he Depastured in the fields of  
 Caldecot afore said his sheep not Enclosed with his own Brand contrary to Custome there  
 and that the said Thomas Newbon because he trespassed with one Mare in the  
 wheat fields and one other Mare in the Barou fields of Caldecot afore said contrary to  
 Custome there. And Edward Sharman John ffalch = = = John Morris and Thomas  
 Coleman are in the list. And that the said Robert Shothorne because he trespassed  
 with his swine in the fields of Caldecot afore said within the Mannor contrary  
 to the Custome there. And William Touchyn for his swine Richard Mayes for our  
 swine Robert Bile for one swine John Russell for one swine James Caldecot for one swine



Edward Inouch for our Swine Henry Cooper for our Swine Lawrence Russell for  
 one Chimney Henry Nowbon for two Swine John Ingham for one Swine Robert Woodcock  
 for two Swine Edward Shipton for one Chimney Richard Ward for one Swine Henry Storer  
 for two Swine John Gant for one Swine Richard Mayde for one Swine John Goddison  
 for one Swine are in the like Therefore they are and every of them is in the Shere of  
 the Lord as appears over their names.

Executors of the Will of the said Robert Ward - & Sworn,  
 Inquisition and Homage aforesaid & Robert Colwell

At this Court It was Swornally &  
 respectively ordered by the Jurors and  
 respective Inquests and Homage -  
 aforesaid in these words following

It is ordered by the Jurors aforesaid by and with the Consent of  
 the Howard of this Court That all former Orders which were made or  
 which were in force at the last Court Lord and Court Baron hold for  
 this Mannor other than such of them as are already performed or expired shall stand  
 to remaine continue and be in full force power and effect to all intents and purposes  
 whatsoever until the said orders or any of them shall be altered repealed or made  
 void at any succeeding Court or Courts hereafter to be holden for the said Mannor

John Colwell as Youngest Son &  
 next Heir of John Colwell his  
 Father Deceased

At this Court It was found by the Homage that John Colwell late a Customary  
 Tenant of the said Mannor who held to himself his Heir and Assignes by Copy of  
 Court roll of this Mannor One Cottage in Liddington with the appurtenances within the  
 said Mannor under the yearly rent of One Shilling and three pence Did before this Court  
 without any Inconvenience thereof make And it was further found by the Homage that John  
 Colwell is the Youngest Son and Heir of the said John Colwell Deceased To whom  
 the said Cottage with the Appurtenances according to the Custom of this Mannor ought  
 to Descend And now at this Court course in the proper manner the said John Colwell  
 and humbly craves the favour of the Lord of this Mannor that he may be admitted  
 Tenant to the said Cottage with the Appurtenances according to the Custom of the  
 said Mannor To which purpose he is in Court the Lord by the said Deputy Sherriff  
 hath granted Sign thereof by the said To have and to hold the said Cottage with  
 the appurtenances to the said John Colwell his Heir and Assignes of the said Lord  
 at the Will of the Lord according to the Custom of the said Mannor He being  
 therefore yearly to the Lord the yearly rent of One Shilling and three pence and  
 performing all other Services therefor foreverly Due and of right accustomed And  
 he gives to the Lord for his fine One Shilling and three pence And he is admitted  
 thereof but his fealty is respited by reason of his Infancy. And Mary Colwell  
 his Mother is admitted Guardian for the said John Colwell for the said Cottage with the  
 Appurtenances During the Minority of him the said John Colwell the said  
 Mary Colwell rendering an Account thereof.

Copy made

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 Amc - 1. 3

Jane the wife of Tho. Harrison  
 as one of the Daughters of the  
 of Henry Smith D.C.

At this Court It was found by the Homage That Henry Smith late a  
 Customary Tenant of this Mannor lately Died Seized to him and his Heir of  
 two Tenements in Liddington aforesaid within the said Mannor held by Copy of  
 Court roll under the yearly rent of two Shillings and two pence And also all  
 those pieces or parcels of arable Land by the said Deceased

Copy made



Grass ground being one Quarter of a Yard Land and Containing by Estimation  
 Six acres lying and being in Siddington aforesaid held by Copy of Court roll  
 of this Mannor under the yearly rent of two Shillings and two pence = = = =  
 And that Jane the wife of Thomas Harrison & Mary Smith Spinster Ann  
 Smith Spinster and Helen Smith Spinster are the Daughters and Heires of  
 the said Henry Smith Dec. ased To whom the premises aforesaid with the  
 Appurtenances by the Common Law and according to the Custome of this Mannor  
 ought to Descend And now at this Court come in here present person the  
 said Jane the wife of Thomas Harrison and humbly craves the favour of the  
 Lord of the said Mannor that she may be admitted Tenant to our undivided  
 fourth part of all and singular the said premises with the Appurtenances  
 To which said Jane (present here in Court) the Lord by the said Deputy Steward  
 hath granted Licen<sup>ce</sup> thereof by the word To have and to hold the said un-  
 divided fourth part of all and singular the said premises with the  
 Appurtenances unto the said Jane her Heires and Assignes of the said Lord  
 at the will of the Lord according to the Custome of the said Mannor bearing  
 therefore yearly to the Lord the several yearly rents of Six pence half penny  
 and Six pence half penny amounting in the whole to one Shilling and one penny  
 And performing all other Services thereto formerly due and of right accustomed  
 And she gives to the Lord for her share Six pence half penny & Six pence half  
 penny amounting in the whole to one Shilling and one penny And she is  
 admitted Tenant thereof and hath performed her fealty.

Rent - " - " 6<sup>1</sup>/<sub>2</sub>  
 Rent - " - " 6<sup>1</sup>/<sub>2</sub>  
 --- 1: 1  
 Rents - " - " 6<sup>1</sup>/<sub>2</sub>  
 Rents - " - " 6<sup>1</sup>/<sub>2</sub>  
 --- 1: 1

Mary Smith Spinster adm<sup>o</sup>  
 of the Dower & Heires of  
 Henry Smith Dec<sup>d</sup>.

At this Court I was found by the Atorage That Henry Smith late a Customeary  
 Tenant of this Mannor lately did seized to him and his Heires of two Tenements  
 in Siddington aforesaid within the said Mannor held by Copy of Court Roll under the  
 yearly rent of Two Shillings and Two Pence And also all those pieces or parcels of  
 arable Land & theadow Pasture and Grass ground being one Quarter of a yard  
 Land and Containing by Estimation Six acres lying and being in Siddington aforesaid  
 held by Copy of Court Roll of this Mannor under the yearly rent of Two Shillings and Two  
 Pence And that Jane the wife of Thomas Harrison & Mary Smith Spinster Ann  
 Smith Spinster and Helen Smith Spinster are the Daughters and Heires of the said  
 Henry Smith Dec. ased To whom the premises aforesaid with the Appurtenances by the  
 Common Law and according to the Custome of this Mannor ought to Descend And now  
 at this Court come in here present person the said Mary Smith and humbly craves the  
 favour of the Lord of the said Mannor that she may be admitted Tenant to our  
 undivided fourth part of all and singular the said premises with the Appurtenances  
 To which said Mary (present here in Court) the Lord by the said Deputy Steward hath  
 granted Licen<sup>ce</sup> thereof by the word To have and to hold the said one undivided  
 fourth part of all and singular the said premises with the Appurtenances unto the said  
 Mary her Heires and Assignes of the said Lord at the will of the Lord according to the  
 Custome of the said Mannor bearing therefore yearly to the Lord the several yearly  
 rents of Six pence half penny and Six pence half penny amounting in the whole to one  
 Shilling and one Penny and performing all other Services thereto formerly due and of  
 right accustomed And she gives to the Lord for her share Six pence half penny and  
 Six pence half penny amounting in the whole to one Shilling and one Penny And she is  
 admitted Tenant thereof and hath performed her fealty.

Rent - " - " 6<sup>1</sup>/<sub>2</sub>  
 Rent - " - " 6<sup>1</sup>/<sub>2</sub>  
 --- 1: 1  
 Rents - " - " 6<sup>1</sup>/<sub>2</sub>  
 Rents - " - " 6<sup>1</sup>/<sub>2</sub>  
 --- 1: 1

Copy made.



4  
Ann Smith Spinster  
of the Daurie and Coheirs of  
Henry Smith deceased

At this Court It was found by the Homage That Henry Smith late  
a customary Tenant of this Mannor lately died seized to him and his Heirs of  
Two Tenements in Siddington aforesaid within the said Mannor held by Copy  
of Court Roll under the yearly rent of Two Shillings and Two Pence All  
also all those Pieces or Parcels of Arable Land & Meadow Pasture and  
Grass ground being One Quarter of a yard Land and containing by estimation Six  
Acres lying and being in Siddington aforesaid held by Copy of Court Roll of this  
Mannor under the yearly rent of Two Shillings and Two Pence All that James  
the wife of Thomas Harrison Mary Smith Spinster Anne Smith Spinster  
and Helen Smith Spinster are the Daughters and Coheirs of the said Henry  
Smith deceased To Whom the premises aforesaid with the Appurtenances  
by the Common Law and according to the Custom of this Mannor ought to descend  
And now at this Court comes in due proper person the said Anne Smith and  
humbly craves the favour of the Lord of the said Mannor that she may be admitted  
Tenant to One undivided fourth part of all and singular the said premises with  
the Appurtenances To which said Anne Smith (present here in Court) the Lord  
by the said Deputy Steward hath granted Seisin thereof by the good  
Call to hold the said Undivided fourth part of all and singular the said  
premises with the Appurtenances unto the said Anne Smith her Heirs and  
Assigns of the said Lord at the Will of the Lord according to the Custom of the  
said Mannor And now yearly to the Lord the several yearly rents  
of Six Pence half penny and Six Pence half penny amounting in the whole to One  
Shilling and One Penny and performing all other Services thereto so far as by  
Duty of right accustomed and she gives to the Lord for her firm Service  
half penny and Six Pence half penny amounting in the whole to One Shilling  
and One Penny and she is admitted Tenant thereof and hath performed  
her fealty.

Copy made

rent - - - 6<sup>1</sup>/<sub>2</sub>  
rent - - - 6<sup>1</sup>/<sub>2</sub>  
- - - 1:1  
  
fine - - - 6<sup>1</sup>/<sub>2</sub>  
fine - - - 6<sup>1</sup>/<sub>2</sub>  
- - - 1:1

Ann Smith Spinster  
one of the Daurie and Coheirs  
of Henry Smith deceased

At this Court It was found by the Homage That Henry Smith late a customary  
Tenant of this Mannor lately died seized to him and his Heirs of two Tenements in  
Siddington aforesaid within the said Mannor held by Copy of Court Roll under the yearly  
rent of Two Shillings and Two Pence All also all those Pieces or Parcels of  
Arable Land & Meadow Pasture and Grass ground being One Quarter of a yard  
Land and containing by estimation Six Acres lying and being in Siddington aforesaid  
held by Copy of Court Roll of this Mannor under the yearly rent of Two Shillings and  
Two Pence All that James the wife of Thomas Harrison Mary Smith Spinster  
Ann Smith Spinster and Helen Smith Spinster are the Daughters and Coheirs  
of the said Henry Smith deceased To Whom the premises with the Appurtenances  
by the Common Law and according to the Custom of this Mannor ought to descend  
And now at this Court comes in due proper person the said Helen Smith and  
humbly craves the favour of the Lord of the said Mannor that she may be  
admitted Tenant to One undivided fourth part of all and singular the said premises  
with the Appurtenances To which said Helen Smith (present here in Court)

Copy made



the Lord by the said Deputy Steward hath granted seizin thereof by the roode. To have and to hold the said Undivided fourth part of all and singular the said Demises with the Appurtenances unto the said John Smith here named and Assignes of the said Lord at the Will of the Lord according to the Custom of the said Mannor Residing therefor yearly to the Lord the yearly rent of six pence half penny and six pence half penny amounting in the whole to One Shilling and One Penny and performing all other Services therefore formerly due and of right as usual And she gives to the Lord for her Service Six pence half penny and six pence half penny amounting in the whole to One Shilling and One Penny And she is admitted Tenant thereof and hath taken the Oath of Fealty.

Rent - " - " 6<sup>1</sup>/<sub>2</sub>  
 Rent - " - " 6<sup>1</sup>/<sub>2</sub>  
 --- 1:1  
 Fine - " - " 6<sup>1</sup>/<sub>2</sub>  
 Fine - " - " 6<sup>1</sup>/<sub>2</sub>  
 --- 1:1

Elleanor Toohy widow  
 as Sister & next Heir of  
 Nathaniel Broadshaw dec'd

At this Court It was found by the Verdict that Watson Broadshaw late a customary Tenant of the said Mannor did seized to him and his Heirs of four acres of arable land and grass ground with the Appurtenances in Caldecot within the said Mannor held by Copy of Court Roll of this Mannor under the yearly rent of One Shilling And that Elleanor Toohy widow is the next and Heir of the said Watson Broadshaw To whom the said four acres of arable land and grass ground with the Appurtenances by the Custom of the Mannor ought to descend And now at this Court comes the said Elleanor Toohy by John Smith here Attorney in this behalf lawfully constituted and humbly prays the favour of the Lord of this Mannor that she may be admitted Tenant to the said four acres of arable land and grass ground with the Appurtenances To witte (by her said Attorney present here in Court) the Lord by the said Deputy Steward hath granted seizin thereof by the roode To have and to hold the said four acres of arable land and grass ground with the Appurtenances unto the said Elleanor Toohy here named and Assignes of the said Lord at the Will of the Lord according to the Custom of the said Mannor Residing therefor yearly to the Lord the yearly rent of One Shilling and performing all other Services therefore formerly due and of right as usual And she gives to the Lord for her Service One Shilling And she is admitted Tenant thereof and hath taken the Oath of Fealty by reason of her Absence.

Copy made

Rent - " - " 1: -  
 Fine - " - " 1: -

Brown the Elder  
 B  
 Brown the Younger  
 & his Wife

At this Court It was testified by Walter Freeman a Devisor and customary Tenant of the said Mannor that on the Twenty second Day of this Instant October John Brown the Elder a customary Tenant of the said Mannor did surrender into the hands of the Lord of the said Mannor by the hands of the said Walter Freeman by the roode All that Messuages or houses situated in Caldecot lately purchased of Thomas Woodcock and in the Tenure or Occupation of John Brown the Younger with the Appurtenances thereto belonging And also all that Quarter of a Yard land in the Tenure of Peter Brown with the Appurtenances thereto belonging To the use and behoof of John Brown the Younger and Elizabeth his wife during their natural lives and then to the Heirs of their two bodies begotten or to be begotten



and for want of such Service then to the heirs and Assignes of the said John Brown the younger according to the Custom of the said Manour. And now at this Court come in their proper persons the said John Brown the younger and Elizabeth his wife and humbly crave the favour of the Lord of the said Manour that they may be admitted Tenants to the said premises with the Appurtenances according to the said Manour To whom present here in Court the Lord by the said Deputy Steward hath granted Licence thereof by the word To have and to hold the said premises with the Appurtenances unto the said John Brown the younger and Elizabeth his wife in manour aforesaid of the said Lord at the will of the Lord according to the Custom of the said Manour rendering therefore yearly to the Lord the several yearly rents of One Shilling and two Pence and performing all other Services thereof for ever by One and of right accustomed and they give to the Lord for their first One Shilling and two Pence and the space amounting in the whole to three Shillings and six Pence And they are admitted Tenants thereof and have professed their fealty.

Copy made.

Rent - 1: -  
 Rent - 2: 6  
 -----  
 3: 6  
 Rent - 1: -  
 Rent - 2: 6  
 -----  
 3: 6

Case  
 Simpson

At the said day of adjournment of this Court it was testified by William Hill a Deemore and Customary Tenant of the said Manour (sworn) that on the first day of April in the Year of our Lord One Thousand Seven hundred and Thirty three Robert Case a Customary Tenant of the said Manour did invade into the haue of the Lord of the said Manour by the haue of the said William Hill by the word All that the manour house in Gidcot lately purchased by him of Edward Kalford Gentleman with the Appurtenances in Tenure of John Bellamy To the use and behoof of Benjamin Simpson his heirs and Assignes for ever according to the Custom of the said Manour And now at the said day of adjournment of this Court come in his proper person the said Benjamin Simpson and humbly crave the favour of the Lord of the said Manour that he may be admitted Tenant to the said the manour house with the appurtenances according to the said Manour To whom present here in Court the Lord by the said Deputy Steward hath granted Licence thereof by the word To have and to hold the said premises with the Appurtenances unto the said Benjamin Simpson his heirs and Assignes according to the Custom of the said Manour rendering therefore yearly to the Lord the yearly rent of ten pence and performing all other Services thereof for ever by One and of right accustomed And he give to the Lord for his first Ten pence And he is admitted Tenant thereof and hath professed his fealty. Examd. by Wyche

Copy made J. D.

Rent - 10  
 Rent - 10

Examd. by Wyche  
 Dep. Steward



The Hamors of Liddington  
with Caldecot in the County of Rutland

1734

At the View of Assize Pleas and also the Great Court Barons  
of the Right Honourable Browalove Earl of Exeter Lord of

Michaelmas 1734.

the said Manor held at Liddington aforesaid in and for the said Manors  
within Our Mouth we at after the Feast of Saint Michael the Archangel to wit  
On Thursday the Twentieth day of October in the Eighth year of the Reign of our  
Sovereign Lord George the Second by the grace of God of Great Britain France and  
Ireland King Defender of the Faith and in the year of our Lord One Thousand Seven  
Hundred and Thirty four and from thence by adjournment continued until the Eighth  
day of April then next following Before John Wych Great Deputy Steward of the  
Court there.

The Inquest and Homage  
of Liddington aforesaid

- Moses Allen Great
- Edmond Simey Great
- Robert Smith Great
- Thomas Pethy
- John Terrill
- John Hills
- James Mordoch
- John Chapman

Sworn.

- Robert Larrat
- Thomas Colwell
- Daniel Luff
- Samuel Marton
- Daniel Ormrod
- John Wright
- Robert Deane
- Samuel Mowlatt

Sworn.

The Inquest Homage  
of Caldecot aforesaid

- Samuel Stokes
- William King
- John Brown
- Robert Colwell
- Peter Brown
- Rowe Woodcock
- William Hill
- William Gave

Sworn.

- George Brown
- Mathew Baxter
- John Stand
- Robert Shelburne
- John Brown the younger
- William Tomblin
- William Morris the elder
- William Morris the younger

Sworn.

Officers elected for the  
year ensuing

Constables of  
Liddington

- Robert Larrat
- Robert Deane

Sworn.

Officers belonging and  
Dike worked there

- Daniel Luff
- Samuel Mowlatt

Sworn.

Officers belonging and  
Dike worked there

- John Chapman
- James Mordoch
- William Larrat
- John Wright

Continued.

Surveyors of weights &  
Measure and Assessed there

- John Farrow
- Thomas Colwell

Continued.

Under Sheriff there

- John Smith

Continued.

Deerward for taking  
Arrears there

- John Townsend
- Moses Alton
- John Chapman
- Peter Pethy

Sworn.

Constables of Caldecot

- John Brown the younger
- Thomas Colman

Sworn.

Officers belonging and  
Dike worked there

- Peter Brown
- William Morris

Sworn.







The Verdict of the Inquest and Homage of Caddicot aforesaid. } The Jurors aforesaid upon their Oath & Today That Isabella  
 Newton Widow because she is affric holder of this Mannor for her  
 Husbands Land and Tenements in Caddicot aforesaid within the said Mannor and  
 did not appear at this Court Barons to perform her suit and Service there according  
 to the Custom of this Mannor and that William King is in the Lih and that the  
 said Isabella Newton because she is a customary Tenant of this Mannor for her  
 customary Land and Tenements in Caddicot aforesaid within this Mannor and did not  
 appear at this Court Barons to perform her suit and Service there according to the  
 Custom of this Mannor and that Henry Newton is in the Lih and that Tho.  
 Newton because he hath not repaired his Barn at the Pasture within this Mannor  
 in Caddicot aforesaid contrary to the custom of this Mannor and that William  
 Morris Shoemaker — — — — — because he hath plowed up  
 certain Acre of Greensward within this Mannor contrary to the Custom of this  
 Mannor and that the said Tho. Newton John Hanks and William Tomlin  
 are in the Lih and that the said Thomas Newton because he hath broken open  
 the Common Folds of Caddicot within this Mannor aforesaid contrary to custom  
 there and that Richard Hayes because he hath trespassed by grazing his Cows in the  
 Common Folds of Caddicot aforesaid within this Mannor contrary to the Custom  
 of the said Mannor and that Mary Lane is in the Lih and that Mary  
 Jackson because she hath trespassed by setting her Cows to pasture  
 not resident within this Mannor in the winter time contrary to the Custom of this  
 Mannor and that Wm Morris Shoemaker because he hath trespassed with  
 his Cows in and upon the Common Folds of Caddicot aforesaid within this  
 Mannor in Summer time contrary to the Custom of this Mannor and that  
 John Morris Sarah Morris Widow Thomas Newton Robert Collock John  
 Hanks and George Denison are in the Lih and that Mary Jackson for  
 — — — — — Two Swins there — Edward Strain for two Swins —  
 Robert Hill for two Swins Thomas Eugden for two Swins — Thomas  
 Newton for two Swins in the Peas field — John Vines for two Swins John  
 Robinson for two Swins Richd. Mayes for two Swins John Lane for two Swins  
 Richard Ward for two Swins John Nodhead for two Swins Lawrence Russell for  
 two Swins Henry Cooper for two Swins James Lids for two Swins John Muspell for  
 two Swins Robert Woodcock for three Swins Edward Strout for two Swins Willm.  
 Morris for two Swins Henry Newton for two Swins Thomas Colman  
 for two Swins Edward Strout for two Swins George Brown for two Swins  
 and Samuel Wilson for two Swins are in the Lih and that Robert Woodcock because  
 he hath sold Ale at Caddicot aforesaid within this Mannor in Winter is not  
 sealed & hath broken the Apeze of Ale there contrary to the Custom of this Mannor  
 Therefore they are and each and every of them is in the mercy of the Lord of  
 this Mannor as appears over their respective Names.

Affirmed of the Verdict of the Inquest and Homage aforesaid } Samuel Stokes }  
 } William Hill }



At this Court It was severally and respectively Ordered by the several Justices Enquestes and Homage aforesaid in these words following

It is Ordered by the Jurors aforesaid by and with the Consent of the Steward of this Court That all former Orders which were made or were in force at the last Court but said Court Barou hds for this Mannor (other than such of them as are already performed or satisfied) shall stand void and continue and be in full force power and effect to all intents and purposes whatsoever until the s<sup>d</sup> Order or any of them shall be altered repealed or made void at any succeeding Court or Courts hereafter to be holden for the s<sup>d</sup> Mannor.

Thomas Royall ad Youngest Son and next Heir of John Royall deceased

At this Court It was found by the Homage aforesaid that John Royall late a customary Tenant of the said Mannor Did Seize to him and his Heirs Of One Messuage and one Close in Aldington aforesaid with the appurtenances hold by Copy of Court roll of the s<sup>d</sup> Mannor under the yearly rent of four pence And also one Close called the great Close in Aldington aforesaid with the appurtenances hold by Copy of Court roll under the yearly rent of four pence And also one Garden with the appurtenances in Aldington aforesaid hold by Copy of Court roll under the yearly rent of One Shilling And that Thomas Royall is the youngest Son and next heir of the said John Royall deceased To whom the said premises with the appurtenances according to the Custom of this Mannor ought to descend

Copy made

And now at this Court comes the said Thomas Royall in his proper person and humbly requests the favour of the Lord of this Mannor that he may be admitted Tenant to the said premises with the appurtenances To whose request here in Court the Lord by the said Deputy Steward hath granted licence thereof by the word To have and to hold the said premises with the appurtenances to the said Thomas Royall his Heirs and Assignes of the said Lord at the will of the Lord according to the Custom of the said Mannor Rendering therefor yearly to the Lord the several yearly rents of four pence, four pence and one Shilling amounting in the whole to one Shilling and eight pence And performing all other services therefor formerly due and of right accustomed And he gives the Lord for his Heirs four pence four pence and one Shilling amounting in the whole to one Shilling and eight pence And he is admitted Tenant thereof and hath performed his fealty.

Ac 4 2  
Rent - 4 - 0 A  
Rent - 4 - 0 A  
Rent - 4 - 0 A  
--- 1: 8  
Hire - 4 - 0 A  
Hire - 4 - 0 A  
Hire - 1: 0 A  
--- 1: 8

Bartholomew Ward Clerk ad Brother and next Heir of Robert Ward quito

At this Court it was found by the Homage That Robert Ward quito man late a Customary Tenant of the said Mannor Did Seize to him and his Heirs Of One Messuage and one Ward Land therein belonging in Caldecot with the appurtenances within the said Mannor hold by Copy of Court roll of the s<sup>d</sup> Mannor under the yearly rent of Ten Shillings



And also one Quarter of a yard Land late specuic's Jarmanes with the Appurtenances within the said Mannor hold by Copy of Court rolls of the said Mannor under the yearly rent of two Shillings And also one Cope lying in Ingleston in Caldecot late Thomas's Jarmanes with the Appurtenances within the said Mannor hold by Copy of Court rolls under the yearly rent of six pence And also half a yard Land containing by Estimation about an acre and two roods of arable Land late by M. adow and Pasture - suore or (ys) lying and being Diversely in the fields precincts and Territories of Caldecot aforesaid with the Appurtenances within the said Mannor hold by Copy of Court roll under the yearly rent of five Shillings and one penny three farthings And also one Third part of a yard Land lying in the fields and precincts of Caldecot aforesaid hold under the yearly rent of two Shillings and nine pence And that Zachary Ward Clerk of the Peace and next heir of the said Robert Ward Deceased To whom said Zachary Ward the said premises with the appurtenances by the Common Law and according to the Custom of this Mannor ought to Desend And now at this Court come in his proper person the said Zachary Ward and humbly crave the favour of the Lord of the said Mannor that he may be admitted Tenant to the said premises with the Appurtenances To whom present here in Court the Lord by the said Deputy Steward hath granted Licence thereof by the word To have and to hold the said premises with the Appurtenances to the said Zachary Ward his heirs and Assignes of the said Lord at the will of the Lord according to the Custom of the said Mannor rendering therefor yearly to the Lord the several yearly rents of Ten Shillings Two Shillings Six pence five Shillings and one penny three farthings and Two Shillings and nine pence amounting in the whole to Twenty Shillings and four pence three farthings and performing all other Services thereof for ever by due and of right accustomed And he gives to the Lord for his fines ten Shillings two Shillings, six pence five Shillings and one penny three farthings and Two Shillings and nine pence amounting in the whole to Twenty Shillings and four pence three farthings And he is admitted Tenant thereof and hath performed his fealty.

Copy made.

Rent	10: -
Rent	2: -
Rent	6
Rent	5: 1 <sup>3</sup> / <sub>4</sub>
Rent	2: 9
	<u>1: 0: 4<sup>3</sup>/<sub>4</sub></u>
Fines	10: -
Fines	2: -
Fines	6
Fines	5: 1 <sup>3</sup> / <sub>4</sub>
Fines	2: 9
	<u>1: 0: 4<sup>3</sup>/<sub>4</sub></u>

Clement Pretty  
 of  
 Clement Pretty his son

At this Court It was testified by Peter Pretty a Domicil and Customary Tenant of this Mannor (here so in open Court sworn) That out of Court to wit on the Seventh Day of July in the Year of our Lord One Thousand Two hundred and thirty four Clement Pretty a Customary Tenant of this Mannor did Surrender into the hands of the Lord of the said Mannor by the hands of the said Peter Pretty by the word All and singular his Lands Tenements Appurtenances and To be held with the Appurtenances in and to be held for the several uses behoofs Intents and Purposes mentioned and appointed in and by the last Will and

Copy made.







And also One other Close of Pasture in Saddington aforesaid called Chantry Close  
 now or late in the tenure or occupation of the said Thomas Putty with the Appurtenances  
 within the Mannor aforesaid held by Copy of Court roll of the said Mannor under the yearly  
 rent of Three shillings and Ten pence. AND ALSO Three Acres and an half of  
 Arable Land Ley and Meadow ground (more or less) lying dispersedly in the fields Barnefields  
 and Curtilages of Saddington aforesaid with all and singular the Appurtenances to the same  
 belonging within the Mannor aforesaid held by Copy of Court roll of the said Mannor under  
 the yearly rent of Six Pence. And all other the Customary Lands Tenements and  
 Appurtenances of him the said John Putty in Saddington aforesaid To the Use  
 and behoofe of him the said John Putty and his Heirs until a Marriage  
 intended to be had and solemnized between him the said John Putty and Elizabeth Walker  
 Spinster shall take effect and from and after the solemnization thereof then To the Use  
 and behoofe of him the said John Putty and Elizabeth Walker his intended wife  
 for and during the term of their naturall lives and the life of the longer live of them two and from  
 and immediately after their deceases and the decease of the longer live of them two then To  
 the use and behoofe of the Heirs of the Body of the said Elizabeth Walker by the said  
 John Putty lawfully to be begotten and for default of such Issue then To the Use  
 and behoofe of the right Heirs of the Survivour of them the said John Putty and  
 Elizabeth Walker his intended wife for ever and to and for no other use intention or purpose  
 whatsoever according to the custom of the said Mannor. And now at this  
 Court were in their proper persons the said John Putty and Elizabeth his wife and  
 humbly crave the favour of the Lord of the said Mannor that they may be admitted Tenants  
 to the premises aforesaid with the Appurtenances according to the said Surrender To  
 Whom (present here in Court) the Lord by the said Deputy Steward hath  
 granted licence thereof by the word To have and to hold the said premises  
 with the Appurtenances unto the said John Putty and Elizabeth his wife in manner  
 aforesaid of the said Lord at the will of the Lord according to the custom of the said  
 Mannor rendering the same yearly to the Lord the current yearly rents of One Shilling  
 and six pence three Shillings and ten pence and six Pence . . . . .  
 amounting in the whole to five Shillings and Six pence . . . . . and performing  
 all other services thereto formerly due and of right accustomed and they give to the Lord  
 for their Fine One Shilling and six pence three Shillings and ten pence and  
 six Pence . . . . . amounting in the whole to five Shillings and  
 Six pence . . . . . And they are admitted Tenants thereof And have performed  
 the service.

rents . . . . .  
 1: 6  
 3: 10  
 ---  
 5: 10  
 fines . . . . .  
 1: 6  
 3: 10  
 ---  
 5: 10

Chapman  
 and  
 Stroker

At this Court it was testified by William Hill a Decree and  
 Customary Tenant of the said Mannor (his wife in open Court Swore) that out of Court  
 On the Septenth day of October in the year of Our Lord One Thousand seven Hundred and

Copy made



Thirty Four John Chapman our other Customary Tenant of the Mannor aforesaid Did Surrender by the rodd into the hands of the Lord of the said Mannor by the hands of the said William Hill according to the Custom thereof **One Messuage or Farm house** with the Appurtenances in Caduot aforesaid now in the tenure of George Middle **And** also Our Incurtion or fourth part of Our yard land lying dispersedly in the fields of Caduot aforesaid with the Appurtenances within the Mannor aforesaid containing by estimation Ten Acres and Three roods and now also in the tenure of the said George Middle **To the use and behoofe of Samuel Stockes** his heirs and assigns forever at the will of the Lord according to the custom of the said Mannor **And now** at this Court come in his proper person the said Samuel Stockes and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the premises aforesaid with the Appurtenances according to the said Surrender **To whom** present here in Court the Lord by the said Deputy Steward hath granted as in the record by the rodd **To have and to hold** the said Premises with the Appurtenances unto the said Samuel Stockes in manner aforesaid of the said Lord at the will of the Lord according to the custom of the said Mannor rendering therefore yearly to the Lord the several yearly rents of Three Shillings, and One Shilling and Two pence, amounting in the whole to four Shillings and Two pence and performing all other services therefore formerly due and of right accustomed and he gives to the Lord for his Term Three Shillings and One Shilling and Two pence amounting in the whole to four Shillings and Two pence and he is admitted Tenant the rodd of And hath performed his fealty.

te	1	2
rent - n:	3:	-
wat - n:	1:	2
- n:	4:	2
fine - n:	3:	-
fine - n:	1:	2
- n:	4:	2

Chapman  
and  
Caves

Copy made.

**At this Court** It was testified by William Hill a Deemur and Customary Tenant of the said Mannor (who in open Court Sworn) that out of Court so wit/ On the sixteenth day of October in the year of our Lord Our Thousand Seven Hundred and Thirty four John Chapman our other Customary Tenant of the Mannor aforesaid Did Surrender by the rodd into the hands of the Lord of the said Mannor by the hands of the said William Hill according to the custom thereof **One Quarter or fourth part of Our yard land** lying dispersedly in the fields of Caduot aforesaid with the appurtenances within the Mannor aforesaid containing by estimation Ten Acres Our rood and Our pole and now in the tenure of George Middle **To the use and behoofe of William Caves** his heirs and assigns forever at the will of the Lord according to the custom of the said Mannor **And now** at this Court come in his proper person the said William Caves and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the premises aforesaid with the Appurtenances according to the said Surrender **To whom** present here in Court the Lord by the said Deputy Steward hath granted as in the record by the rodd **To have and to hold** the said Premises with the Appurtenances unto the said William Caves in



to 1: 2  
 rent - u: 1: 2  
 fms - u: 1: 2

manner aforesaid of the said lord at the will of the lord according to the custom of the said Mannor rendering the same yearly to the Lord the yearly rent of One Shilling and Two Pence and performing all other services the same formerly due and of right accustomed And he gives to the Lord for his fee One Shilling and Two Pence And he is admitted Tenant thereof and hath performed his Fealty.

Pretty  
 and  
 Tompson

At this Court I was found that out of Court (to wit) On the first day of February in the year of our Lord One thousand Six hundred and Thirty Three Peter Pretty a customary Tenant of the Mannor aforesaid did Surrender into the hands of the Lord of the said Mannor by the hands of John Wyche Gentleman Deputy Steward thereof and by the rood All those his Three Acres of Land called or by ground lying in Liddington aforesaid with the Assent and consent within the Mannor aforesaid held by Copy of Court roll of the said Mannor under the yearly rent of Nine Pence And also One parcel of Land containing by estimation One Acre (more or less) lying in Liddington aforesaid in a place there called Mill Lane and with the Assent and consent within the Mannor aforesaid held also by Copy of Court roll of the said Mannor under the yearly rent of six Pence To the use and behoofe of John Cousins of Liddington aforesaid Esq. Gentleman his Heirs and Assigns for ever at the will of the Lord according to the custom of the said Mannor And now at this Court comes in his proper person the said John Cousins and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the premises aforesaid with the Assent and consent according to the said Surrender To whom (present here in Court) the Lord by the said Deputy Steward hath granted such licence thereof by the rood To have and to hold the said Premises with the Assent and consent unto the said John Cousins his Heirs Assigns of the said Lord at the will of the Lord according to the custom of the said Mannor rendering the same yearly to the Lord the several yearly rents of Nine Pence and Six Pence amounting in the whole to One Shilling and Three Pence and performing all other services the same formerly due and of right accustomed And he gives to the Lord for his fee Nine Pence, and six Pence amounting in the whole to One Shilling and Three Pence And he is admitted Tenant thereof and hath performed his Fealty.

Copy made.

to 1: 3  
 rent - u: - u: 9  
 rent - u: - u: 6  
 - u: 1: 3  
 fms - u: - u: 9  
 fms - u: - u: 6  
 - u: 1: 3

Purving  
 and  
 Marvill

At the said Day of adjournment of this Court comes in his proper person John Purving a customary Tenant of the Mannor aforesaid and in open Court did Surrender into the hands of the Lord of the said Mannor by the hands of John Wyche Gentleman Deputy Steward of the Court thereof and by the rood All that Cottage or Curment in Liddington aforesaid with the Assent and consent heretofore in the tenures or occupation of Richard Waterfield and James Tommings and now in the tenures or occupation of

Copy made.



the said Richard Waterfield and John Wright or one of them And all those several  
 pieces and parcels of Arable Land Ley Meadow Pasture and Graze ground lying  
 dispersedly in the Parishes Parsonages and Vicarages of Siddington aforesaid within  
 the Mannor aforesaid containing by estimation Six Acres (be the same more or  
 less) and now or late in the tenure or Occupation of Thomas Collmer his  
 Assigns To the use and behoofe of Clement Marcell of  
 Siddington aforesaid Sheriff and his Heirs and Assigns for ever at the will of  
 the Lord according to the custom of the said Mannor AND NOW at the  
 said Day of Adjournment of this Court came in his presence upon the said  
 Clement Marcell and humbly craved the favour of the Lord of the said Mannor  
 that he may be admitted Tenant to the Premises aforesaid with the Appur-  
 tenants according to the said Surrender TO WHOM (present here in  
 Court) the Lord by the said Deputy Steward hath granted Inasmuch as by the  
 good Pleasure and to hold the said premises with the Appurtenances  
 unto the said Clement Marcell in manner aforesaid of the said Lord at  
 the will of the Lord according to the custom of the said Mannor rendering there-  
 fore yearly to the Lord the yearly rent of Two Shillings and Cumprimes And  
 performing all other services thereto formerly due and of right accustomed And  
 he gave to the Lord for his fine Two Shillings and Cumprimes And he  
 is admitted Tenant thereof and hath performed his fealty.

to J Gd  
 rent - u: 2s 10  
 fine - u: 2s 10

Martha Sinton Widow ad  
 Sister and next Heir of  
 Mary Dymighurst Spinster  
 deceased

Copy made.

At the said Day of Adjournment of this Court  
 It was found by the Honour that Mary Dymighurst Spinster late a customary  
 Tenant of the said Mannor Died seized to her and her Heirs of One  
 County or half part of One Cottage imbedded formerly Leased with the  
 Appurtenances And that Martha Sinton Widow is the Sister and next Heir of  
 the said Mary Dymighurst deceased To which said Martha Sinton the said  
 premises with the appurtenances by the Common Law and according to the  
 custom of this Mannor ought to Descend AND NOW at the said day of  
 Adjournment of this Court came in her behalf person the said Martha Sinton  
 and humbly craved the favour of the Lord of the said Mannor that she may be  
 admitted Tenant to the Premises aforesaid with the Appurtenances TO  
 WHOM (present here in Court) the Lord by the said Deputy Steward hath  
 granted Inasmuch as by the good Pleasure and to hold the said premises with the  
 Appurtenances to the said Martha Sinton her Heirs and Assigns of the said Lord at  
 the will of the Lord according to the custom of the said Mannor rendering therefor  
 yearly to the Lord the yearly rent of Eight Pence Harthing and performing all  
 other services thereto formerly due and of right accustomed And she gave to the  
 Lord for her fine Eight Pence Harthing And she is admitted Tenant thereof  
 and hath performed her fealty.

8 1/4  
 8 1/4

rent - u: -u:  
 fine - u: -u:

Samuel Wyche  
 Dep. Steward



The Manor of Liddington with } At the View of Frankpledge and also the Great Court Baron of the Right  
 Caldecot in the County of Rutland } Honourable Sir Rowland Earl of Exeter Lord of the said Manor held at Liddington aforesaid in the  
 Michael 1735. } the said Manor within our Month next after the Feast of Saint Michael the Archangel (to wit) On  
 Thursday the eighteenth day of October in the Ninth year of the Reign of our Sovereign Lord George  
 the Second by the grace of God of Great Britain France and Ireland King Defender of the  
 Faith and in the year of our Lord our Thousand Seven Hundred and Thirty five. And from thence by  
 adjournment continued until the second and Twentieth day of April then next following before  
 John Houghton Esquire Deputy Steward of the Court there.

The Inquest and Homage } Edmund Stacey Esquire  
 of Liddington aforesaid } Peter Prettly Esquire  
 } Robert Smith Esquire  
 } Thomas Prettly  
 } James Murdoch  
 } John Hill  
 } William Larrat  
 } Robert Larrat  
 } Sworn.  
 } John Haver  
 } John Chapman  
 } Clement Prettly  
 } Thomas Colwell  
 } David Lewis Junr  
 } David Luff  
 } Robert Depler  
 } Samuel Stratton  
 } Sworn.

The Inquest and Homage } Samuel Nobes Esquire  
 of Caldecot aforesaid } William King  
 } John Brown  
 } Peter Brown  
 } Matthew Dingle  
 } William Case  
 } Lewis Woodcock  
 } William Hill  
 } Sworn.  
 } John Hougher  
 } George Brown  
 } William Tomblin  
 } Robert Colwell  
 } William Stafford  
 } John Haul  
 } George Middleton  
 } William Morris  
 } Sworn.

Officers elected for the } Constables of Liddington } John Haver  
 year ensuing. } } Samuel Rowlett } Sworn.

Officers sworn there } William Larrat  
 } John Wright  
 } Robert Larrat  
 } John Brown  
 } Sworn.

And or and Highherper } John Smith } Continued.

Highherper and Disherper } David Luff  
 } Samuel Rowlett } Continued.

Surveyors of Woods } Clement Prettly  
 and Measurers there } Thomas Colwell } Sworn.

Deacons for taking } John Tomerud  
 surrenders } } John Chapman  
 } } Peter Prettly } Continued.

Deacons } John Chapman

Constables of Caldecot } Edward Houghton  
 } John Hougher



M.

1735.  
Holders and Surveyors of Weights & Measures and Assessors the w. John Browne Robert Colwell

Doctors for taking Surrenders Thomas Norison David Woodcock William Hill Continued.

Hundredors and Discretors Peter Browne William Morice Continued.

Indors Samuel Sly Continued.

Measures Samuel Stokes Continued.

Quorum, To wit, John Fisher of Liddington, William Collin of the same, Edward White of the same, William Robinson of the same, John Cook of the same, and Robert Pitt of the same and others, John Duns of Caldecot, William White of the same, Richard Deton of the same, and Richard Mayes of the same and others.

The Verdict of the Auguster The Jurors aforesaid upon their Oaths do present that Henry Dyer Esquire because he is a ffresholder of this Mannor for his ffreshold lands and Tenements in Liddington aforesaid and did not appear at this Court Baron to perform his suit and service there according to the custom of this Mannor And that Philip Ward Esquire is in the Libe And that Thomas Jamisont widow because she is a customary Tenant of this Mannor for her Customary lands & Tenements in Liddington aforesaid & did not appear at this Court Baron to perform her suit & service there according to the custom of this Mannor And that Wm ffarcount Clerk is in the Libe And that William Savrat because he fufstapred in and upon the common ffolds of Liddington within this Mannor to the thirty sheeps contrary to order and the custom of this Mannor and that Robt Savrat for Tom Sheep and blownt Morim for Tom Sheep are in the Libe And that Tom Savrat because he refused to suffer the proper officers to number his Sheep in the ffold according to the custom of this Mannor And that John Cook because he fentid out Cow in the ffold contrary to order and the custom of this Mannor And that Wm for Talbura for Two Cow is in the Libe And that William Allin because he fathered a Mare with her foal in the Wheatfield within this Mannor contrary to order and the custom of this Mannor And that William Savrat because he neglected to execute the Office of ffildewarden within this Mannor according to the custom thereof And that John Chapman & John Wright are in the Libe And that Robert Savrat because he used a Daughill in the Highway within this Mannor contrary to the custom thereof And that Robert ffewman because he converted his Tenement at Liddington within this Mannor into two severall & distinct Tenements contrary to the custom thereof And that Wm Sharpe Mary Collin widow & Clouk Morim are in the Libe Therefore they are oath and sworn of them is in the mercy of the Lord of this Mannor as appears over their Names respectively.

Assessors of the Decret of the Edmund & Saury Inquest and Homage aforesaid Peter Patten



The Verdict of the Justices  
Houage of Calverot aforesaid

The Jurors aforesaid upon their Oaths Do say That Henry Wroton because he Thro' his  
with two Horses in and upon the Common within this Mannor contrary to the custom of the said  
Mannor And that George Bidou for our horse Thomas Bickman for our horse  
Ward  
Clord for our horse Robert Hill for our horse John Duffell for our horse Henry Cooper for our  
horse William Bidot for our horse Laurence Nuffell for our horse Richard Ward for two  
horses Mary Bickman widow for two horses John Bickman for our horse John Bickman for our  
horse Benjamin Timson for our horse Ward Clord for two horses Henry Wroton  
for our horse Robert Woodcock for our horse James Bickman for our horse John Hobbins for our  
horse Samuel Wilson for our horse George Biddell for our horse Robert Bickman for our horse  
William Morris the Elder for our horse and in the same And that the said Morris because he  
plowed up certain ancient Greenswood within this Mannor contrary to the custom thereof and  
that John Morris because he is a common Trespasser with our Mannor lying close in the several fields  
of Calverot aforesaid within this Mannor in the time of summer contrary to the custom of the said Mannor  
And that Thomas Wroton for our Mannor John Hobbins for our Mannor Robert Woodcock for his horse  
John Hobbins for his horse and in the same Therefore they are and each and every of  
them is in the mercy of the Lord of this Mannor as appeared over their Names respectively.

Approvers of the Verdict of the Samuel Hoobes Sworn.  
Inquest of Houage aforesaid William King

At this Court It was severally  
and respectively ordered by the several  
and respective Justices and Houages  
aforesaid in these words following

It is ORDERED by the Jurors aforesaid by and with the Consent of the Steward of this  
Court That all former orders which were made or were in force at the last Court held  
and Court Barons for this Mannor (other than such of them as are already performed or ex-  
pired) shall stand remain continue and be in full force power and effect to all intents and purposes  
whatsomever until the said Order or any of them shall be altered repealed or made void at any  
succeeding Court or Courts hereafter to be holden for the said Mannor

Boyall  
and  
Boyall and wife

Copy made.

At this Court It was testified by Peter Partry a Deemee and Customary  
Tenant of the said Mannor (hereto in open Court sworn) That on the fifth  
ffthenth Day of April in the year of our Lord One Thousand Seven hundred and Thirty ffive  
Thomas Royall (youngest son and heir according to the custom of the said Mannor) of John Royall  
Esquire lately deceased a Customary Tenant of the said Mannor did surrender by the rods  
into the hands of the Lord of the said Mannor by the hands of the said Peter Partry according  
to the custom thereof All that One Messuage and One Close to the same belonging with  
the Appurtenances standing and being in Liddington aforesaid formerly in possession of  
Elizabeth Manton widow exors of Thomas Manton (parish of a borow of Kent roll bearing date  
the Twentry fourth Day of October in the year of our Lord One Thousand six hundred and ffortye  
ffive and two of the said Mannor under the yearly Rent of Four pence And also one Close  
called the Great Close in Liddington aforesaid with the Appurtenances formerly in the possession  
of the said Elizabeth Manton and now of the said Thomas Manton (parish of a borow of Kent  
roll bearing date the Twentry fourth day of October in the year of our Lord One Thousand six  
hundred and forty ffive and two of the said Mannor under the yearly Rent of ffour pence  
And also one Garden in Liddington aforesaid with the Appurtenances formerly in  
the possession of the said Elizabeth Manton and now of the said Thomas Manton (parish of a



Copy of a writ well bearing date the Twentieth fourth day of October Our Thomas the Hundred and forty five and half of the said Manor under the yearly rent of Our Shilling To the use and behoofe of him the said Thomas Boyall and of his Heirs until a Marriage now agreed upon and intended by Gods good Providence to be shortly had and solemnized between him the said Thomas Boyall and Sarah Parker (widow and Heir of Thomas Parker lately deceased) shall be had and solemnized and from and after the solemnization thereof then to the use and behoof of the said Thomas Boyall and Sarah his intended wife for and during the Term of their natural lives and the life of the longer liver of them two & from & after their decease and the Decease of the Survivor of them then to the use and behoof of the heirs Male of the body of the said Sarah by the said Thomas Boyall lawfully to be begotten and for want of such Issue then to remain to the right Heirs and Assignees of the said Thomas Boyall for ever according to the custom of the said Manor And now at this Court now in their proper persons the said Thomas Boyall and Sarah his wife and humbly crave the favour of the Lord of this Manor that they may be admitted Tenants to the said premises with the Appurtenances according to the said Surrender To whom present here in Court the Lord by the said Deputy Sheriff hath granted Joy in their of by the said To have and hold the said Premises with the Appurtenances unto the said Thomas Boyall and Sarah his wife in manner aforesaid of the said Lord at the will of the Lord according to the custom of the said Manor rendering therefore yearly to the Lord the several yearly Rents of four pence, four pence, and Our Shilling, amounting in the whole to Our Shilling and Eight Pence and performing all other services thereunto lawfully due and of right accustomed And they give to the Lord for their four pence, four pence, and Our Shilling amounting in the whole to Our Shilling and Eight pence and they are admitted Tenants thereof and have performed their Fealties.

rent - " 4  
 rent - " 4  
 rent - 4: - "  
 - " 4: 8  
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 ffine - " 4  
 ffine - " 4  
 ffine - 4: - "  
 - " 4: 8  
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Mary Jordani an Infant  
 as only Daughter and Heir  
 of John Jordani

Whereas at the Court Baron hold in and for the Manor aforesaid On Thursday the Twentieth first day of October in the year of our Lord Our Thousand Seven Hundred and Thirty One & from thence by adjournment continued until the Twentieth day of April then next following It was testified on the said Day of adjournment of the same Court by Peter Duffly ademer and Customary Tenant of the said Manor (the Clerk of the Court sworn) that out of Court (to wit) on the Twentieth Day of October then last past John Jordani (then deceased) our other Customary Tenant of the Manor above said did Surrender into the hands of the Lord of the said Manor by the hands of him the said Peter Duffly by the said All that Cottage or Tenement with allise and all other appurtenances to the said Cottage belonging or in any wise appertaining To the use and behoof of such person or persons as the said John Jordani by his last Will or Writing might be his last Will and Testament should give devise direct limit and appoint the same which said John Jordani made his last Will and Testament in writing bearing even Date with the said Surrender the Tenour of which said last Will and Testament as to the Cottage or Tenement aforesaid with the Appurtenances follows in these English words following to wit

Copy made



Item I give & bequeath to my Mary my looving wife all my Copyhold Estate whatsoever  
 to be to her during her natural life & after her decease then to my right Heirs and Assignes  
 for ever **AND NOW** at this Court It was found by the Promage that Mary the wife of the  
 said John Jordan lately died And that Mary Jordan Spinster is the only Daughter & next  
 Heir of the said John Jordan To whom the Premises aforesaid with the Appurtenances by the  
 Common Law & according to the custom of this Mannor ought to Descend **AND NOW** at this  
 Court some in her proper person the said Mary Jordan & humbly crave the favour of the Lord  
 of the said Mannor that she may be admitted Tenant to the said Premises with the Appurtenances  
 according to the custom of the said Mannor To which said Mary Jordan (present here in  
 Court) the Lord by the said Deputy Steward hath granted Seigniorship by the rod To have  
**AND TO HOLD** the Premises aforesaid with the Appurtenances to the said Mary Jordan her  
 Heirs and Assignes of the said Lord at the will of the Lord according to the custom of the said  
 Mannor rendering therefor yearly to the Lord the yearly Rent of Two Shillings and Six Pence  
 and performing all other services therefor formerly due and of right accustomed And she gives  
 to the Lord for her fee Two Shillings and Six Pence And she is admitted Tenant thereof But  
 here she is resisted on account of her Infancy **AND** John Harrold is admitted Guardian  
 for the said Mary Jordan for the Cottage aforesaid with the Appurtenances during the  
 minority of the said Jordan the said John Harrold rendering an Account thereof.

rent - 2: 6  
 fine - 2: 6

Laurence Manton  
 and  
 Edward Manton and  
 Thomas Manton

Copy made.

**At this Court** It was testified by Peter Dutton a Justice and  
 Customary Tenant of this Mannor That out of Court (that is to say) On the Twenty fourth  
 day of May in the year of our Lord one Thousand Seven Hundred and Thirty five Laurence  
 Manton our other customary Tenant of the Mannor aforesaid did Surrender into the hands of the  
 Lord of the said Mannor by the hands of the said Peter Dutton by the rod All that Cottage, House  
 and Close with the Appurtenances and one acre of Land in Siddington aforesaid to the use of  
 his last Will and Testament. Which said Laurence did make his last Will and Testament in  
 Writing bearing record with the said Surrender The tenour of which said last Will and  
 Testament as to the Cottage, House and Close aforesaid with the Appurtenances, and one acre  
 of Land in Siddington aforesaid follows in these English words following **AND I** give to my  
 Executors (that is to say) Edward Manton and Thomas Manton the half and two half acres of  
 Land to be equally divided betwixt them and to pay my son John Manton the sum of Forty  
 Shillings and my Daughter Alice Richardson's children the sum of Twenty Shillings each  
 likewise to my son Laurence Manton to my two Daughters Isabel Droughton & Elizabeth  
 Charity the sum of five Pounds each & my Daughter Mary Manton the sum of forty Shillings & all my  
 Household Goods **AND NOW** at this Court some in their proper persons the said Edward Manton  
 and Thomas Manton humbly crave the favour of the Lord of the said Mannor that they may be admitted  
 Tenants to the Premises aforesaid with the Appurtenances according to the said Surrender and last  
 Will and Testament To whom (present here in Court) the Lord by the said Deputy Steward hath  
 granted Seigniorship by the rod To have and to hold the said Premises with the Appurtenances  
 to the said Edward Manton and Thomas Manton in manner aforesaid of the said Lord at the will of  
 the Lord according to the custom of the said Mannor rendering therefor yearly to the Lord the yearly Rent  
 of  
 and performing all other services  
 therefor formerly due and of right accustomed and they give to the Lord for their fee  
 and they are admitted Tenants thereof And have  
 performed their fealties.

rent.  
 fine.



13  
Bowley and wife  
and  
Lisney

1735

In this Court It was found That out of Court (to wit) On the Thirtieth  
day of May our Thousand seven Hundred and Thirty five Thomas Bowley and  
Ann his wife Customary Tenants of the Mannor aforesaid (the three said Ann being  
first solely and jointly examined by John Mych. Esq. Justice of the Peace there) Did  
Surrender into the hands of the Lord of the said Mannor by the hands of the said Deputy  
Steward and by the rod All those several pieces and parcels of Arable Land  
Meadow Pasture and Grass ground with the Appurtenances situate lying and being  
dispersed in the fields and liberties of Saddington aforesaid and commonly reputed two  
half yard land containing by estimation Two Acres and a half (both the same more or less)  
To the use and behoofe of Edmund Lisney of Saddington aforesaid Gentleman  
his heirs and assigns for ever at the will of the Lord according to the custom of the said  
Mannor And now at this Court comes in his proper person the said Edmund  
Lisney and humbly craves the favour of the Lord of the said Mannor that he may be admitted  
Servant to the Premises aforesaid with the Appurtenances according to the said Surrender  
To which said Edmund Lisney present here in Court the Lord by the said Deputy  
Steward hath granted Licence thereof by the rod To have and to hold the  
Premises aforesaid with the Appurtenances to the said Edmund Lisney his heirs and  
assigns of the said Lord at the will of the Lord according to the custom of the said Mannor  
renewing therefore yearly to the Lord the yearly rent of four Shillings and Six Pence and  
performing all other services therefore lawfully due and of right accustomed And he gives to  
the Lord for his fine four shillings and Six Pence And he is admitted Servant thereof and  
hath performed his fealty.

rent - 4: 6  
fine - 4: 6

Bowley and wife  
and  
Lisney

In this Court It was found That out of Court (to wit) On the One Thirtieth  
day of May in the year of our Lord one Thousand seven Hundred and Thirty five  
Thomas Bowley and Ann his wife the only Daughter and Heir of John Moore on the body of Ann his wife  
begotten here before called Ann Ather Customary Tenants of the Mannor aforesaid (the said Ann being  
first solely and jointly examined by Robert Riddington Deputy Steward to John Thurbell  
Steward there for that purpose only) Did Surrender into the hands of the Lord of the said Mannor  
by the hands of the said Deputy Steward and by the rod All that Mesnage or Tenement with the  
Appurtenances in Saddington aforesaid. And all that piece of Pasture with the Appurtenances  
in Saddington aforesaid lying near or adjoining to the said Mesnage and called or known by the  
Name of the Stone Close containing by estimation Two Acres (both the same more or less)  
And all that part of a Cottage with the Appurtenances in Saddington aforesaid lying near or  
adjoining to the said Mesnage or Tenement All which said Premises are used in the tenure  
or occupation of John Hill his Heir or Assigns or Assigns To the use and behoofe of  
the said John Hill his heirs and assigns for ever at the will of the Lord according to the custom  
of the said Mannor And now at this Court comes in his proper person the said John Hill humbly  
craves the favour of the Lord of the said Mannor that he may be admitted Servant to the Premises  
aforesaid with the Appurtenances according to the said Surrender To whom present here in Court  
the Lord by the said Deputy Steward hath granted Licence thereof by the rod To have and to  
hold the said Premises with the Appurtenances unto the said John Hill in full and sole  
of the said Lord at the will of the Lord according to the custom of the said Mannor renewing  
therefore yearly to the Lord the yearly rent of  
and performing all other services therefore lawfully due and of right accustomed And he gives to  
the Lord for his fine  
and he is admitted  
Servant thereof and hath performed his fealty

rent  
fine



Rowley and Ann his wife  
and Will  
Recovery for Lands.

Copy made.

At this Court come in their proper persons Thomas Rowley and Ann  
his wife and John Hill Customary Tenant of this Mannor (the the said Ann being  
first solely and severally Examined by John Myche Gouthman Deputy Steward thereof  
in open Court did Surrender into the hands of the Lord of the said Mannor by the hands of  
the said Deputy Steward and by the rod & all that Messuages or Tenements with their  
& Appurtenances in Liddington aforesaid and all that Close of Pasture with the Appurte-  
nances in Liddington aforesaid lying near or adjoyning to the said Messuages and called or known  
by the name of the Close containing by estimation Two Acres (both same more  
or less) & all that Cottage with the Appurtenances in Liddington aforesaid near  
or adjoyning to the said Messuages or Tenements & all which said Premises are now in  
the tenure or occupation of John Hill his Under-tenants or Assignes To the use and  
 behoof of John Trouscud his heirs and Assignes for ever according to the custome of  
the said Mannor To the intent that the said John Trouscud may be perfect  
Tenant of the Tenements and Premises aforesaid with the Appurtenances and of the  
Customary Tithes thereof for suffering and passing one good and perfect Recovery of  
them according to the custome of the Mannor aforesaid And now at this Court  
comes in his proper person the said John Trouscud and humbly begs the favour of the  
Lord of the said Mannor that he may be admitted Tenant to the Premises aforesaid  
with the Appurtenances according to the said Surrender To whom (present here  
in Court) the Lord by the said Deputy Steward hath granted & given the rod by the Rod  
To have and to hold the said Premises with the Appurtenances unto the  
said John Trouscud his heirs and Assignes in manner aforesaid of the said Lord at the  
will of the Lord according to the custome of the said Mannor rendering therefore yearly  
to the Lord the yearly Rent of one Shilling and Four Pence and performing all other  
Services therefore formerly due and ought to be performed & to do nothing in or to the Lord  
for a fine Because this Admission is hold for better Assignes only and he is admitted  
Tenant thereof But his health is respited and so forth.

court lo 1: 4  
fine 0: 0: 0

And afterwards to wit at this Court comes in his proper person Thomas  
Musty Gouthman and in open Court complains against the said John Trouscud in a plea  
of Land (to wit) of the said Customary Tenements and Premises with the Appurtenances  
in the Jurisdiction of this Court held by John of Exmeston of the same Mannor & makes  
Protestation to prosecute his said Pleint in the nature and form of the Writ of our Lord  
the King De ingressu super Discessivam in le port at the Common  
Law according to the custome of the said Mannor and finds Pledge to prosecute his said  
Pleint (to wit) John Doe and Richard Roe and begs the Court to be used  
according to the custome of the said Mannor against the said John Trouscud returnable  
here immediately and so forth and it is granted to him and so forth And the same  
John Trouscud present here in this Court fully appears to the Pleint aforesaid  
without further Proofs.



1735.

And hereupon the said Thomas Hurst in like proper person claims  
 against the said John Towse and the Customary Tenements and Premises aforesaid  
 with the Appurtenances within the Curia dictation of this Court as his right and  
 Inheritance at the will of the Lord by Copy of Court Roll of this Mannor according to the  
 custom of the said Mannor and into which the same John Towse hath not entry but  
 after the Disseizin which Hugh Hurst thereof unjustly and without Judgment hath  
 made to the said Thomas Hurst within Thirty years last past and whereupon he  
 saith that he the said Thomas Hurst was seized of the said Customary Tenements  
 and Premises with the Appurtenances in his Demesne as of Fee and right at the  
 will of the Lord according to the custom of the said Mannor in time of Peace in the time of  
 our Lord the King that now is by taking the Profits thereof to the Value and so  
 forth and into which and so forth and therefore he bringeth Suit and so forth.

And the said John Towse in his proper person comes and defendeth his Right  
 where and so forth and voucheth to Warranty the said Thomas Bowley Clerk his  
 wife and John Hill who present here in Court in their proper persons fully warrant  
 to him the Customary Tenements and Premises aforesaid with the Appurtenances and  
 so forth.

And hereupon the said Thomas Hurst demandeth against the said  
 Thomas Bowley Ann his wife and John Hill Tenants by his Warranty the  
 Customary Tenements and Premises aforesaid in manner aforesaid and thereupon  
 saith that he was seized of the Customary Tenements and Premises aforesaid  
 with the Appurtenances in his Demesne as of Fee and Right at the will of the Lord  
 according to the custom of the said Mannor in time of Peace in the time of our Lord  
 the King that now is by taking the Profits thereof to the Value and so forth and  
 into which and so forth and thereupon he brings his Suit and so forth.

And hereupon the said Thomas Bowley Ann his wife and John Hill Tenants  
 by Warranty come in their proper persons and defend their Right where and so forth  
 and further vouch to Warranty William Whidow who likewise present here in  
 Court warranteth to them the Customary Tenements and Premises aforesaid and so forth.

And hereupon the said Thomas Hurst demandeth against the said William  
 Whidow Tenant by Warranty the said Customary Tenements and Premises aforesaid in  
 manner aforesaid and so forth and saith that he was seized of the said Customary  
 Tenements and Premises aforesaid with the Appurtenances in his Demesne as of Fee  
 and right at the will of the Lord according to the custom of the said Mannor in time of Peace  
 in the time of our Lord the King that now is by taking the Profits thereof to the Value  
 and so forth and into which and so forth and therefore he brings his Suit and so forth.

And hereupon the said William Whidow Tenant by Warranty in his proper person  
 comes and defendeth his Right where and so forth and saith that the said Hugh Hurst did not  
 disseize the said Thomas Hurst of the said Customary Tenements and Premises with the Appurtenances  
 as the said Thomas Hurst by his Writ or Plaint and Declaration above doth suppose AND  
 whereof puts himself upon his Country and the Promise of the Court aforesaid by the said Thomas  
 Hurst libroris and now the laws to impart until the fourth hour of the afternoon of this Day  
 and it is granted to him and the fourth hour is given to the said William Whidow here and so forth.



And afterwards to wit at the said fourth hour the said Thomas Hurst  
 returns here in Court in his proper person and the said William Chudwick although solemnly called  
 to wit not again but departeth in contempt of the Court and maketh Default therefore according  
 to the custom of this Mannor It is considered by this Court that the said Thomas Hurst do recover  
 his Right against the said John Townsard of the Customary Tenements and Premises aforesaid  
 with the Appurtenances To have and to hold to the said Thomas Hurst and his  
 Heirs for ever at the will of the Lord according to the custom of the said Mannor here from the  
 said John Townsard and his Heirs for ever And that the said John Townsard have of the  
 Customary Tenements and Premises aforesaid of the said Thomas Dowley and Ann his wife and  
 John Hill to the Value and so forth within the Mannor aforesaid and that the said Thomas  
 Dowley Ann his wife and John Hill have further of the Customary Tenements and Premises  
 aforesaid of William Chudwick within the said Mannor to the Value and so forth And that  
 the said William Chudwick be in merry and so forth.

And hereupon the said Thomas Hurst craves the Precept and Writ of this  
 Court to be directed to the Bailiff of this Court to raise full Right of the Customary Tenements  
 and Premises aforesaid with the Appurtenances to be had to him And it is granted to him  
 returnable here immediately.

And afterwards to wit on the same Day and year aforesaid at this Court comes  
 therein to Court the said Thomas Hurst and the Bailiff of this Court to wit Henrich Smith  
 Bailiff here and sheweth that he by virtue of the aforesaid Writ of this same Day hath  
 raised full Right to be delivered to the said Thomas Hurst of the said Customary Tenements e  
 Premises so as aforesaid recovered as by the said Precept it was commanded.

And hereupon at this Court comes in his proper person the said Thomas  
 Hurst and humbly craves the favour of the Lord of the said Mannor that he may be admitted  
 Tenant to the Customary Tenements and Premises aforesaid with the Appurtenances according  
 to the form and effect of the said Recovery and execution of the Precept aforesaid and according  
 to the custom of the said Mannor.

And thereupon the Lord of the said Mannor in open Court by the said Deputy  
 Steward hath granted and delivered to the said Thomas Hurst and his Heirs and Assignes by the  
 Right of the Customary Tenements and Premises aforesaid with the Appurtenances To  
 have and to hold the said Customary Tenements and Premises aforesaid with the  
 Appurtenances unto the said Thomas Hurst his Heirs and Assignes for ever of the said Lord  
 at the will of the Lord according to the custom of the said Mannor and during therefore yearly to the  
 Lord the yearly rent of One shilling and four pence and performing all other services therefore  
 lawfully due and of right accustomed and Nothing is given to the Lord for affines because this  
 acquisition is had for better assurance only and he is admitted Tenant thereof But his specialty  
 is refused and so forth By virtue of which said Recovery the said Thomas Hurst was seized of  
 in the Tenements and Premises aforesaid with the Appurtenances in his Demesnes as of Fee p right  
 according to the custom of the said Mannor.

And afterwards at this same Court come in their proper persons the said  
 Thomas Hurst John Townsard Thomas Dowley and Ann his wife and John Hill (the said John  
 being first solemnly examined by the Deputy Steward aforesaid) and in open Court did  
 surrender into the hands of the Lord of the said Mannor by the hands of the said Deputy Steward  
 and by the good Will that the said Thomas Townsard with the Appurtenances in  
 Liddington aforesaid and all that said block of Pastures with the Appurtenances in Liddington

rent - 10 11 4  
 fine . 0: 0: 0



Aforesaid lying near or adjoining to the said Messuages and called or known by the Name of the house Clofe containing by estimation Two Acres (be the same more or less) and all that Cottage with the Appurtenances in Liddington aforesaid near or adjoining to the said Messuages or Tenement To the use and behoofe of the said John Hill his Heirs and Assignes for ever according to the custome of the said Hamore  
 And further they the said Thomas Hurst John Townsford Thomas Rowley and Ann his wife for themselves and their Heirs severally and respectively fully finally & absolutely have promised & sworn and for ever quit claimed to the said John Hill his Heirs and Assignes All the Right Title Estate Interest Claim & Demand whatsoever of them the said Thomas Hurst John Townsford Thomas Rowley and Ann his wife of or unto the said Customary Tenements and Promises or any part or parcel thereof And now at this Court house in his proper person the said John Hill humbly craves the favour of the Lord of the said Hamore that he may be admitted Tenant to the Customary Tenements and Promises aforesaid with the Appurtenances according to the Surrender and Protest aforesaid To which said John Hill (present here in Court) the Lord by the said Deputy Steward hath granted Seignior thereof by the word **To have and to hold** the Customary Tenements and Promises aforesaid with the Appurtenances to the said John Hill his Heirs and Assignes in manner aforesaid of the said Lord at the will of the Lord according to the custom of the said Hamore rendering therefore yearly to the Lord the yearly rent of  
 all other Services thereof formous due and of Right accustomed And he gives to the Lord for his fee  
 and he is admitted Tenant thereof and hath performed his fealty.

Mason  
 and  
 Slater  
 Copy made

At the said Day of Adjournment  
 of this Court It was found by the Steward that out of Court (to wit) on the twentieth day of October in the year of our Lord one Thousand Seven Hundred and Thirty five Edward the fourth son & Heir of John Mason was a Customary Tenant of the said Hamore did Surrender into the hands of the Lord of the said Hamore by the hands of John Wiche Esquire Deputy Steward thereof by the word **All that Cottage or Tenement** situate lying and being in Liddington aforesaid with the Appurtenances **To the use and behoofe** of Robert Slater of Liddington aforesaid Carpenter his Heirs and Assignes for ever according to the custom of the said Hamore And now at the said day of Adjournment of this Court some in his proper person the said Robt Slater humbly craves the favour of the Lord of the said Hamore that he may be admitted Tenant to the premises aforesaid with the appurtenances according to the said Surrender **To which** said Robert Slater (present here in Court) the Lord by the said Deputy Steward hath granted Seignior thereof by the word **To have and to hold** the Premises aforesaid with the Appurtenances to the said Robert Slater his Heirs & Assignes of the said Lord at the will of the Lord according to the custom of the said Hamore rendering therefore yearly to the Lord the yearly rent of  
 of his price and performing all other Services thereof formous due and of Right accustomed and he gives to the Lord for his Fee Ten Pence and he is admitted Tenant thereof and hath performed his fealty.

rent - 20 - 9  
 fine - - - 9



Slater

and  
Slater and his wife

Copy made

At the said day of adjournment of this Court some in  
 this proper person Robert Slater a customary Tenant of this Manor and in open  
 Court did Surrender into the hands of the Lord of the said Manor by the hands of John  
 Mycho Spouthman Deputy Steward thereof by the rod all that Cottage or Tenement situate  
 lying and being in biddington aforesaid with the appurtenances To the use and  
 behoofe of him the said Robert Slater and Alice his wife successively for and during the  
 term of their natural lives and the life of the longer liver of them and hereafter  
 the increase of the longer liver of them then to the use and behoofe of the heirs of the said  
 Robert Slater for ever according to the custom of the said Manor ALL UNO at the said  
 day of adjournment of this Court some in their proper persons the said Robert Slater and  
 Alice his wife and humbly crave the favour of the Lord of the said Manor that they may be  
 admitted Tenants to the premises aforesaid with the appurtenances according to the said  
 Surrender To which said Robert Slater and Alice his wife (pursuant hereto in Court) the  
 Lord by the said Deputy Steward hath granted Licen<sup>ce</sup> thereof by the rod To have and  
 to hold the premises aforesaid with the appurtenances to the said Robert Slater and  
 Alice his wife in manner aforesaid of the said Lord at the will of the Lord according to the  
 custom of the said Manor rendering therefore yearly to the Lord the yearly rent of 10 pence  
 and performing all other services thereof formerly due and of right accustomed and they give  
 to the Lord for their fines 10 pence and they are admitted Tenants thereof and have  
 performed their Fealties.

rent 10 s 0 d  
0: 0: 9

fine 0: 0: 9

Freeman

and  
Freeman and his wife

Copy made

At the said day of adjournment of this Court It was testified by William  
 Hill a Doctor and customary Tenant of the said Manor <sup>(pursuant to the Court's order)</sup> That out of Court (to wit) on the  
 Eleventh day of October in the year of our Lord one thousand seven hundred and thirty five  
 Walter Freeman our other customary Tenant of the Manor aforesaid did Surrender into the hands  
 of the Lord of the said Manor by the hands and acceptance of the said William Hill by the rod  
 all that his the said Walter Freeman's messuage house Chamber and with the appurtenances in  
 Calverot and one yard and one Quarter of a yard and formerly labourers one Quarter of a yard and  
 purchase by him of Henry Newbon one Quarter of a yard and purchase of Thomas Woodcock one  
 Quarter of a yard and purchase of William Coit with all exigent thereto copy of their appurtenances  
 to the said messuage yard belonging in Calverot aforesaid and now in the tenure and occupation of George  
 Hadden To the use and behoofe of him the said Walter Freeman for life and his wife during  
 the term of her natural life and after her decease then to the use and behoofe of the heirs of the said  
 Walter Freeman for ever according to the custom of the said Manor ALL UNO at the said day of adjournment  
 of this Court some in their proper persons the said Walter Freeman and Frances his wife humbly crave  
 the favour of the Lord of the said Manor that they may be admitted Tenants to the premises aforesaid with  
 the appurtenances according to the said Surrender To which the Lord by the said  
 Deputy Steward hath granted Licen<sup>ce</sup> thereof by the rod To have and to hold the premises with the  
 appurtenances into the said Walter Freeman and Frances his wife in manner aforesaid of the said Lord at the  
 will of the Lord according to the custom of the said Manor rendering therefore yearly to the Lord the annual  
 yearly Rents of six Pence, Two Shillings and six pence, Two Shillings and six pence, One Shilling and  
 six pence and Two Shillings amounting in the whole to six Shillings and two pence and performing  
 all other services thereof formerly due and of right accustomed and they give to the Lord for their  
 fines six Pence, Two Shillings and six Pence, Two Shillings and six Pence, One Shilling and six  
 Pence and Two Shillings amounting in the whole to six Shillings and two Pence and they are  
 admitted Tenants thereof and have performed their Fealties.

rent 10 s 0 d  
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rent 0: 2: 5

rent 0: 2: 6

rent 0: 1: 9

rent 0: 2: 0

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fine 0: 0: 6

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fine 0: 2: 6

fine 0: 1: 9

fine 0: 2: 0

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John Pety and Philippa  
his wife

Recovery.

Copy made.

At the said Day of adjournment of this Court com. in their proper persons Peter Pety and Philippa his wife Customary Tenants of this Mannor (the said Philippa being first solemnly and truly examined by John Thew Gouttman Deputy Steward thereof and in open Court did Surrender by thers into the hands of the Lord of the said Mannor by the hands of the said Deputy Steward and by the word All that our attorney and undivided half part of our Messuage block and Outward in biddington aforesaid with the appurtenances within the Mannor aforesaid late the Estate of John Walter deceased under the yearly rent of six Pence and also our other attorney and undivided half part of the said Messuage block and Outward in biddington aforesaid with the appurtenances within the Mannor aforesaid under the yearly rent of six Pence held of the Lord of this Mannor by Two severall Copies of Court roll of this Mannor To the use and behoofe of John Townsend his heirs and assignes in for ever according to the custom of the said Mannor To the intent that the said John Townsend may be perfect Tenant of the Tenements and Premises aforesaid with the appurtenances and of the Customary With thers of suffering and paying our good & perfect Recovery thers according to the custom of the Mannor aforesaid And also at the said Day of adjournment of this Court com. in his proper person the said John Townsend and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the premises aforesaid with the appurtenances according to the said Surrender To whom (presently in Court) the Lord by the said Deputy Steward hath granted Seignior thers by the Rods Johaol and to hold the said Premises with the appurtenances unto the said John Townsend his heirs and assignes in manner aforesaid of the said Lord at the will of the said Lord according to the custom of the said Mannor rendering thers yearly to the Lord the second yearly rents of six Pence and six Pence amounting in the whole to our shilling and performing all other services thers for ever duly due and of right accustomed But nothing is given to the Lord for a fine because this admission is had for better appearance only and he is admitted Tenant thers of But his Fealty is respited and so forth.

And afterwarde to wit at the said Day of adjournment of this Court com. in his proper person Thomas Edurst Gouttman and in open Court com. in his name against the said John Townsend in allura of Law (to wit) of the said Customary Tenements and Premises with the appurtenances in the Jurisdiction of this Court held by two severall Copies of Court roll of the same Mannor and made Protestation to prosecute his said Pleint in the Nature & form of the writ of our Lord the King De ingressu super Disseisinam in le port at the common Law according to the custom of the said Mannor and first Pledge to prosecute his Pleint (to wit) John Dow and Richard Nas and vaods Durese thers upon to be made according to the custom of the said Mannor against the said John Townsend returnable here immediately and so forth and it is granted to him and so forth and the same John Townsend present here in this Court fully appears to the Pleint aforesaid without further Durese.

And hereupon the said Thomas Edurst in his proper person claims against the said John Townsend the Customary Tenements and Premises aforesaid with the appurtenances within the Jurisdiction of this Court as his right & inheritance at the will of the Lord by two severall Copies of Court roll of this Mannor according to the custom of the said Mannor and into which the same John Townsend hath not Entry but after the Displein which might have thers of unjustly and without Judgment hath made to the said Thomas Edurst within Thirty years last past and whereupon he doth that the the said Thomas Edurst was Seignior of the said Customary Tenements and Premises with the appurtenances in his Demour ad of Ten and Right at the will of the Lord according to the custom of the said Mannor in time of Peace in the time of our Lord the King that now is by taking the Displein thers of to the value and so forth and into which and so forth and thers for he bringe thers his Suit and so forth.



And the said John Townsend in his proper person cometh and defendeth his right whom and so forth and voucheth to Warranty the said Peter Drotty and Philippa his wife who present here in Court in their proper persons forby warrant to him the Customary Tenements and Promises aforesaid with the Appurtenances and so forth.

And hereupon the said Thomas Hurst demaundeth against the said Peter Drotty and Philippa his wife Tenants by his Warranty the Customary Tenements and Promises aforesaid in manner aforesaid and therewith saith that he was seized of the Customary Tenements and Promises aforesaid with the Appurtenances in his Demour as of Fee and Knight at the will of the Lord according to the custom of the said Chamber in time of Peace in the time of our Lord the King that now is by taking the Profits thereof to the Cellar and so forth and into which and so forth and thereupon he bringeth his suit and so forth.

And hereupon the said Peter Drotty and Philippa his wife Tenants by Warranty come in their proper persons and defend their right whom and so forth and vouch to Warranty William Shidwich who likewise present here in Court warrant to them the Customary Tenements and Promises aforesaid and so forth.

And hereupon the said Thomas Hurst demaundeth against the said William Shidwich Tenant by Warranty the said Customary Tenements and Promises aforesaid in manner aforesaid and so forth and saith that he was seized of the said Customary Tenements and Promises aforesaid with the Appurtenances in his Demour as of Fee and Knight at the will of the Lord according to the custom of the said Chamber in time of Peace in the time of our Lord the King that now is by taking the Profits thereof to the Cellar and so forth and into which and so forth and thereupon he bringeth his suit and so forth.

And hereupon the said William Shidwich Tenant by Warranty in his proper person comes and defendeth his right whom and so forth and saith that the said Hugh Hunt did not dispoise the said Thomas Hurst of the said Customary Tenements and Promises with the Appurtenances as the said Thomas Hurst by his Writ or Warrant and Declaration aforesaid supposed. And he set upon his Country and the Homage of the Court aforesaid and the said Thomas Hurst likewise and craveth leave to impart until the fourth hour of the afternoon of this Day and it is granted to him and the same hour is given to the said William Shidwich here and so forth.

And afterwards to wit at the said fourth hour the said Thomas Hurst returns here in Court in his proper person and the said William Shidwich although solemnly called cometh not again but departeth in contempt of the Court and without Default therefore according to the custom of this Chamber it is considered by this Court that the said Thomas Hurst do recover his claim against the said John Townsend of the Customary Tenements and Promises aforesaid with the Appurtenances. To have and to hold to the said Thomas Hurst and his Heirs forever at the will of the Lord according to the custom of the said Chamber save from the said John Townsend and his Heirs forever. And that the said John Townsend have of the Customary Tenements and Promises aforesaid of the said Peter Drotty and Philippa his wife to the value and so forth within this Chamber aforesaid and that the said Peter Drotty and Philippa his wife have further of the Customary Tenements and Promises aforesaid of the said William Shidwich within the said Chamber to the value and so forth. And that the said William Shidwich be in Chery and so forth.



And hereupon the said Thomas Hurst craves the Process and Decree of this Court to be directed to the Bailiff of this Court to cause full seizin of the Customary Tenements and Premises aforesaid with the Appurtenances to be had to him and it is granted to him as turnable here immediately.

And afterwarde to wit on the same Day and Year aforesaid this Court sitting come hore into Court the said Thomas Hurst and the Bailiff of this Court to wit / John Smith Bailiff hore and returned that by virtue of the aforesaid Decree this same Day hath caused full seizin to be delivered to the said Thomas Hurst of the said Customary Tenements and Premises so as aforesaid recovered as by the said Decree it was commanded.

And hereupon at this Court times in his proper person the said Thomas Hurst with humble craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the Customary Tenements and Premises aforesaid with the Appurtenances according to the form and effect of the said Recovery execution of the Writ aforesaid and according to the custom of the said Mannor.

And hereupon the Lord of the said Mannor in open Court by the said Deputy Steward hath granted and delivered to the said Thomas Hurst and his Heirs and Assignes by the good Leave of the Customary Tenements and Premises aforesaid with the Appurtenances To have and to hold the Customary Tenements and Premises aforesaid with the Appurtenances unto the said Thomas Hurst his Heirs and Assignes for ever of the said Lord at the will of the Lord according to the custom of the said Mannor rendering therefor yearly to the Lord the several yearly rents of the said Premises amounting in the whole to One Shilling and performing all other services therefor for ever Out of right accustomed But nothing is given to the Lord for service because this seizin is had for better assurance only and he is admitted Tenant thereof Out of his Healty is respected and is forth by virtue of which said Recovery the said Thomas Hurst was seized of and in the Tenements and Premises aforesaid with the Appurtenances in his Demesnes of the right according to the custom of the said Mannor.

And afterwarde at the said Day of adjournment of this Court times in their proper persons the said Thomas Hurst John Tommas and Peter Duffie and Philippa his wife the said Philippa being first solemnly and lawfully examined by the Deputy Steward aforesaid and in open Court did surrender unto the hands of the Lord of the said Mannor by the hands of the said Deputy Steward and by the good Will that the said One moiety or undivided half part of One Messuage Close and Orchard in Biddington aforesaid with the Appurtenances within the Mannor aforesaid into the Estate of John Tommas or his Heirs and also One other moiety or undivided half part of the said Messuage Close and Orchard in Biddington aforesaid with the Appurtenances within the Mannor aforesaid into the Estate of the Lord of the said Mannor by Two several Copies of Court roll of the same Mannor To the use and behoof of the said Peter Duffie his Heirs and Assignes for ever according to the custom of the said Mannor And sure there they the said Thomas Hurst and John Tommas for themselves and their Heirs lawfully and absolutely have renounced whereas and for ever quit claimed to the said Peter Duffie and his Heirs and Assignes all the Right Title Estate Interest Claim and Demand whatsoever of them the said Thomas Hurst and John Tommas of or to the said Customary Tenements and Premises or any part or parcel thereof and now at the said Day of adjournment of this Court times in his proper person the said Peter Duffie and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the Customary Tenements and Premises aforesaid with the Appurtenances according to the Surrender and Release aforesaid To which said Peter Duffie present hore in Court the Lord by the said Deputy Steward hath granted seizin thereof by the good Leave and to hold the Customary Tenements and Premises aforesaid with the Appurtenances to the said Peter Duffie his Heirs and Assignes in manner aforesaid of the said Lord at the will of the Lord according to the custom of the said Mannor rendering therefor yearly to the Lord the several yearly rents of the said Premises amounting in the whole to One Shilling and performing all other services therefor for ever Out of right accustomed And he gives to the Lord for his said seizin and the said Peter Duffie amounting in the whole to One Shilling and he is admitted Tenant thereof and hath performed his Healty.

rent	-	0:	0:	6
rent	-	0:	0:	6
		0:	4:	0
fine	-	0:	0:	0

rent	-	0:	0:	6
rent	-	0:	0:	6
		0:	4:	0
fine	-	0:	0:	6
fine	-	0:	0:	6
		0:	4:	0

Exam'd by *Wych*  
Deput. Stew.



The Shire of Liddington & of the Dioc<sup>1736</sup> of Tharkeplegge and also the Great Court Barou of the Right  
with Baldew in the County of Rutland Honorable Browlowe Earl of Essex Lord of the said Shire hold at Liddington

Michaelmas

in and for the said Shire within one Month next after the Feast of Saint Michael the  
Churchill (to wit) on Thursday the fourteenth day of October in the Sixth year of the Reign of  
our Sovereign Lord George the Second by the grace of God of Great Brittain France and  
Ireland King Defender of the Faith and in the year of our said Our Thousand Seven Hundred  
and Thirty Six and from thence by adjournment continued untill the Twelfth day of August  
the next following before John High Court Baron Deputy Steward of the Court there

The Inquest and Homage  
of Liddington aforesaid

Edward Milnes Gentleman	Sworn	John Farrers	Sworn
Moses Allen		Samuel Newhall	
John Chapman		William Carratt	
Robert Smith		Thomas Colwell	
John Hill		George Carratt	
Robert Carratt		Daniel Curtis	
Thomas Pretty		and	
James Woodcock		Clement Pretty	

The Inquest and Homage  
of Caldecot aforesaid

William Case	Sworn	William Hill	Sworn
William King		William Stafford	
John Brown		George Riddell	
Peter Brown		William Morris Shoemaker	
George Brown		Wm Morris Farmer	
Lewis Woodcock		Edward Huggleton	
Matthew Baxter		and	
William Tomlin		John Hand	

Officers elected for  
the year ensuing

Constables of Liddington	John Chapman	Sworn
	George Carratt	
Officers of the Shire	Robert Carratt	Continued
	John Brown	
	Thomas Pretty	Sworn
	John Hill	

Finder and Deedkeeper John Smith ———— Continued

Assessors & Deedkeepers William Carratt ———— Sworn  
John Carratt ———— Sworn

Assessors of Wights and Measures & Altitates Thomas Pretty ———— Sworn  
James Woodcock ———— Sworn

Deemors for taking Sworn John Brown ———— Continued  
Moses Allen ———— Continued  
John Chapman ———— Continued  
Peter Pretty ———— Continued

Wrights woe John Chapman ———— Continued



1736.

Constables of Calverton } Samuel Stokes }  
Thomas Ougdom } Sworne

Fieldbarchers & Surveyors } George Ridwell }  
of Weights & Measures and } William Comblin }  
allotment there } Sworn

De-moors for taking Surrenders } Thomas Woodcock }  
William Hill } Continued

Troobroughs & Disbursements } Peter Biorone }  
William Morris } Continued

Pinners } Samuel Ly } Continued

Wheat - 10000 } Walter Smith }

On this Court Robert Colwell One of the Fieldbarchers & Surveyors of Weights and  
Measures & Allotment of Calverton aforesaid because he did not appear at this Court to  
prosecute and do those things which to his Office belong according to the custom of this  
Manor is fined, Six Shillings and Eight Pence.

Esquires, To wit Thomas Cliff of Biddington, John Drake of the same, Jonathan Adcock of the same,  
William Robinson of the same, John Cook of the same, William Wright of the same,  
Thomas Drake of the same, John Horspools of the same, Robert Dwyer of the same,  
John Brewster of the same, Robert Slater of the same, John Ingham of the same, Godfrey  
Brewster of the same, Richard Howard of the same, William Smith of the same,  
Hugh Sharpe of the same, John Dow of the same, Richard Baper of the same & Thos  
Coleman of the same and others William White of Calverton, Richard Deason of the  
same, Thomas Rudham of the same, Richard Mayors of the same, Matthew &  
Edward of the same Ward Clerk of the same, Robert Shothorn of  
the same, Simon Winton of the same, John Carter of the same, John Dawson  
the younger of the same and

The Verdict of the Jurors The Jurors aforesaid upon their Oathes do present that John  
and Thomas of Biddington aforesaid & others because he hath been the default and an Inhabitant at Biddington  
aforesaid within the Duemicks of this View of Fraunch pledge for the space of one  
year and more and did not appear at the View of Fraunch pledge aforesaid to perform  
his Suit and Service there according to the custom of this Manor and that Richd  
Noble of the same Richard Haffey of the same and John Roads of the same are in  
the Libe and that John Gaudin Esquire because he is affeerholder of this Manor  
for his Troshob lands and Tenements in Biddington aforesaid and did not  
appear at this Court Baron to perform his Suit and Service there according  
to the custom of this Manor and that Henry Dug Esquire and Philip Ward  
Esquire are in the Libe and that William Haffey Clerk because he is an



Customary Tenant of this Mannor for his Customary Services and Tenements in Liddington  
 aforesaid and did not appear at this Court Barou to perform his Suit and Service thereof  
 according to the custom of this Mannor and that Thomas Solley Esq<sup>r</sup> Colmfolewell Robert  
 Devere Esq<sup>r</sup> Edward Moresfield and Elizabeth Moresfield are in the Lide and that John  
 Chapman because he trespassed with four Horses in & upon the common Fields of Liddington  
 within this Mannor contrary to Order and the custom of this Mannor and that James Moresfield  
 because he trespassed with one Horse in & upon the common Fields of Liddington within  
 this Mannor before they were charged of Exclaim contrary to Order & the custom of this Mannor  
 And that John Meddow is in the Lide and that Robert Waterfield of Easton Magna because  
 he hath not repaired his road & in good repair kept his Water passage at a certain place called  
 the Ggate within this Mannor contrary to Order & the custom of this Mannor and that Robert  
 Smith because he trespassed with two Hares in & upon the common Pasture within this Mannor  
 contrary to Order and the custom of this Mannor and that W<sup>m</sup> Lincot because he did not set  
 down his Tenures according to Order & the custom of this Mannor and because he took up  
 several Horses in the Chardoc way within this Mannor before Law was done  
 contrary to Order & the custom of this Mannor and because he hath used two Hares in  
 the fields in the Wheatfield within this Mannor contrary to Order & the custom of the  
 said Mannor and that Thomas Duff with one Chare and  
 D<sup>r</sup> Lidd with one Chare in the Lide and that Sam<sup>r</sup> Mowat because he hath sowed &  
 not watered his Horses in the several Fields within this Mannor contrary to Order & the  
 custom of the said Mannor and that Robert Smith is in the Lide and that W<sup>m</sup> Lincot  
 because he trespassed by turning two Hares with their Hocks loose in & upon the several  
 Fields within this Mannor contrary to Order & the custom of this Mannor and that Thomas  
 Chidd because he watered a Hare with her Hock in & upon the Wheatfield within this  
 Mannor contrary to Order & the custom of the said Mannor Therefore the charges & costs  
 of them is in the mercy of the Lord of this Mannor as appears over their names respectively

Approvers of the Verdict of the Edmund Simey sworn  
 Inquest & homage aforesaid Moses Hill

The Verdict of the Inquest and  
 Homage of Caldecot aforesaid

The Jurors aforesaid upon their Oath do say that Thomas Newson Gent<sup>r</sup> because  
 he hath been a common Trespasser with his Horses in & upon the common Fields of Caldecot  
 within this Mannor contrary to the custom of the said Mannor and that Robert Colwell and  
 W<sup>m</sup> Tomlyn are in the Lide and that John Norris because he broke open the common  
 Pound within this Mannor because he hath trespassed with one Horse in & upon the common  
 Field within this Mannor before Opened because he removed & took away his Horse  
 out from the Pinder of & for this Mannor contrary to Order & the custom thereof and that  
 Thomas Coleman because he trespassed with one Horse in and upon the open Field  
 of Caldecot within this Mannor contrary to the custom thereof and that Henry Nobboun  
 for two Horses George Brown for one Horse W<sup>m</sup> Morris the Oxer for one Horse Robert  
 Hill for one Swine Lawrence Puffell for two Swine John Puffell for one Swine Coerard  
 Inough for one Swine Henry Cooper for one Swine Jane Cade for two Swine Benjamin  
 Tomson for one Swine John Redhead for one Swine John Cade for one Swine Rich<sup>d</sup>  
 Woodcock for two Swine Robert Woodcock for one Swine Henry Nicobourne  
 for one Swine are in the Lide and that Thomas Newson because he hath broken  
 open the common Pound of Caldecot within this Mannor contrary to the custom  
 thereof and that John Norris because he hath trespassed with his Swine & Pigs in



1730. in and upon the Wheat field of Calceot within this Manor contrary to the custom thereof And that Thos. Verrison for his Son-in-law and that Rich<sup>d</sup>. Dracoon for one slorn: there are in this like And that W<sup>m</sup>. Hoerid<sup>2</sup> Shoemaker because he was trapped with his Horses in the Night time in upon the Wheat field of Calceot within this Manor contrary to order & the custom thereof Therefore they are and every of them is in the Manor as appears over their respective Names.

Approvers of the Verdict of the William Case }  
Inquest & Homage aforesaid } William Loring }  
Sworn.

At this Court It was severally & respectively Ordered by the severall & respective Inquest & Homages aforesaid in the words following

It is ordered by the Jurors aforesaid by and with the Consent of the Steward of this Court That all former Orders w<sup>ch</sup> were made or which were in force at the last Court Seat & Court Baron holden for this Manor (other than such of them as are already performed or expired) shall stand remain continu<sup>d</sup> and be in full force power and effect to all intents & purposes what so ever untill the said Orders or any of them shall be altered repealed or made void at any succeeding Court or Courts hereafter to behoofen for the said Manor.

Stenton Widow and Ward.

At this Court It was testified by Lewis Woodcock a Deemur & Customary Tenant of this Manor That out of Court (that is to say) on the eighth Day of October in the year of our Lord one thousand seven hundred and thirty six Martha Stenton Widow one other Customary Tenant of the Manor aforesaid Did Surrender in to the hands of the Lord of the said Manor by the hands of the said Lewis Woodcock and by the rod & All that her Moisty or half Cottage House in Calceot with all and sovery the Appurtenances unto the same half Cottage house belonging and now in the tenure and occupation of Richard Ward Simon Piminton and Dorothy Shethorn To the use and behoofe of Richard Ward his Heirs and Assignes for ever according to the custom of the said Manor And upon at this Court comes in his proper person the said Richard Ward & humbly craves the favour of the Lord of the said Manor that he may be admitted Tenant to the Premises aforesaid with the Appurtenances according to the said Surrender To whom (present here in Court) the Lord by the said Deputy Steward hath granted & given thereof by the rod To have and to hold the Premises aforesaid with the Appurtenances unto the said Richard Ward in Manor aforesaid of the said Lord at the will of the Lord according to the custom of the said Manor rendering therefore yearly to the Lord the yearly Rent of eight pence half penny and performing all other services therefore formerly due and of Right accustomed and he gives to the Lord for his Aimes eight pence half penny - - And he is admitted Tenant thereof and hath performed his fealty.

Copy made.

Rent. . . 8<sup>1</sup>/<sub>2</sub>  
Aimes. . . 8<sup>1</sup>/<sub>2</sub>

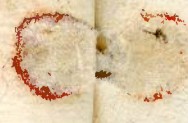


Benjamin Judge Clerk Acknowledgements  
of Satisfaction upon a Conditional  
Surrender inrolled made to him by  
Richard Peach Gentleman.

Whereas at the Court Baron held for  
the Mannor aforesaid on the fourth Day of  
October in the year of one Lord one thousand  
seven hundred and twenty five It was found  
that out of Court and before the then Comptroler, to wit, on the twentieth Day of July in  
the year of one Lord one thousand seven hundred and twenty two a certain Surrender  
was taken by Joshua Blackwell then and then Steward of the Court there The tenour  
of which said Surrender was contained in these English words following to wit  
The Mannor of Siddington cum Caldecot in the County of Rutland -  
Memorandum That on the twentieth Day of July in the year of one Lord one  
thousand seven hundred twenty and two Richard Peach Gentleman Customary Tenant  
of the Mannor aforesaid out of Court did Surrender into the hands of the Lord of the  
said Mannor by the hands of Joshua Blackwell Steward there by the rod one Messuagge  
and half a yard of Land formerly in tenure of John Symy and Crabella Dr. Land Widow  
with the appurtenances within the Mannor aforesaid held by Copy of Court roll of the  
Mannor aforesaid under the yearly Rent of four Shillings and four pence and also one  
other half yard Land in Siddington aforesaid with the appurtenances within the  
Mannor held by another Copy of Court roll of the Mannor aforesaid under the yearly  
Rent of five Shillings and also one other Messuagge and one yard Land thereto belonging  
in Siddington aforesaid with the appurtenances within the Mannor aforesaid held by  
another Copy of Court roll of the said Mannor under the yearly rent of ten Shillings  
and also one yard Land late purchased of Henry Warren in Siddington aforesaid with  
the appurtenances within the Mannor aforesaid held by another Copy of Court roll of the  
Mannor aforesaid under the yearly Rent of six Shillings and six Pence and also  
one Cottage or Tenement called the Swann late purchased of Thomas Clothwell Margaret  
his wife and Susannah their Daughter and Thomas Pole in Siddington aforesaid with  
the appurtenances within the Mannor aforesaid held by another Copy of Court roll of the  
Mannor aforesaid under the yearly Rent of eight Pence and also one other Messuagge  
and Chop thereto adjoining and one other yard Land in Siddington aforesaid with the  
appurtenances within the Mannor aforesaid held by another Copy of Court roll of the  
said Mannor under the yearly Rent of ten Shillings To the use and behoof  
of Benjamin Judge Clerk his Heirs and Assignes according to the custom of the said  
Mannor Provided always nevertheless and upon Condition that if the said Richard  
Peach his Heirs Executors Administrators or Assignes or any of them shall and  
do well and truly pay or cause to be paid unto the said Benjamin Judge his  
Executors Administrators or Assignes the full and just Sum of one thousand and fifty  
Pounds of good and lawfull Money of Great Brittain in manner following that is to  
say the Sum of twenty five pounds part three of at or upon the twenty first Day of  
January next ensuing the Date hereof and the further Sum of One thousand and twenty  
five pounds Part three of at or upon the twenty first Day of July which shall be  
in the year of one Lord one thousand seven hundred twenty and three without any



20 Deduction or Abatement whatsoever Then this Surrender to be void or else  
 to remain in full force and Virtue as by the said Surrender intollid at the Court  
 Baron held on the said fourth Day of October in the said year of our Lord one  
 thousand seven hundred and twenty five more fully appeared AND now at  
 this Court the aforesaid Benjamin Judge Clerk by the said Deputy Steward,  
 by vertue of a Warrant to him directed under the hand and Seal of the said  
 Benjamin Judge bearing Date the ninth Day of April last past, acknowledged  
 to have had and received full Satisfaction of all and every the Sums and  
 Debts charged or to be charged in or upon the Premises aforesaid with the  
 Appertenances by vertue of the said Surrender made to him the said Benjamin  
 Judge as aforesaid Therefore the Premises aforesaid with the Appertenances  
 are freed and discharged thereof and so forth.



Shir  
 Sam



Shelthorne  
and  
Samson & his wife

Copy made.

1736.

At this Court It was testified by Thomas Newison a Deemiar and Customary Tenant of this Mannor That out of Court (that is to say) on the four and twentieth day of November in the year of our Lord Christ one thousand seven hundred and thirty five Mary Shelthorn Widow and Robert Shelthorn the Elder Son and their Apparent of the said Mary Shelthorn Customary Tenants of the Mannor, aforesaid Did surrender into the hands of the Lord of the said Mannor by the hands of the said Thomas Newison and by the rood All that Tenement or Barn with a Chimney late erected therein being part and parcel of the Messuage Dwelling or Farm house of and belonging to the said Mary Shelthorn standing and being in Catbocot aforesaid and the Reservation after her Decease to the said Robert Shelthorn The Messuage or Tenement of Robert Shelthorn the younger on the last side the roof and the said Messuage or Farm house on the West side thereof together with part and parcel of the yard belonging to the said Messuage or Farm house and is to run in length down from the corner next the house of Robert Shelthorn the younger along by his Wall fifty and five foot and in broad the next the said Barn or Tenement thirty two foot and at forty foot in length from the Wall cross over the yard sixteen foot with free Liberty of Ingross Egress and Regress in and out at the north gate next the Hoild with all taggon or other Carriage at all reasonable times of the Day as also the same Liberty in and through the Passage or Entry of the said Messuage or Farm house for a few or what other things at all reasonable times with all appurtenances to the said Tenement or Barn belonging as also part of the yard and premises therein belonging with all the Great Right Title Interest use possession and Reservation of them the said Mary Shelthorn and Robert Shelthorn the Elder of in and to the same Except and always reserved unto the said Mary Shelthorn and Robert Shelthorn the elder and their Heirs and Assignes free Liberty and Passage to the Pump standing in the yard hereby surrendered at all reasonable times for water from the said Pump they keeping and paying for half the repairing thereof the said Mary Shelthorn and Robert Shelthorn keeping in Repair also the Partition over the Entry or Passage thro' the said Messuage or Farm house but not the Partition hedge as is to part the yard To the use and behoofe of Thomas Samson of Edy Weston in the County of Rutland Esq; His wife and Mary his wife late Mary Shelthorn for and during the Term of their natural Lives and the life of the longer liver of them and from and after the Decease of the survivor of them Then to the Heirs of their two Bodies lawfully begotten or to be begotten and for want of such Issue of their two Bodies To the right Heirs and Assignes of her the said Mary Samson for ever according to the custom of the said Mannor



AND NOW at this Court some in their proper persons the said Thomas Samson and Mary his wife and humbly crave the favour of the Lord of the said Manor that they may be admitted Tenants to the Premises aforesaid with the Appurtenances ~~aforesaid with the appurtenances~~ according to the said Surrender To whom present here in Court the Lord by the said Deputy Steward hath granted Licence thereof by the rod Johanne and to hold the said Premises with the Appurtenances unto the said Thomas Samson and Mary his wife in manner aforesaid of the said Lord at the will of the Lord according to the custom of the said Manor rendering therefor yearly to the Lord the yearly Rent of four pence and performing all other Services therefor formerly due and of right accustomed And they give to the Lord for their first four pence And they are admitted Tenants thereof and have performed their Fealty.

Rent . . . 4<sup>d</sup>.

Time . . . 4.

Morris - - - }  
 and  
 Morris and his wife

At this Court It was testified by Thomas Newson a Deacon and Customary Tenant of this Manor that out of Court that is to say on the thirteenth day of October in the year of our Lord one thousand seven hundred and thirty six William Morris son and Heir of William Morris late of Cadzot aforesaid deceased another Customary Tenant of the Manor aforesaid did surrender into the hands of the Lord of the said Manor by the hands of the said Thomas Newson and by the rod All that one Close of Pasture lying in fields called the North field in Cadzot aforesaid containing by estimation two acres (more or less) and abutting upon a Close now or late of William King on the North side and upon the River on the South with all Appurtenances to the said Close of Pasture belonging and appertaining within the said Manor To the use and behoofe of the said William Morris and Ann his wife for and during the Term of their natural lives and the life of the longer Survivor of them and after the Deaths of the Survivor of them then to the use and behoofe of the Heirs of their two Bodies lawfully begotten or to be begotten and for want of such Issue to the use and behoofe of the right Heirs of him the said William Morris for ever according to the custom of the said Manor AND NOW at this Court some in their proper persons the said William Morris and Ann his wife and humbly crave the favour of the Lord of the said Manor that they may be admitted Tenants to the Premises aforesaid with the Appurtenances according to the said Surrender To whom present here in Court the Lord by the said Deputy Steward hath granted Licence thereof by the rod Johanne and to hold the said premises with the Appurtenances unto the said William Morris and Ann his wife in manner aforesaid of the said Lord at the will of the Lord ~~at the will of the Lord~~ according to the custom of the said Manor rendering therefor yearly to the Lord the yearly rent of six Pence and performing all other Services therefor formerly due and of right accustomed And they give to the Lord for their first six Pence - - - And they are admitted Tenants thereof and have performed their Fealty.

Copy made.

Rent - 6<sup>d</sup>

Time - 6<sup>d</sup>



Mcantons  
and  
Mcanton

Copy made.

At this Court com. in their proper persons Edward Manton and  
 Thomas Manton Customary Tenants of this Manor (which said Thomas Manton  
 is the youngest Son and next Heir according to the custom of this Manor of Lawrence  
 Manton lately deceased) and in open Court Did Surrender by the rod into the hands of the  
 Lord of the said Manor and by the hands of John Heynd Gents Deputy Steward of the  
 Court three All those two roods of Arable Land in the upper field near the Park Gate  
 between the Lands of John Chapman on the South and the lands of William Hancock on the  
 North and half an Acre of Pasture in the middle field with the Appurtenances in  
 Lodington aforesaid now in the tenure of John Fisher held by Copy of Court roll of the  
 said Manor under the yearly Rent of two pence And also all that customary  
 Cottage or Tenement with the Appurtenances situate in Lodington aforesaid now  
 in the tenure of the said John Fisher held by one other Copy of Court roll of the said  
 Manor under the yearly rent of Two Shillings and six pence To the use  
 and behoofe of the said Edward Manton his Heir and Assigns for ever  
 according to the custom of the said Manor AND NOW at this Court com. in  
 his proper person the said Edward Manton and humbly craves the favour of the Lord  
 of the said Manor that he may be admitted Tenant to the Premises aforesaid in  
 the Appurtenances according to the said Surrender To whom present here in  
 Court the Lord by the S<sup>r</sup> Deputy Steward hath granted Signify therof by the rod  
 To have and to hold the Premises aforesaid with the Appurtenances  
 unto the said Edward Manton in moorn or aforesaid of the said Lord at the wills of  
 the Lord according to the custom of the said Manor remaining therof yearly to  
 the Lord the several yearly rents of two pence and two Shillings and six pence  
 amounting in the whole to two Shillings and eight pence  
 and performing all other Services therof formerly due and of Right accustomed  
 and to give to the Lord for his field two pence and two Shillings and six  
 Pence amounting in the whole to two Shillings and eight pence  
 And he is admitted Tenant therof and hath performed his fealty.

Rent	0: 2
Rent	2: 6
<hr/>	
	2: 8
<hr/>	
Time	0: 2
Time	2: 6
<hr/>	
	2: 8

Thos Baines  
Sarah Baines

Copy made.

At this Court It was testified by John Townsend a Deemer and Customary  
 Tenant of this Manor That out of Court (that is to say) on the sixteenth day of October in  
 the year of our Lord one thousand seven hundred and thirty five Thomas Baines one other  
 Customary Tenant of the said Manor Did Surrender into the hands of the Lord of the said  
 Manor by the hands of the said John Townsend and by the rod according to the custom  
 of the said Manor All and singular the Copy hold Messuages Cottages Houses Lands  
 Tenements and Hereditaments with the Appurtenances within the Manor aforesaid  
 To and for the use ever all uses behoofs intents and purposes mentioned and appointed in  
 and by the last Will and Testament of the said Thomas Baines And to and for none  
 other use behoofe intent or purpose whatsoever according to the custom of the said  
 Manor Which said Thomas Baines did make his last Will and Testament in



Writing bearing date the twentieth day of October which was in the year of our Lord one  
 thousand seven hundred and thirty two the Tenour of which said last Will and Testament  
 as to the Copyhold Messuages Cottages Clofes Landes Tenements & Hereditaments  
 with the Appurtenances follow in these English words following to wit I give and devise  
 unto my loving wife Sarah All that my Cottage with the Appurtenances  
 situate in Liddington aforesaid wherein I now dwell being Copyhold of the Manor of  
 Liddington cum Caldecott and all my Copyhold Land and Hereditaments with the Appurtenances  
 in Liddington aforesaid To hold the said Cottage Land and Premises unto my said wife  
 from the time of my Decease for and during the term of her naturall life she doing no  
 waite thirson subject to the Devise hereinafter mentioned that is to say Provided  
 always and the Devise of the said Cottage Land and Premises to my said wife for her  
 life is upon this express Condition and my Will and meaning is that if at any time  
 after my Decease she do or shall claim Dower or her Thirds out of or in any of the Freehold  
 Land or Hereditaments in King in the County of Rutland wherof I shall be seized or  
 wherof I was seized at any time since my Intermarriage with her or if she do or  
 shall after my Decease refuse to convey and release unto my Son Thomas Baines or  
 his Heirs and Assignes or any of them her Dower and right of Dower and all her  
 Estate claim and Demand whatsoever in and to all the Freehold Land and  
 Hereditaments in King aforesaid wherof I shall be seized or wherof I was  
 seized at any time during my Intermarriage with her by such lawfull and reasonable  
 waies or means as by the said Thomas Baines his Heirs or Assignes his or their  
 Council learned in the Law shall be advised and required Then and in either of the  
 said Cases the Devise of the said Cottage Land and Premises in Liddington  
 aforesaid heretofore made her for her life shall waite determine and be thenceforth  
 utterly void and of none Effect and she shall no longer have any Benefit thereof  
 notwithstanding any Thing therein contained Item from and after my said wifes  
 Decease or other sooner Determination of her Estate for life in the said Cottage Land  
 and Premises in Liddington aforesaid I give and devise the said Cottage Land and  
 Premises in Liddington aforesaid and every part thereof unto my said Son Thomas  
 Baines and his Heirs charged and chargeable with Subjected and Subject to the  
 Payment of the Sum of ninety pound of lawfull Money of Great Britain in the  
 Proportions and manner hereafter mentioned that is to say the Sum of Forty five  
 pound part thereof to my Daughter Alice Baines Spinster which I hereby give  
 and bequeath her out of the said Copyhold at Liddington the Sum of fifteen pound  
 other part thereof to my Daughter Mary Shelton which I hereby give and  
 bequeath her out of the said Copyhold at Liddington the Sum of fifteen pound other  
 part thereof to my Daughter Elizabeth Smith which I hereby give and bequeath  
 her out of the said Copyhold at Liddington the Sum of fifteen pound residue  
 thereof to my Daughter Sarah Shelton which I hereby give and bequeath her  
 out of the said Copyhold at Liddington Item I give to my Daughter Esther  
 Clerk the Sum of one pound and one Shilling out of the said Copyhold at Liddington  
 to be paid unto them respectively by my said Son Thomas Baines his Heirs or  
 Assignes within one year after the Decease of my said wife or other sooner Determination  
 of her Estate for life in the said Copyhold at Liddington and if it should happen that any  
 of my said Daughters shall depart this Life before her said Legacy charged on the said  
 Copyhold at Liddington shall be come due and payable Then I will and appoint That the  
 said Legacy of such of my said Daughters so dying shall remain to and be paid by my

See the Copyd. Mich. 1720.



1736.

said Son Thomas Raines his Heires or Assignes equally to and amongst all the Child or Children respectively of such Daughter so dying which shall be living at the time the Legacy it self would have become due & payable to their deceased mother if she had lived and if there shall be no such Child or Child living at that time then the said Legacy shall be as for the Benefit of my said Son Thomas Raines AND NOW at this Court comes in her proper person the said Sarah Raines and humbly craves the Favour of the Lord of the said Mannor that she may be admitted Tenant to the Promises aforesaid with the Appurtenances according to the said Surrender and last Will and Testament To whom (present here in Court) the Lord by the said Deputy Steward hath granted Suit thereof by the said To have and to hold the Promises aforesaid with the Appurtenances to the said Sarah Raines in manner aforesaid of the said Lord at the Will of the Lord according to the custom of the said Mannor rendering therefor yearly to the Lord the yearly Rent of one Shilling and four pence and four Shillings and eight pence amounting in the whole to six Shillings and she gives to the Lord for her Home Shilling and four pence and four Shillings and eight pence amounting in the whole to six Shillings And she is admitted Tenant thereof and hath performed her Fealty.

Rent. 1: 4  
 Rent 4: 8  
 Fine 6: 0  
 Fine 1: 4  
 Fine 4: 8  
 6: 0

Tiptaft  
 and  
 Farrourt Clerk

Copy made.

At the said Day of Adjournment of this Court comes in this proper person Mr Tiptaft a customary Tenant of this Mannor and in open Court Did surrender into the hands of the Lord of the said Mannor by the hands of John Niche Gentleman Deputy Steward there and by the said One Messuage with the Orchard Garden Yard and Farms to the said Messuage belonging with all and singular the Appurtenances To the use and behoofe of the Reverend William Farrourt of South Luffenham in the said County of Rutland Clerk his Heires and Assignes for ever AND NOW at the said Day of Adjournment of this Court comes in his proper person the said William Farrourt and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the Promises aforesaid with the Appurtenances according to the said Surrender To whom (present here in Court) the Lord by the said Deputy Steward hath granted Suit thereof by the said To have and to hold the Promises aforesaid with the Appurtenances to the said William Farrourt in manner aforesaid of the said Lord at the Will of the Lord according to the custom of the said Mannor rendering therefor yearly to the Lord the yearly rent of four Shillings and performing all other Services therefor yearly one and of right accustomed And he gives to the Lord for his Home four Shillings And he is admitted Tenant thereof and hath performed his Fealty.

Rent. 1: 0.  
 Fine. 1: 0.



Trigg and his wife  
and  
Sarrat

Copy made.

At the said Day of Adjournment of this Court It was found  
That out of Court to wit on the ninth day of April in the year of our Lord one  
thousand seven hundred and thirty seven Daniel Trigg and Catharine his  
wife formerly Catharine Sarrat Widow Customary Tenants of this Manor the said  
Catharine being first solemnly and lawfully examined by William Bludwick  
Deputy Steward of the said Manor and thereunto consenting Did out of Court  
Surrender into the hands of the Lord of the said Manor by the hands of the said  
William Bludwick and by the rod One Acre of arable Land Half one  
Acre of Leys and half one Acre of Meadow lying dispersedly in the fields  
Meadows and Pwernets of Liddington aforesaid formerly in the occupation  
of George Sarrat and late the estate of John Wynny Gentleman with the  
Appurtenances within the Manor aforesaid To the Use and  
Benefit of George Sarrat of Liddington aforesaid Woodsomber son  
of the said Catharine Trigg his Heirs and Assignes for ever according to  
the custom of the said Manor AND NOW at the said Day of  
Adjournment of this Court comes in his proper person the said George  
Sarrat and humbly craves the Favour of the Lord of the said Manor  
that he may be admitted Tenant to the Premises aforesaid with the  
Appurtenances according to the said Surrender For whom present here  
in Court the Lord by the said Deputy Steward hath granted Licence  
thereof by the rod To have and to hold the Premises aforesaid with  
the Appurtenances to the said George Sarrat in manner aforesaid of  
the said Lord at the Will of the Lord according to the custom of the said  
Manor rendering therefor yearly to the Lord the yearly Rent of one penny  
and performing all other suits and Services therefore formerly due  
and of right accustomed and he gives to the Lord for his fine one penny  
And he is admitted Tenant thereof and hath performed his Fealty.

Rent. 0: 2.  
Fine 0: 1

Allen  
and  
Allen and his wife

Copy made

At the said Day of Adjournment of  
this Court It was testified by John Forson and a Demour and Customary  
Tenant of this Manor / who is in open Court sworn / that out of Court / that  
is today / on the thirteenth day of April in the year of our Lord one  
thousand seven hundred and thirty seven Moses Allen one other Customary  
Tenant of the said Manor did Surrender into the hands of the Lord of the  
Manor by the hands of the said John Forson and by the rod according  
to the custom of the said Manor One half yard Land formerly Warrens  
lying dispersedly in the fields and Liberties of Liddington aforesaid AND  
also One half yard Land formerly Stangers in the Manor aforesaid  
now in the occupation of the aforesaid Moses Allen in the Manor of



Liddington aforesaid with all and singular their Appurtenances To the use and  
 behoofe of John Allen and Magdalen his wife for and during the Term of their  
 natural Lives and from and after the Decease of the longer Liver of them Then to the  
 Heirs of their two Bodies lawfully begotten or to be begotten and for want of such  
 Heirs Then to the right Heirs of the aforesaid John Allen for ever according to the  
 custom of the said Manor AND NOW at the said Day of adjournment of  
 this Court some in their proper persons the said John Allen and Magdalen his wife  
 and humbly crave the favour of the Lord of the said Manor that they may be  
 admitted Tenants to the promises aforesaid with the Appurtenances  
 according to the said Surrender To whom present here in Court the Lord  
 by the said Deputy Steward hath granted Seizin thereof by the rod To have  
 and to hold the Premises aforesaid with the Appurtenances to the said  
 John Allen and Magdalen his wife in manner aforesaid of the said Lord at  
 the will of the Lord according to the custom of the said Manor rendering therefore  
 yearly to the Lord the severall yearly Rents of Four Shillings and Five Shillings  
 amounting in the whole to nine Shillings and performing alboth other services  
 thereto formerly due and of right accustomed And they give to the Lord for  
 their Heirs Four Shillings and Five Shillings amounting in the whole to  
 nine Shillings And they are admitted Tenants thereof And have  
 performed their Healty.

Examd by *Wiche*  
 Dep. Steward

8 s  
 Rent . 4: 0  
 Rent . 5: 0  


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 9: 0

Tme - 4: 0  
 Tme - 5: 0  


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 9: 0







Constables of Cald. cot . . . William Cavo . . . Sworn .  
Samuel Stooker the younger

H. M. Searchers Surveyors of Wrights & Messuages and chatastres there . . . William Arny . . . Sworn .  
George Brown . . .

Deputies for taking Surrenders Lewis Woodroch . . . Continued .  
Thomas Newson . . .  
William Hill . . .

Speerborough Dythwoses John Brown the older . . . Sworn .  
Robert Colwell . . .

Pinder . . . Samuel Sly . . . Continued .

Essoins. To wit, John Fisher of Liddington Edward Provat of the same Hen. M. Faulthorpe of the same William Cumington of the same Charles Crowlat of the same Richard Morcock William Foxe of the same Clement Druhy of the same Nathaniel Lattimore of the same William Smith of the same John Dins of the same Daniel Luff of the same William Allen of the same and John Startshorne of the same and others William White of Cald. cot. Richard Deason of the same Thomas Rudkin of the same William Hill the younger of the same Richard Mayors of the same Simon Pimington of the same John Carter of the same John Brown the younger of the same John A. D. Head Samuel Smith of the same William Threvoit of the same & John Dins of the same and others.

The Verdict of the Inquest and Homage of Liddington aforesaid } The Errors aforesaid upon their oaths do present that Richard Noble because he hath been a Resident and an Inhabitant at Liddington aforesaid within the Vicomage of this Ducy of Frankpledge for the space of one year and more and did not appear at the Ducy of Frankpledge aforesaid to perform his Suit and Service there according to the Custom of this Mannor and that John Drake of the same Thomas Drake of the same Richard Druhy of the same and William Allen of the same are in the Lib. and that Henry Dey Esquire because he is afeorholder of this Mannor for his feuchold Land and Tenements in Liddington aforesaid and did not appear at this Court Baron to perform his Suit and Service there according to the Custom of this Mannor and that John Ward Esq and John Brown are in the Lib. and that Thomas Holly because he is a customary Tenant of this Mannor for his customary Lands and Tenements in Liddington aforesaid and did not appear at this Court Baron to perform his Suit and Service there according to the Custom of this Mannor and that Thomas Drake Mary Sant Martha Boon otherwise Lupton are in the Lib. and that Conyers Drach because he is a Tenant at the Will of the Lord of this Mannor for Lands and Tenements in Liddington aforesaid and did not appear at this Court Baron to perform his Suit and Service there according to the Custom of this Mannor and that John Clark John Whitston and Thomas Druhy are in the Lib. and that Sawner Hanson because he has passed in the Meadows of Liddington aforesaid with a flock of Sheep upon the Side of the Hill Pasture called the Bishoppe half To the great Damages of all Persons having Common Pasture there contrary to the Custom of this Mannor and that William Wright because he has passed with some Sheep in the several Acks of Liddington aforesaid in the time of summer contrary to the Custom there and that William Robertson because he has passed with his Sheep upon the Strand in the feuchold of Liddington aforesaid contrary to the Custom there and that the said Conyers Drach is in







Horse William e Horne for one Horse  
 one Swin - William Bricot for one Swin - Benjamin Timson for one Swin - John Bricot  
 for one Swin and John Case for one Swin are in the lites Therefore they are and  
 every of them is in the charge of the Lord as appeared over their names respectively.

Executors of the Bequest of the  
 of the  
 Inquest of Homage aforesaid } William Sille } Sworn.  
 } William Stung }

At this Court It was severally and  
 respectively ordered by the severall and  
 respective Inquest of Homage aforesaid.  
 In the words following

It is ordered by the Inquest aforesaid by and with the consent  
 of the Stewards of this Court That all former Orders which were  
 made or which were in force at the last Court of the said Court  
 Baron held for this Mannor (other than such of them as are already performed or expired)  
 shall stand remain continu and be in full force powere and effect to all Intents and  
 purposes whatsoever until the said orders or any of them shall be altered resp. altered  
 made void at any succeeding Court or Courts to be holden for the said Mannor.

Manton  
 and  
 Manton

At this Court comes in his proper person Lawrence Manton a customary Tenant  
 of this Mannor and in open Court did Surrender into the hands of the Lord of the said  
 Mannor by the hands of John Mich. Gentleman Deputy Steward there and by the  
 Rod & Ill that his half Cottage now in the tenure and occupation of the said Lawrence  
 Manton with all and singular the appurtenances in Liddington aforesaid within  
 the Mannor aforesaid To the use and behoofe of Thomas Manton of  
 Liddington aforesaid Laborer brother of the said Lawrence Manton and to his  
 heirs and assigns for ever according to the custom of the said Mannor & NO  
 MORE at this Court comes in his proper person the said Thomas Manton and humbly  
 crave the favour of the Lord of the said Mannor that he may be admitted Tenant  
 to the Premises aforesaid with the appurtenances according to the said Surrender  
 To whom (present here in Court) the Lord by the said Deputy Steward hath granted  
 Seizin thereof by the Rod To have and to hold the Premises aforesaid with  
 the appurtenances to the said Thomas Manton his heirs and assigns  
 according to the custom of the said Mannor rendering therefor  
 yearly to the Lord the yearly Rent of Six Pence = = = = =  
 and performing all other Services therefor formerly due and of Right accustomed  
 And he gives to the Lord for his fine Six Pence = = = = =  
 And he is admitted Tenant thereof and hath performed fealty.

Copy made e DD.

Rent .. 6  
 fine .. 6

Wales  
 and  
 Lewin

At this Court comes in her proper person Dorothy Wales widow of  
 Samuel Wales deceased late a customary Tenant of the Mannor  
 aforesaid and in open Court did Surrender into the hands of the Lord of the said  
 Mannor by the hands of John Mich. Gentleman Deputy Steward of the  
 Court there & by the Rod All that half Cottage late in the possession of the  
 said Samuel Wales now of the said Dorothy Wales with all singular

Copy made e DD



the appurtenances to the said half Colledge belonging in Siddington aforesaid  
 with the Mannor aforesaid To the use and behoofe of Thomas  
 Lewin of Stratton in the said County of Rutland Weaver and to his Heires  
 and Assignes for ever according to the custom of the said Mannor **AN**  
**NO** at this Court comes in his proper person the said Thomas  
 Lewin and humbly craves the favour of the Lord of the said Mannor that  
 he may be admitted Tenant to the Premises aforesaid with the appurtenances  
 according to the <sup>said</sup> Surrender To whom (present here in Court)  
 the Lord by the said Deputy Steward hath granted Seiz in three of  
 by the rods To have and to hold the Premises aforesaid with  
 the appurtenances unto the said Thomas Lewin in manner aforesaid  
 of the said Lord at the will of the Lord according to the custom of the said  
 Mannor rendering there fore yearly to the Lord the yearly Rent of six  
 Pence farthing and performing all other Services there fore formerly  
 due and of Right accustomed and he gives to the Lord for his fine six  
 Pence farthing and he is admitted Tenant thereof and hath performed his  
 fealty.

Rent 0: 6<sup>d</sup>  
 fine 0: 6<sup>d</sup>

Pratt  
 and  
 Pratt  
 Robert Jarrold  
 Copy made by D.D.

At this Court It is found That out of Court (to wit) on the twenty  
 eighth Day of April last past William Pratt (youngest son and next Heire  
 according to the custom of the said Mannor of Clement Pratt deceased late a  
 customary Tenant of the said Mannor) Did Surrender and release into the  
 hands of the Lords of the said Mannor by the hands of John Thyer Gentleman  
 Deputy Steward of the Court thereof by the Rods one Messuages with the  
 appurtenances in Siddington AND ALSO one half yard Land in  
 Siddington aforesaid held by Copy of Court roll of this Mannor under the  
 yearly Rent of five Shillings AND all the Estate Right Title Interest  
 Property Benefit Claim and Demand whatsoever in Law or Equity of him  
 the said William Pratt therein and thereto To the use and  
 behoofe of his Brother Clement Pratt of Siddington aforesaid  
 Farmer his Heire and Assignes To have and to hold to him  
 the said Clement Pratt his Heire and Assignes according to the  
 custom of the said Mannor.

Gregory  
 and  
 Cox  
 Copy made by D.D.

At the said Day of adjournment of this Court It was testified by William  
 Hill a Decree and customary Tenant of this Mannor (who to in open Court  
 sworn) That out of Court (to wit) on the ninth Day of October one thousand  
 seven hundred and thirty six Prudence Gregory of Mings Cliff in the  
 County of Northampton Widow a customary Tenant of this Mannor  
 Did Surrender into the hands of the Lords of the said Mannor by the  
 hands of the said William Hill by the Rods <sup>according to the custom of the Mannor</sup> and acceptance  
 the said Prudence Gregory her the said Prudence



Gregorius Copyhold Estate in Cadicot containing by estimation one half yard Land  
 with all and singular thereto and every of their appurtenances in Cadicot aforesaid  
 parcel of the said Mannor To the use and behoofe of such person and persons  
 and for such Estate and Estates and to and for such uses Intents and Purposes  
 as the said Prudence Gregory should by her last Will purporting her last will  
 and Testament give devise direct limit or appoint the same Which said Prudence  
 Gregory did make her last will and Testament in Writing bearing Date the  
 thirtieth day of July in the year of our Lords seventeenth hundred and thirty  
 seven The Tenour of which said last Will and Testament in part follows in  
 these words (to wit) Item I give and bequeath unto my Heir Elizabeth Cox  
 wife of John Cox of Wroughton in the County of Huntingdon all that my half  
 yard Land Copyhold lying in the Duchery of Cadicot in the County of Rutland  
 imputed or now to be one half yard Land now in Tenure or occupation of Anne  
 Morris Widow with all and singular other the appurtenances to the same belonging  
 (which I have or do intend to surrender to the use of this my last Will and  
 Testament) for and during the Term of her natural Life and from and after her  
 Decease to her Son Gregory for his Heirs and Assigns for ever **AND NOW**  
 at the said Day of adjournment of this Court some in his proper person the said  
 Elizabeth Cox and humbly craves the favour of the Lords of the said Mannor  
 that she may be admitted Tenant to the Premises aforesaid with the  
 appurtenances according to the said Surrender and last Will and Testament To  
 whom (present herein Court) the Lord by the said Deputy Steward hath granted  
 Seizin therof by the Rod To have and to hold the Premises aforesaid with  
 the appurtenances unto the said Elizabeth Cox in manner aforesaid of the said Lord  
 at the Will of the Lord according to the Custom of the said Mannor Rendering therefore  
 yearly to the Lord the yearly Rent of four Shillings and six pence and performing  
 all other Services thereto formerly due and of Right accustomed And she gives to  
 the Lord for her fine four Shillings six pence and shew'd admitted Tenant  
 therof and hath performed her fealty.

Rent 4. 6  
 fine 4. 6

John Walker as <sup>only</sup> son and  
 next Heir of Robert  
 Walker deceased  
 Cop: made e. D.

At the said Day of adjournment of this Court It was found by the Homage  
 that Robert Walker late a Customary Tenant of the said Mannor did seize to  
 him and his Heirs of half an acre of Land lying at a Place called the Stone Ditch the  
 Land of Richard Waterford on the west being parcel of a Copy of Court roll of the  
 Mannor aforesaid bearing Date the twenty fifth Day of October in the year of our Lord  
 one thousand seven hundred and five And that John Walker is the only son and  
 next Heir of the said Robert Walker deceased To whom the said Prudences with  
 the appurtenances by the Common Law and according to the custom of this Mannor ought  
 to devolve And now at the said Day of adjournment of this Court some in his proper  
 person the said John Walker and humbly craves the favour of the Lord of this Mannor  
 that he may be admitted Tenant to the said Premises with the appurtenances To  
 whom (present herein Court) the Lord by the said Deputy Steward hath granted Seizin  
 therof by the Rod To have and to hold the said Premises with the appurtenances  
 to the said John Walker his Heirs and Assigns of the said Lord at the Will of the  
 Lord according to the Custom of the said Mannor Rendering therefore yearly to the Lord



27. Decr. 0: 3 1737  
Hm. 0: 3

the yearly Rent of three Pence and performing all other Services thereto formerly  
due and of Right accustomed and he gives to the Lord for his Hm. three pence and  
he is admitted Tenant thereof and hath performed his fealty.

Dickens  
and  
Allin  
Cop: made e.D.

At the said Day of adjournment of this Court It was testified by  
Witnesses all in a Direct and Customary Tenant of this Mannor (twelve in open  
Court sworn) That out of Court (to wit) on the twenty eighth Day of January in the  
year of our Lord one thousand seven hundred and thirty seven Richard Dickens  
one other Customary Tenant of the Mannor aforesaid Did Surrender unto the  
Stands of the Lord of the said Mannor by the hands of the said Thomas Allin by  
the rod according to the Custom thereof All those several pieces and parcels  
of arable Land Ley and Meadow ground with the appertaineds by inclosure  
being comprised within the several Wills Liberties Demesnes and Territories  
of Liddington aforesaid within the Mannor aforesaid containing by estimation  
and commonly reputed to be the fourth part of one half yard Land and then in the  
presence and participation of John Allin and also all his Estate Right Title and  
Interest of him and to the same To the use and behoofe of John Allin  
of Liddington aforesaid Farmer son of the said Thomas Allin and of his heirs  
and assigns for ever at the will of the Lord according to the Custom of the said  
Mannor And now at the said Day of adjournment of this Court comes in  
his proper person the said John Allin and humbly requests the favour of the  
Lord of the said Mannor that he may be admitted Tenant to the Demesnes  
aforesaid with the appertaineds according to the said Surrender To  
whom (present here in Court) the Lord by the said Deputy Steward hath  
granted Licence thereof by the Rod To have and to hold the Demesnes  
aforesaid with the appertaineds unto the said John Allin in manner  
aforesaid of the said Lord at the will of the Lord according to the Custom of  
the said Mannor Anding the whole yearly to the Lord the yearly Rent of  
three Pence farthingly and performing all other Services thereto  
formerly due and of Right accustomed and he gives to the Lord for his Hm.  
three Pence farthingly and he is admitted Tenant thereof and hath  
performed his fealty.

Rent 18 4  
Hm. 13 4

Leam. by *Michael Disprey*



The Manor of Liddington & all the Dives of Frankbidge and also the Great Court Baron of  
 with Caldecot in the County of Rutland & the Right Honourable Drounlow Earl of Egrem Lord of the S. Mannor  
 held at Liddington in and for the said Mannor within one Month next after the Feast of  
 Saint Michael the Archangel (to wit) on Thursday the Nineteenth Day of October in  
 the twelfth year of the reign of our Sovereign Lord George the Third by the grace of God  
 of Great Britain France and Ireland King Defender of the Faith and in the year of our  
 Lord one thousand seven hundred and thirty eight and from thence by Adjournment  
 continued untill the <sup>twenty</sup> Fifth Day of April then next following Before John Hylke  
 Gentleman Deputy Steward of the Court there.

Mich. 1738.

The Inquest and Homage  
 of Liddington aforesaid  
 Edmund Simey  
 Moses Allin  
 James Murdoch  
 John Bell  
 Thomas Perty  
 Thomas Colwell  
 Robert Smith  
 John Farrow

} Sworn.

Daniel Curtis  
 Robert Sarrat  
 John Allin  
 William Sarrat  
 Clement Perty  
 George Sarrat  
 and  
 John Wright

} Sworn.

The Inquest & Homage  
 of Caldecot aforesaid  
 William King  
 Samuel Stodd  
 William Case  
 William Hill  
 Lewis Woodcock  
 Mathias Rafter  
 Robert Colwell  
 John Brown

} Sworn.

Peter Brown  
 George Brown  
 George Kiddall  
 Edward Muggleton  
 Wm Morris Farmer  
 John Stand  
 and  
 Benjamin Simson

} Sworn.

Officers sworn for  
 the year ensuing

Constables of Liddington

Clement Perty } Sworn.  
 Edward Sherman }

Widowhood there

John Allin - } Continued.  
 Daniel Curtis }  
 Thomas Colwell } Sworn.  
 Clement Perty - }

Parson and Highherper

John Smith . Continued.

Husboroughs and Oghwors

Edmund Simey } Sworn.  
 Moses Allin . }

Surveyors of Wrights and Straws and  
 Chastlers there

John Hasland } Continued.  
 Clement Morison }

Deemors for taking surrenders

Moses Allin } Continued.  
 John Chapman }  
 John Perty . Sworn.



Constables of Calverton

William Hill } Sworn.  
Wm. Stafford }

Freid Warthard Surryord of Mights and Mrafurat  
and Abtastred thre

Mathew Dwyer } Sworn.  
Jamb. Hoaks the younger }

Decreed for taking Surwarded

Thomas Addison } Continued.  
Lewis Woodcock }  
William Hill }

Wurboroughe and Dyk-worpe

John Brown the elder } Continued.  
Robert Colwell }

Under

Jamuel Nye } Continued.

Wentwape

John Newbon Trigg. for Land in Calvert.

Esquires,

to wit George Cummins of Liddington John Drake of the same Wm Collin of the same William Proberton of the same Wm Goodlow of the same Henry Ward of the same Robt Stanton of the same Wm Wright of the same John Weston of the same John Horespood of the same Robt Dexter of the same Colthes Rich. Quaron of Calverton Thomas Hudkin of the same Wm Hill the younger of the same Rich. Mayard of the same John Carter of the same Colthes.

The Perpet of the Inquest  
and Homage of Liddington aforesaid

The Jurors aforesaid upon their Oath do present that Richard Frybry because he hath been a Tenant and an Inhabitant at Liddington aforesaid within the Curia of this Visce of frankpledge for the space of one year and more and did not appear at the Visce of frankpledge aforesaid to perform his Suit and Service according to the custom of this Mannor and that William Allm Edmund Hroughton and Richard Livmy are in the like and that Condit because he is a freeholder of this Mannor for his freehold Lands and Tenements in Liddington aforesaid and did not appear at this Court Baron to perform his Suit and Service according to the custom of this Mannor and that Henry Drij Equier John Ward Jg William Harcourt Clerk William Allm and John Wilson are in the like and that Thomas Royal because he is a Customary Tenant of this Mannor for his Customary Lands and Tenements in Liddington aforesaid because he did not appear at this Court Baron to perform his Suit & Service according to the Custom of this Mannor & that John Dwyer Thomas Palmer Thomas Holly John Colwell Mary Cant Elizabeth Waterfick Robert Stanton and Richard Dickins are in the like and that William Lariat because he hath trespasssed by depasturing two Cows in and upon the common fields of Liddington aforesaid within the Mannor aforesaid not having right of Common there and that George Lariat for ten Shopp William Laro for ten Shopp John Hwerman for one Mare John Hwarrow for his Shopp John Chapman for a Stone horse upon the Common Clement Merton for ten Shopp and Thos. Clement Hwarrow for a flock of Shopp upon the Hill Pasture are in the like and that William Goodley because he hath erected a Cottage in Liddington aforesaid by converting one Tenement into two contrary to the custom of this Mannor & that Robert Dwyer Edward Baker & Hwerman Widow are in the like and that Isaac Cant because he hath erected a Tenement in



Liddington aforesaid upon the Waste ground of the Lord of this Mannor without laying four acres of  
 Land thereto and the Allowance of the Lord of the said Mannor and that Robert Lariat bring  
 Sworn upon the Inquest and Homage of Liddington aforesaid because he refused to perform his  
 Duty thereon according to the custom of this Mannor Therefore they are each & every of  
 them in the Mercy of the Lord of this Mannor as appeared respectively over their Names.

Assessors of the Predict of Edmund Symon }  
 of the }  
 Inquest and Homage aforesaid } Robert Allin } Sworn.

The Predict of the Inquest } The Jurors aforesaid upon their Oath do present that William  
 and Homage of Cabrot aforesaid } White because he hath been a Merchant and an Inhabitant at Cabrot aforesaid -

within the Vicinity of this Vicar of Frankpledge for the space of one year and more and did  
 not appear at the View of Frankpledge aforesaid to perform his Suit and Services according to  
 the custom of this Mannor and that Mathew <sup>2.6</sup> Widdell John <sup>2.6</sup> Thurstell Thomas <sup>2.6</sup> Austin and  
 William <sup>2.6</sup> Tomlyn are in the like and that John <sup>2.6</sup> Morris because he hath trespassed by  
 depasturing his Cows <sup>2.6</sup> both in and upon the common fields of Cabrot aforesaid within the Mannor  
 aforesaid before harvest was in contrary to the custom of this Mannor & that William  
 Morris for his Cows <sup>2.6</sup> Samuel <sup>2.6</sup> Stoker the younger for his Swine in the <sup>2.6</sup> Drayfield of his Court  
 there after the seed was in and that Thomas <sup>3.4</sup> Braison because he hath broke open the Common  
 Ponds of Cabrot aforesaid within the Mannor aforesaid and that Thomas <sup>6.3</sup> Coleman because he hath  
 trespassed by depasturing one sheep in the fields of Cabrot aforesaid within the Mannor aforesaid  
 contrary to the custom of this Mannor and that George <sup>6.3</sup> Brown for one sheep Henry <sup>6.3</sup> Kirton  
 for one sheep Robert <sup>6.3</sup> Colwell for two sheep Wm <sup>6.3</sup> Morris Shoemaker for one sheep John <sup>6.3</sup> Morris  
 for one sheep Jane <sup>2.2</sup> Cass Widow for one Swine Henry <sup>2.2</sup> Cooper for one Swine William <sup>2.2</sup> Brown for one  
 Swine Henry <sup>2.2</sup> Kirton for one Swine Benjamin <sup>2.2</sup> Simson for one Swine & John <sup>2.2</sup> Cass for one  
 Swine are in the like and that Samuel <sup>2.2</sup> Stoker the younger because he hath not repaired and in  
 good repair kept his Custom Ponds against the four Leys and within this Mannor  
 contrary to the custom of this Mannor and that Thomas <sup>2.2</sup> Braison for his Ponds against  
 the three Leys and William <sup>2.2</sup> Stafford for the like Wm <sup>2.2</sup> Morris Shoemaker for his Ponds  
 against the one Ley and William <sup>2.2</sup> Tomlyn for his Dykes not chained & scoured at <sup>2.2</sup> Salsbykes  
 William <sup>2.2</sup> Stafford for his Ponds at <sup>2.2</sup> Salsby & at <sup>2.2</sup> Salsby Leys and the <sup>2.2</sup> Samuel <sup>2.2</sup> Stoker for  
 his Ponds at one road and his Dyke not chained & scoured at <sup>2.2</sup> Salsby Wm <sup>2.2</sup> Tomlyn  
 for his Dyke at <sup>2.2</sup> Salsby and Wm <sup>2.2</sup> Stafford for his Dyke at <sup>2.2</sup> Salsby are in the like  
 Therefore they are each and every of them in the mercy of the Lord of this  
 Mannor as respectively appeared over their Names.

Assessors of the Predict of Edward Ching }  
 of the }  
 Inquisition and Homage aforesaid } William Cass } Sworn.



At this Court it was severally and respectively ordered by the several and respective Inquiries and Homages aforesaid in the Words following

It is ordered by the Jurors aforesaid by and with the Consent of the Stewards of this Court That all former Orders which were made or which were in force at the last Court doct and Court Baron hold for this Manor (other than such of them as are already performed or copied) shall stand remain continuus and be in full force power and effect to all Intents and purposes whatsoever until the said Orders or any of them shall be altered repealed or made void at any succeeding Court or Courts to be holden for the said Manor.

Husbandman and his wife

At this Court it was testified by Peter Dwyer a Deiner and Customary Tenant of this Manor (hereto in open Court sworn) that out of Court (to wit) on the fifth on the day of November in the year of our Lord one thousand seven hundred and thirty seven Robert Husbandman of Liddington a Customary Tenant of the Manor aforesaid did Surrender into the hands of the Lord of the said Manor by the hands and acceptances of the said Peter Dwyer by and according to the custom of the said Manor All that Cottage house with the Appurtenances formerly in the Tenure and occupation of Leonard Clark and then in the Tenure of the said Robert Husbandman To the use and behoofe of the said Robert Husbandman for and during the Term of his natural life and from and after his Decease Sh<sup>n</sup> to the wife and Bechoofe of Elizabeth his wife for and during the Term of her natural life and from and after her Decease To the use and behoofe of Richard Husbandman Son of the said Robert Husbandman for and during the Term of his natural life and from and after his Decease Sh<sup>n</sup> to the use and Bechoofe of Robert Husbandman the younger Son of the said Richard Husbandman and Grandson of the said Robert Husbandman and of the Heire and Assignes of the said Robert Husbandman the younger according to the custom of the said Manor Sh<sup>n</sup> the said Robert Husbandman the younger or his Heire paying the Sum of Twenty Pounds to and equally between William Husbandman and Richard Husbandman

Cop. made. e. d. l.

And at this Court it is found by the Homage that the s<sup>d</sup> Robt Husbandman since the making the s<sup>d</sup> Surrender did without any admision thereto

brother of the said Robert Husbandman the younger in case they shall live till they come to the age of twenty one years AND none at this Court nor in her proper person the said Elizabeth Husbandman s<sup>d</sup> u. u. and humbly craves the favour of the Lord of the said Manor that she may be admitted Tenant to the premises aforesaid with the Appurtenances according to the said Surrender To whom (present here in Court) the Lord by the said Deputy Steward hath granted Seizin thereof by the said Co. Baro and to hold the Premises aforesaid with the Appurtenances to the said Eliz<sup>d</sup> Husbandman in manner aforesaid of the said Lord at the Will of the Lord according to the custom of the said Manor rendering therefor yearly to the Lord the yearly Rent of two Shillings and Six pence and performing all other Services therefor formerly Owed of right accustomed and due unto the Lord by her five two Shillings and Six pence and she is admitted Tenant thereof and hath performed her fealty

10  
Rent . 2: 6  
Fines . 2: 6



Howlet  
and  
Curtis

At this Court it was testified by Peter Dwyer a Premier and Customary Tenant of this Manor (hereto in open Court sworn) that out of Court (to wit) on the twenty third Day of May in the year of our Lord one thousand seven hundred and thirty eight Samuel Howlet a Customary Tenant of the Manor aforesaid did surrender into the hands of the Lord of the said Manor by the hands and acceptance of the said Peter Dwyer by the said according to the custom of the said Manor All that Cotage houses with the Appurtenances in Liddington late in the Tenure of John Starkhorn and then in the occupation of the said Samuel Howlet held by Copy of Court roll of the said Manor under the yearly Rent of One Shilling and four pence so the use and behoofe of Daniel Curtis of Liddington in the County aforesaid and to his heirs and assigns forever according to the custom of the said Manor AND NOW at this Court comd in his proper person the said Daniel Curtis and humbly craves the favour of the Lord of the said Manor that he may be admitted Tenant to the Promised aforesaid with the Appurtenances according to the said Surrender (so whom present here in Court) the Lord by the said Deputy Steward hath granted Seisin thereof by the said so have and to hold the promised aforesaid with the Appurtenances unto the said Daniel Curtis his heirs and assigns of the said Lord at the will of the Lord according to the custom of the said Manor rendering therefor yearly to the Lord the yearly Rent of one Shilling and four pence and performing all other Services thereto formerly comd of right accustomed and he gives to the Lord for his fine one Shilling and four pence and he is admitted Tenant thereof and hath performed his fealty.

Cop. made at

16  
Rent . . . 1: 4  
Fine . . . 1: 4

Curtis  
and  
Curtis and his wife

At this Court comd in his proper person Daniel Curtis a Customary Tenant of the Manor aforesaid and in open Court did surrender into the hands of the Lord of the said Manor by the hands of John Hyeke Gentleman Deputy Steward of the Court there by the said according to the custom of the said Manor All that Cotage houses with the Appurtenances in Liddington late in the Tenure of John Starkhorn and then in the occupation of the said Daniel Curtis held by Copy of Court roll of the said Manor under the yearly Rent of one Shilling and four pence so the use and behoofe of the said Daniel Curtis and Sarah his wife for and during the term of their natural Lives and the life of the longer Liver of them and from and after the Death of the survivor of them then to the Right Heirs of the said Daniel Curtis for ever AND NOW at this Court comd in their proper persons the said Daniel Curtis and Sarah his wife and humbly crave the favour of the Lord of the said Manor that they may be admitted Tenants to the promised aforesaid with the Appurtenances according to the said Surrender (so whom present here in Court) the Lord by the said Deputy Steward hath granted Seisin thereof by the said so have and to hold the promised aforesaid with the Appurtenances unto the said Daniel Curtis and Sarah his wife in manner aforesaid of the said Lord at the will of the Lord according to the custom of the said Manor rendering therefor yearly to the Lord the yearly Rent of one Shilling and four pence and performing all other Services thereto formerly comd of right accustomed and they give to the Lord for their fine one Shilling and four pence and they are admitted Tenants thereof and have performed their fealty.

Cop. made at

18  
Rent . . . 1: 4  
Fine . . . 1: 4



Walker  
and  
Howlat

At this Court comd in his proper person John Walker a Customary Tenant of the Mannor aforesaid and in open Court did Surrender into the hands of the Lord of the said Mannor by the hands of John Myche Deputy Steward the Court thus by the rod according to the custom of the said Mannor Half an Acre of Land lying at a place called the Stone Pitts - the Land of Richard Waterfield on the West being parcel of a Copy of Courtroll of the Mannor aforesaid bearing date the twenty fifth day of October in the year of our Lord one thousand seven hundred and five To the use and behoofe of Samuel Howlat of Liddington aforesaid Butcher his Heirs and Assignes for ever according to the custom of the said Mannor AND NOW at this Court comd in his proper person the said Samuel Howlat and humbly craved the favour of the Lord of the said Mannor that he may be admitted Tenant to the premises aforesaid with the Appurtenances according to the said Surrender To whom (present how in Court) the Lord by the said Deputy Steward hath granted Lijin thereof by the rod To have and to hold the premises aforesaid with the Appurtenances unto the said Samuel Howlat his Heirs and Assignes of the said Lord at the will of the Lord according to the custom of the said Mannor Anding therefore yearly to the Lord the yearly Rent of three pence and performing all other Services therof formerly due and of right accustomed and to give to the Lord for his fine Chert pence and he is admitted Tenant thereof and hath performed his fealty.

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Rent .. 3  
fine .. 3  

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6

Elizabeth the wife of John Drotty  
as one of the Daughters and Coheirs  
of John Townsend deceased ..

At this Court it was found by the homage that John Townsend late a Customary Tenant of this Mannor lately did seize to him and his Heirs of One fourth part of a yard Land formerly Thomas Harwells lying and being in the fields and meadows of Liddington aforesaid with the Appurtenances within the Mannor aforesaid held by Copy of Courtroll of the said Mannor under the yearly Rent of Two Shillings and three pence AND ALSO three Acre of Land Meadow or Dry ground lying in Liddington aforesaid with the Appurtenances within the Mannor aforesaid held by Copy of Courtroll of the said Mannor under the yearly Rent of six pence AND ALSO one parcel of Land containing by estimation - One Acre (more or less) lying in Liddington aforesaid in a place there called Mill Lane and with the Appurtenances within the Mannor aforesaid held also by Copy of Courtroll of the said Mannor under the yearly Rent of six pence AND THAT Elizabeth the wife of John Drotty and Mary Townsend Spinster are the Daughters and Coheirs of the said John Townsend - To whom the premises aforesaid with the Appurtenances by the Common Law and according to the custom of this Mannor ought to descend AND NOW at this Court comd in his proper person the said Elizabeth the wife of the said John Drotty and humbly craved the favour of the Lord of the said Mannor that she may be admitted Tenant to One Moiety or undivided half part of all and singular the said premises with the Appurtenances To which said Elizabeth (present how in Court) the Lord by the said Deputy Steward hath granted Lijin thereof by the rod To have and to hold the said Moiety or undivided half part of all and singular the said premises with the

Cop. made etc



Rent 1: 1 1/2  
 Rent - " 4 1/2  
 Rent - " 3  


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 1: 9  
  
 Fine - 1: 1 1/2  
 Fine - " 4 1/2  
 Fine - " 3  


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 1: 9

Appointed unto the said Elizabeth her Heir and Assigns of the said Lord at the Will of the Lord according to the custom of the said Manor rendering therefore yearly to the Lord the several yearly Rents <sup>half penny and three pence</sup> ~~one~~ <sup>four</sup> ~~one~~ <sup>one</sup> Shilling and one penny half penny amounting in the whole to ~~one~~ <sup>one</sup> Shilling and nine pence and performing all other services therof formerly due and of right accustomed and she gives to the Lord for her fine ~~one~~ <sup>four</sup> Shilling and one penny half penny amounting in the whole to ~~one~~ <sup>one</sup> Shilling and nine pence and she is admitted Tenant thereof and hath performed her fealty,

Mary Townsend Spinster ad one of the Daughters and Coheirs of John Townsend Deceased

At this Court it was found by the Jurors that John Townsend late a Customary Tenant of this Manor lately died seized to him and his Heirs of one fourth part of a yard Land formerly Thomas Warrens lying and being in the parish and vicarage of Lodington aforesaid with the Appurtenances within the Manor aforesaid held by copy of Court roll of the said Manor under the yearly Rent of two Shillings and three pence and also three acres of Land Meadow or Ley Ground lying in Lodington aforesaid with the Appurtenances within the Manor aforesaid held by copy of Court roll of the said Manor under the yearly Rent of six pence and also one parcel of Land containing by estimation one acre (more or less) lying in Lodington aforesaid in a place there called Mill Lane and with the Appurtenances within the Manor aforesaid held also by copy of Court roll of the said Manor under the yearly Rent of six pence and that Elizabeth the wife of John Proby and Mary Townsend Spinster are the Daughters and Coheirs of the said John Townsend Deceased To whom the Rents aforesaid with the Appurtenances by the common Law and according to the custom of this Manor ought to be paid AND NOW at this Court comes the said Mary Townsend (by Edward Allen her Attorney in this behalf lawfully constituted) and humbly craves the favour of the Lord of the said Manor that she may be admitted Tenant to one moiety or undivided half part of all and singular the said premises with the Appurtenances So which said Mary Townsend (by her said Attorney present here in Court) the Lord by the said Deputy Steward hath granted Seizin thereof by the two Johnasse and to hold the said moiety or undivided half part of all and singular the said premises with the Appurtenances unto the said Mary Townsend her Heir and Assigns of the said Lord at the Will of the Lord according to the custom of the said Manor rendering therefore yearly to the Lord the several yearly Rents of <sup>one</sup> ~~one~~ Shilling and one penny half penny <sup>four</sup> ~~one~~ <sup>four</sup> pence half penny and three pence amounting in the whole to ~~one~~ <sup>one</sup> Shilling and nine pence and performing all other services therof formerly due and of right accustomed and she gives to the Lord for her fine ~~one~~ <sup>four</sup> Shilling and one penny half penny <sup>and three pence</sup> amounting in the whole to ~~one~~ <sup>one</sup> Shilling and nine pence and she is admitted Tenant thereof But her fealty is respited by reason of her absence.

Cop. made. e. 38

Rent 1: 1 1/2  
 Rent - " 4 1/2  
 Rent - " 3  


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 1: 9  
  
 Fine - 1: 1 1/2  
 Fine - " 4 1/2  
 Fine - " 3  


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 1: 9

Clarke and Mason  
 Cop. made. e. 39

At the said Day of adjournment of this Court it was found that out of Court (to wit) on the fifteenth Day of October in the year of our Lord one thousand seven hundred and thirty six Henry Clarke then a Customary Tenant of the said Manor did surrender into the hands of the Lord of the said Manor by the hands of John Nych Gresham Deputy Steward of the Court thereof the whole All that Cottage or Tenement with all and singular the Appurtenances then in the Tenure or occupation of the said Henry Clarke in Lodington aforesaid held by copy of Courtroll



Of the said Manor under the yearly Rent of eight pence To the use and behoofe of Edward Mason of Wetherwick in the County of Northampton Carpenter his heirs and Assignes ~~So~~ according to the custom of the said Manor Provided always and upon Condition notwithstanding that if the said Henry Clarke his heirs Executors or Administrators or any of them did and should well and truly pay or cause to be paid unto the said Edward Mason his Executors Administrators or Assignes the full and just sum of Twenty Shillings Comed of good and lawfull Money with legal Interest for the same at or upon the fifteenth Day of April then next ensuing the Day thereof without any Deduction or Abatement whatsoever that then the said Surrender should be void or else should be and remain in full force and vertue and none at the said Day of adjournment of this Court it was found by the homage that the said sum of Twenty Shillings pence or any part thereof was not paid ~~to the said Edward Mason~~ according to the form and effect of the said Surrender by which the Premises aforesaid with the Appurtenances were forfeited to the said Edward Mason according to the custom of the said Manor and now at this said Day of adjournment of this Court comes in his proper person the said Edward Mason and humbly craves the favour of the Lord of the said Manor that he may be admitted Tenant to the Cottage or Tenement aforesaid with the Appurtenances according to the said Surrender So which said Edward Mason (present here in Court) the Lord by his said Deputy Steward hath granted Seizin thereof by the Assent to have and to hold the Cottage or Tenement aforesaid with the Appurtenances unto the said Edward Mason his heirs and Assignes in manner aforesaid of the said Lord at the will of the Lord according to the custom of the said Manor rendering therefore yearly to the Lord the yearly Rent of eight Pence and performing all other Services thereto formerly due and of right accustomed and he gives to the Lord for his fine eight Pence and he is admitted Tenant thereof and hath performed his fealty;

Rent - 8  
 fine - 8

William Toller only son and next heir of William Toller his father deceased

At the said Day of adjournment of this Court it was found that out of Court (to wit) on the second Day of May in the year of our Lord one thousand seven hundred and thirty six Richard Nowlat then a Customary Tenant of the Manor aforesaid did surrender into the hands of the Lord of the said Manor by the hands of John Myche Gentleman Deputy Steward of the said Manor according to the custom thereof ONE Messuage or Cottage and one Close called the Homestead therunto belonging in Lidington aforesaid with the Appurtenances within the Manor aforesaid held by Copy of Court roll of the said Manor under the yearly Rent of Eight pence and also three rods of Meadow and four Acres and one Rod of Land in the fields of Lidington aforesaid with the Appurtenances within the Manor aforesaid held by another Copy of Courtroll of the said Manor under the yearly Rent of two Shillings and five Pence To the use and behoofe of William Toller of Stamford in the County of Lincoln Mercer his heirs and Assignes for ever according to the custom of the said Manor Provided always and upon Condition notwithstanding that if the said Richard Nowlat his heirs Executors or Administrators did and should well and truly pay or cause to be paid unto the said William Toller his Executors Administrators or Assignes the full

Cap. m. d. c. l. x. vi.



Sum of One hundred and twenty Pounds of good and lawfull Money of Great Brittain at or upon the  
 Second Day of November then next ensuing the Date thereof with lawfull Interest for the same  
 without any Deduction or Abatement whatsoever that then the said Surrender should be void or shoud  
 should be and remain in full force **AND NOW** at the said Day of Adjournment of this Court  
 it was found by the Stewards that the said Sum of One hundred and twenty Pounds or any part  
 thereof was not paid to the said William Toller according to the form and effect of the said Surrender  
 by which the Promises aforesaid with the Appurtenances were affected to the said William  
 Toller according to the custom of the said Manor **AND** it was also found by the Stewards  
 aforesaid that the said William Toller is lately dead and that William Toller is his only Son &  
 next Heir To whom the Promises aforesaid with the Appurtenances by the Common  
 Law and according to the custom of this Manor ought to extend **AND NOW** at this said  
 Day of Adjournment of this Court comd the said William Toller the Son (by John Pretty his  
 Attorney in this behalf lawfully constituted) and humbly craves the favour of the Lord of the  
 said Manor that he may be admitted Tenant to the Promises aforesaid with the Appurtenances  
**So** which said William Toller (by his said Attorney present here in Court) the Lord by the  
 Deputy Steward hath granted Licen thereof by the Lord To have and to hold the said  
 Promises with the Appurtenances unto the said William Toller his Heirs and Assignes of the  
 said Lord at the Will of the Lord according to the custom of the said Manor Rendering  
 howso yearly to the Lord the several yearly Rents of eight Pence and two Shillings and  
 six pence amounting in the whole to three Shillings and one penny and performing all other  
 Services therefore formerly due and of right accustomed and he gives to the Lord for his Rents  
 eight Pence and two Shillings and six Pence amounting in the whole to three Shillings and  
 one penny and he is admitted Tenant thereof But his Heirs are affected by reason of his  
 Absence.

Rent . . . 8  
 Rent . 2: 5  
 ---  
 3: 1  
 ---  
 Rents . . . 8  
 Rents . 2: 5  
 ---  
 3: 1

Manton  
and  
Drake

At the said Day of Adjournment of this Court it was testified by Peter Pretty a  
 Quier and Customary Tenant of this Manor (swore in open Court sworn) that out of Court  
 to wit on the Twentieth Day of November in the year of our Lord one thousand seven  
 hundred and thirty eight Thomas Manton a Customary Tenant of the Manor aforesaid did  
 Surrender into the hands of the Lord of the said Manor by the hands and acceptance of the said  
 Peter Pretty by the Lord All that half Cottage houses then in the Tenure of Laurence  
 Manton with all and singular the Appurtenances therunto belonging To the use  
 and behoofe of Thomas Drake of Lodington aforesaid Heir and to his Heirs  
 and Assignes for ever according to the custom of the said Manor **AND NOW** at the  
 said Day of Adjournment of this Court comd in his proper person the said Thomas Drake and  
 humbly craves the favour of the Lord of the said Manor that he may be admitted Tenant to  
 the Promises aforesaid with the Appurtenances according to the said Surrender To whom  
 (present here in Court) the Lord by the said Deputy Steward hath granted Licen thereof by  
 the Lord To have and to hold the Promises aforesaid with the Appurtenances

Cop. made ext



Rent 6.

ffine . 6

unto the said Thomas Drake his Heir and Assignes of the said Lord at the will of the Lord according to the custom of the said Mannor concerning the yearly rent to the Lord the yearly Rent of six Pence and performing all other Services therefor formerly Owed and of Right accustomed and he gives to the Lord for his fine six Pence and he is admitted Tenant thereof and hath performed his fealty.

Shelhorn  
and  
Shothorn

Cop. made at

At the said Day of Adjournment of this Court it was found that out of Court (to wit) on the second day of April one thousand seven hundred and thirty nine Robert Shelhorn the older late of Calverot aforesaid Husbandman a Customary Tenant of the said Mannor did surrender by the Rod into the hands of the Lord of the said Mannor by the hands and acceptance of John Wyches Gentleman Deputy Steward there All his Right Title Interest use Possession Possession and Possessions Remainder and Remainders of in and unto All that Messuages Tenement or Farm house Situate in Calverot aforesaid and also all those several Pieces and Parcels of Arable Land Lay Meadow and Pasture ground lying in the several Parishes of Calverot and Liddington aforesaid and containing by estimation twelve Acres and an half (more or less) commonly called a third part of one yard Land and also all that one Close of Pasture or enclosed Pasture ground lying at a Place called In-ston in Calverot aforesaid and All those two Acres of Arable Land lying Separately in the Parishes of Calverot and Liddington aforesaid which said Close and two Acres of Land were left him by his late Father Robert Shelhorn Decedent together with all Houes Outhouses Barns Stables Yards Orchard Gardens Backsides Sheds Sheds Walks Timber Wood Brakes and Commons and Common of Pasture Profits Rights and all other the Premises with the Appurtenances to the said Messuages Close Lands and Premises belonging or in any wise appertaining To the only use and behoofe of Mary Shelhorn of Calverot aforesaid Widow and Mother of the said Robert Shelhorn and of her Heir and Assignes for ever according to the Custom of the said Mannor and NOW at the said Day of Adjournment of this Court comd in her proper person and the said Mary Shelhorn and humbly craves the favour of the Lord of the said Mannor that she may be admitted Tenant to the Premises aforesaid aforesaid with the Appurtenances according to the said Surrender To whom (present here in Court) the Lord by the said Deputy Steward hath granted Leave thereof by the Rod To have and to hold the Premises aforesaid with the Appurtenances unto the said Mary Shelhorn her Heir and Assignes of the said Lord at the Will of the Lord according to the custom of the said Mannor Paying therefore yearly to the Lord the several yearly Rents of three Shillings and four pence three Pence and three Pence amounting in the whole to three Shillings and ten pence and performing all other Services therefor formerly Owed and of Right accustomed and she gives to the Lord for her fine three Shillings and four Pence three Pence and three pence amounting in the whole to three Shillings and ten Pence and she is admitted Tenant thereof and hath performed her fealty.

Rent 3: 4

Rent 0: 3

Rent . 0: 3

3: 10

ffine 3: 4

ffine . 3

ffine . 3

3: 10



Brown  
and  
Simey

cop. made etc

At the said Day of Adjournment of this Court came in his proper person George Brown a Customary Tenant of the said Manor and in open Court Did Surrender into the hands of the Lord of the said Manor by the hands of John Myche Gentleman Deputy Steward there by the Lord according to the custom of the said Manor All that his half yard Land late the Land of Henry Clark with all and singular the Appurtenances lying Contiguously in the Vicarage and Liberties of Lodington aforesaid then in the Tenure of Clement Pety under the yearly Rent of three Shillings and seven Pence half penny To the use and behoofe of Edmund Simey of Lodington aforesaid Gentleman his Heirs and Assignes for ever according to the custom of the said Manor AND NOW at the said Day of Adjournment of this Court came in his proper Person the s<sup>r</sup> Edmund Simey and humbly craved the favour of the Lord of the said Manor that he may be admitted Tenant to the Premises aforesaid with the Appurtenances according to the said Surrender To whom (present how m<sup>o</sup> Court) the Lord by the said Deputy Steward hath granted Seizin thereof by the Lord To have and to hold the Premises aforesaid with the Appurtenances unto the said Edmund Simey his Heirs and Assignes of the said Lord at the will of the Lord according to the custom of the said Manor rendering therefor yearly to the Lord the yearly rent of three Shillings and seven Pence half Penny and performing all other Services thereto formerly Due and of right accustomed and he gives to the Lord for his fine three Shillings and seven pence half Penny and he is admitted Tenant thereof and hath performed his Fealty.

Print 3: 7<sup>1</sup>/<sub>2</sub>

ffine 3: 7<sup>1</sup>/<sub>2</sub>

ffurman to the use of his last Will, Surrender in roll.

At the said Day of Adjournment of this Court it was testified by William Hill a Premier and Customary Tenant of this Manor (present in open Court) that out of Court to wit on the twenty fifth Day of October one thousand seven hundred and thirty eight a certain Surrender was taken by the said William Hill by the Lord the Tenour of which said Surrender is contained in these Words following, to wit, The Mann<sup>r</sup> of Lodington with Caldicot, Be it remembered that upon y<sup>e</sup> twenty fifth Day of October one thousand seven hundred thirty eight Walter ffurman one of the Customary Tenants of this Mann<sup>r</sup> Did out of Court Surrender into y<sup>e</sup> hands of the Lord of the said Mann<sup>r</sup> and by y<sup>e</sup> hands of acceptance of William Hill one of the Premises there by y<sup>e</sup> Lord according to y<sup>e</sup> custom of the said Mann<sup>r</sup> All his the said Walter ffurman's Copyhold Lands in Caldicote Messuages and Tenements and Hereditaments in Caldicote aforesaid with all and singular their and every their Appurtenances to the said Messuages houses and Lands belonging parcel of y<sup>e</sup> said Mann<sup>r</sup> To the use and behoofe of such person and persons as for such uses Intents and purposes as y<sup>e</sup> said Walter ffurman shall by his last Will or Testament give devise direct or appoint y<sup>e</sup> same In witness whereof y<sup>e</sup> said Walter ffurman hath hereunto set his Hand y<sup>e</sup> Day and year above written Walter ffurman. Accepted by me William Hill.

James Myche  
Dep<sup>y</sup> Stew<sup>d</sup>



The Mannor of Liddington & at the View of Fraunkpledge and also the Great  
 with Caldecot in the County of Rutland Court Baron of the Right Honourable Richard Earl of Exeter  
 Baron of Burghley Lord of the s<sup>d</sup> Mannor hold at Liddington afores<sup>d</sup>. in for the said  
 Mich: 1739. Chancery within one Month next after the Feast of Saint Michael the Archangel to wit on  
 Saturday the twentieth day of October in the thirtieth year of the reign of our Sovereign  
 Lord George the Second by the grace of God of Great Britain France and Ireland  
 King Defender of the Faith and in the year of our Lord One thousand seven hundred  
 and ~~thirty~~ <sup>thirty nine</sup> and from thence by Adjournment continued untill the one & twentieth day  
 of April then next following before John Myles Great Deputy Steward of the  
 Court there.

The Inquest and Homage of Liddington aforesaid

Moses Allon	} Sworn.	Clement Pretty	} Sworn.
Edmund Simey		Daniel Curtis	
Robert Smith		John Allon . .	
John Hill . . .		John Farrow	
J <sup>r</sup> . Muddoch		Thomas Colwell	
Thomas Pretty		George Sarrat	
Robert Sarrat		and	
William Sarrat		Edw <sup>d</sup> . Shorman	

The Inquest and Homage of Caldecot aforesaid

Sam <sup>l</sup> . Stahrs the elder	} Sworn.	Peter Brown -	} Sworn.
William King . .		George Brown	
William Carr . .		Benjamin Emson	
William Hill -		William Stafford	
Lewis Woodcock		John Hand . .	
Mathew Baxter		W <sup>m</sup> . Morris Shorman	
Hob <sup>t</sup> . Colwell . .			
John Brown . . .		George Kiddell	

Officers electd for the year ensuing

Constables of Liddington . . . . .	John Pretty	} Sworn.
	John Rhodes	
Esquires there . . . . .	Edmund Simey	} Sworn.
	Hob <sup>t</sup> . Smith	
	Thomas Colwell	} Continued.
	Clement Pretty	
Parish and Esquires there . . . . .	John Smith	Cont.
Esquires and Dyers there . . . . .	Robert Sarrat	} Sworn.
	George Sarrat	
Jurors of Weights and Measures and Alehouses there . . . . .	John Farrow -	} Sworn.
	Edward Shorman	
Dremers for taking Surrenders . . . . .	Moses Allon	} Cont.
	John Chapman	
	John Pretty	
Constables of Caldecot . . . . .	Lewis Woodcock	} Sworn.
	William Morris	



Fieldworkers, Surveyors of Weights and Measures and Abolitioners thereof . . . . .	Samuel Moore } Edw. Chuggleton }	Sworn.
Deemors for taking Surrenders . . . . .	Thomas Drivison } Lewis Woodcock } William Hill - }	Continued.
Sherbournes and Dybournes . . . . .	John Brown the elder } Robert Colwell - }	Cont.
Indor . . . . .	Robert Hill . . . . .	Sworn.

Essoins, To wit. Edward Manton of Liddington Edward Nowlat of the same William Cunnington of the same Henry Ward of the same Robert Manton of the same John Fisher of the same John Draughton of the same Peter Perty of the same Richard Sculthorpe of the same and John Wright of the same and others Thomas Woodcock of Calderot William Ireland of the same Rich<sup>d</sup>. Sworn of the same Thomas Rudden of the same William Hill the younger of the same and Richard Mayne of the same & others.

The Verdict of the Juryst and Homage of Liddington aforesaid . . . } The Jurors aforesaid upon their Oaths Do say That William Larrat because he hath trespassed by Depasturing his Sheepe in the ffeldes of Liddington aforesaid within the Mannor aforesaid not having Right of Common thereto contrary to order and the custom of this Mannor and that Rich<sup>d</sup>. ffurman & William Wright are in the like and that William ffentouert because he hath not repaired & in good Repaire kept his ffences in the Moorway within this Mannor contrary to order & the custom of this Mannor & that John Allen is in the like & that Tho<sup>s</sup>. Perty because he hath trespassed by Depasturing a Mare and Foal in the Mwat field of Liddington aforesaid within the Mannor aforesaid and that Edw<sup>d</sup>. Nowlat because he hath trespassed by Depasturing his Cowe in the ffeld of Liddington aforesaid within the Mannor aforesaid before thersame was cleared of Jeam and that John Wright because he turned a certain head within the Mannor aforesaid loading into a Cleft thereto rather than into a Close & that Chapman because he hath compassed and turned his two Turmets in Liddington aforesaid within the Mannor aforesaid into one contrary to the custom of this Mannor and that William Goodby Quar Cant Robert Doyse Edw<sup>d</sup>. Baker Chrl<sup>s</sup>. ffurman are in the like ffences Therefore they are and every of them is in the wrong of the Lord of this Mannor as respectively apperres here thers drawes.

Affectors of the Verdict of the Juryst & Homage of Liddington aforesaid } Charles Allen }  
Thomas Perty } Sworn.

The Verdict of the Juryst and Homage of Calderot aforesaid . . . } The Jurors aforesaid upon their Oaths Do say That Tho<sup>s</sup>. Drivison Guilt because he hath broken open the Common Pound of Calderot aforesaid within the Mannor aforesaid & that Tho<sup>s</sup>. Thomas Drivison because he hath trespassed with his Swine in and upon the common ffeldes of Calderot aforesaid within the Mannor aforesaid & that



1739

Mary Shalhorn for three Swine & that John Morris for two Horses are in the lib<sup>ty</sup> & that William Morris farmer because he hath trespassed with his Cattle in the Barley fields of Caldreot ap<sup>tes</sup> within the Mannor ap<sup>tes</sup> & that William Stafford because he hath not secured & cleaned his Dyke at the Upper end of Staks Dyke and worn lands und<sup>er</sup> abutting ag<sup>t</sup> Staks Dyke within this Mannor & that James Shalhorn the younger for his Dyke at an Hads end within this Mannor & that Mary Shalhorn widow for her Dyke at a Land end & William Stafford for his Dyke at his Lay end are in the lib<sup>ty</sup> & that the s<sup>r</sup> Thomas Morrison because he hath trespassed by Distracting on Horses in the fields of Caldreot ap<sup>tes</sup> within the Mannor ap<sup>tes</sup> contrary to order and the custom of this Mannor and that W<sup>m</sup> Morris Shoemaker for one Horse John Morris for one Horse Henry Nicobour for one Horse Tho<sup>s</sup> Colman for one Horse George Browns for one Horse Rob<sup>t</sup> Woodcock for two Swine Henry Nicobour for two Swine Benjamin Timson for one Swine Henry Coe for one Swine Jas<sup>s</sup> Cads for two Swine John Higwell for one Swine & the s<sup>r</sup> Tho<sup>s</sup> Morrison for seven Swine are in the lib<sup>ty</sup> and that Mary Shalhorn because she let a Cow pasture at Caldreot ap<sup>tes</sup> within the Mannor ap<sup>tes</sup> after Midsummer more than she had right of Common to & that Peter Broton is in the lib<sup>ty</sup>. Therefore they are and every of them is in the mercy of the Lord of this Mannor as appears respectively over their Names.

J<sup>am</sup><sup>s</sup> Shalhorn the elder }  
 of the }  
 Inquest and Romage ap<sup>tes</sup> }  
 William Amig }  
 J<sup>am</sup><sup>s</sup> Shalhorn the elder }  
 J<sup>am</sup><sup>s</sup> Shalhorn the younger }

At this Court It was severally and respectively ordered by the several respectively Augusts & Romages ap<sup>tes</sup> In the Words following

It is ordered by the Jurors ap<sup>tes</sup> by and with the Consent of the Lord of this Court that all former Orders which were made or were in force at the last Court last & Court Past held for this Mannor (other than such of them as are already performed or expired) shall stand remain continue and be in full force power and effect to all Intents and purposes whatsoever untill the s<sup>d</sup> Orders or any of them shall be altered, repealed or made void at any succeeding Court or Courts to be holden for the said Mannor.

John Shalhorn only Son and Heir of John Shalhorn deceased

At this Court It is found by the Romage that John Shalhorn and Dorothy his wife lately deceased hold to the use and the use of the said John Shalhorn A Quarter of a yard Land lying in the fields of Caldreot hold by Copy of Court roll of this Mannor under the yearly Rent of Two Shillings And that John Shalhorn is the only Son and next Heir of the said John Shalhorn deceased To whom the said premises with the appurtenances by the common Law and according to the custom of this Mannor ought to descend AND W<sup>m</sup> at this Court came in his proper person the said John Shalhorn and humbly craves the favour of the Lord of the s<sup>d</sup> Mannor that he may be admitted Tenant to the s<sup>d</sup> premises with the appurtenances To whom (present here in Court) the Lord by the s<sup>r</sup> Deputy Steward hath granted See in the by the Lord To have and to hold the said premises with the

C<sup>op</sup>. made & att<sup>d</sup>



Rent 2.  
Fine 2.

Apprentenours unto the said John Shalhorn his Heirs and Assignes of the said Lord at the will of the Lord according to the custom of the said Mannor rendering therefor yearly to the Lord the yearly Rent of two Shillings and performing all other Services therofore formerly due and of Right accustomed and he gives to the Lord for his Term two Shillings and is admitted Tenant therof and hath performed his fealty.

Holly  
and  
Robertson

2

Cop. made with

At this Court comes in his proper person Thomas Holly a Customary Tenant of the said Mannor and in open Court did Surrender into the hands of the Lord of the said Mannor by the hands of John Nych. Gent. Deputy Steward of the Court there by the Lord All that West part of one Cottage or Tenement in Liddington aforesaid formerly in the tenure of George Swell and now in the tenure and occupation of the said Thomas Holly with the Apprentenours within the Mannor aforesaid To the use and behoofe of William Robertson of Liddington aforesaid Labourer for and during the term of the natural life of the said Thomas Holly AND NOW at this Court comes in his proper person the said William Robertson humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the said premises with the Apprentenours To whom (present here in Court) the Lord by the said Deputy Steward hath granted Seizin therof by the Lord To have and to hold the said premises with the Apprentenours unto the said William Robertson in manner aforesaid of the said Lord at the <sup>will of the</sup> Lord according to the custom of the said Mannor Rendering therefor yearly to the Lord the yearly Rent of two Shillings and one penny and performing all other Services therofore formerly due of Right accustomed and he gives to the Lord for his Term two Shillings and one penny and is admitted Tenant therof and hath performed his fealty.

Rent 2: 1  
Fine 2: 1

Petty  
and  
Petty

3

Cop. made with

At this Court It was testified by John Chapman a Deince and Customary Tenant of this Mannor (who in open Court sworn) that out of Court to wit on the eighth day of August in the year of our Lord one thousand seven hundred and thirty nine Peter Petty a Customary Tenant of the Mannor aforesaid did Surrender into the hands of the Lord of the said Mannor by the hands of the said John Chapman by the Lord according to the custom of the said Mannor All that Messuages Houses and Clofts with the Apprentenours in Liddington aforesaid then in the tenure and occupation of the said Peter Petty To the use and behoofe of John Petty his Son Tinner and to his Heirs and Assignes for ever AND NOW at this Court comes in his proper person the said John Petty and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the said premises with the Apprentenours according to the said Surrender To whom (present here in Court) the Lord by the said Deputy Steward hath granted Seizin therof by the Lord To have and to hold the



35.

Rent 1.  
Time 1.

1739  
Promises with the Appurtenances unto the said John Petty his heirs and Assignes of the said Lord at the will of the Lord according to the custom of the said Mannor Rendering therof yearly to the Lord the yearly Rent of One Shilling & performing all other Services therof formerly and of right accustomed and he gives to the Lord for his fine One Shilling and is admitted Tenant therof and hath performed his fealty.

Leaton and wife  
and  
Ward

1

Cop. made & att

At this Court come in their proper persons William Leaton of Geddton in the County of Northampton Sabonex and Ruth his wife late Ruth Skelthorn Customary Tenants of the Mannor aforesaid and in open Court Did Surrender into the hands of the Lord of the said Mannor by the hands and acceptance of John Mych Gent Deputy Steward of the Court the-wo and by the-wo (the said Ruth being then solely and secretly Examined by the said Deputy Steward and giving her full Consent to the same) All that One Acre of Meadow Ground (mow or lufe) lying and being in a certain Meadow called the New Meadow on the Upper side in Cald-cot aforesaid the Meadow belonging to Steak Doyle on the North side thereof in Cald-cot aforesaid with the Common and all Appurtenances to the said Acre of Meadow belonging within the Mannor aforesaid parcel of a Copy of Court roll of this Mannor bearing date the two & twentieth day of October one thousand six hundred and sixty three To the only use and behoofe of Richard Ward of Cald-cot aforesaid Shepherd & of his Heirs and Assignes for ever according to the custom of the said Mannor And now at this Court com'd in his proper person the said Richard Ward and humbly craves the Favour of the Lord of the said Mannor that he may be admitted Tenant to the said premises with the Appurtenances according to the said Surrender To whom present he-w in Court the Lord by the-wo Deputy Steward hath granted Seizin therof by the-wo To have and to hold the said premises with the Appurtenances unto the said Richard Ward his Heirs and Assignes of the said Lord at the Will of the Lord according to the custom of the said Mannor Rendering therof yearly to the Lord the yearly Rent of three pence and performing all other Services therof due and of right accustomed and he gives to the Lord for his fine Three pence and is admitted Tenant therof and hath performed his fealty.

Rent . 3  
Time . 3

Drake  
and  
Drake

5

Cop. made & att

At this Court com'd in his proper person John Drake a Customary Tenant of the said Mannor and in open Court Did Surrender in to the hands of the Lord of the said Mannor by the hands of John Mych Gentleman Deputy Steward of the Court the-wo by the-wo All that his expectation of in and to One Cottage or Tenement with the Appurtenances therunto belonging in Aldington aforesaid within the Mannor aforesaid now in the tenur and occupation of Thomas Drake father of the-wo John Drake holds by Copy of Court roll of the said Mannor under the yearly Rent of



One Shilling and four pence To the use and behoof of the said Thomas Drab  
his Heirs and Assignes for ever according to the custom of the said Mannor AND NOW  
at this Court comed in his proper person the said Thomas Drab and humbly craved the favour  
of the Lord of the s<sup>d</sup> Mannor that he may be admitted Tenant to the said premises with the  
Appurtenances according to the said Surrender To whom (present here in Court)  
the Lord by the said Deputy Steward hath granted Lic<sup>en</sup> in thereof by the Lord To have  
and to hold the said premises with the Appurtenances unto the said Thomas

Rent 1: 4.  
Fine 1: 4.

Drab his Heirs and Assignes of the said Lord at the will of the Lord according to the  
custom of the said Mannor rendering therefor yearly to the Lord the yearly Rent  
of One Shilling and four pence and performing all other Services therefor formerly done  
and of Right accustomed and he gived to the Lord for his ffine One Shilling and four  
pence and is admitted Tenant thereof and hath performed his ffalty.

Rowlat.  
and  
Pridmore Widow  
6

Cap. made etc.

At this Court it was testified by Peter Pretty a Deneer and Customary Tenant of  
this Mannor (hereto in open Court sworn) that out of Court (to wit) on the twenty third day of  
May in the year of our Lord one thousand seven hundred and thirty eight Samuel Rowlat  
a Customary Tenant of the Mannor afores<sup>d</sup> did Surrender into the hands of the Lord of  
the said Mannor by the hands of the s<sup>d</sup> Peter Pretty and by the Lord according to the  
custom of the s<sup>d</sup> Mannor One Cottage in Addington afores<sup>d</sup> formerly in the tenure of  
Robert Manton and then in the tenure or occupation of the afores<sup>d</sup> Samuel Rowlat hold  
by Copy of Court roll of the said Mannor under the yearly Rent of ffive Shillings and two  
pence AND also one Quarter of a yard Land in Addington afores<sup>d</sup> then in the occupation  
of the afores<sup>d</sup> Samuel Rowlat held by Copy of Court roll of the said Mannor ~~under~~  
the yearly Rent of Two Shillings and four pence with all and singular three Appurtes  
within the Mannor afores<sup>d</sup> To the use and behoof of Mary Pridmore  
Widow of Harringworth in the County of Northampton and to her Heirs and Assignes  
for ever according to the custom of the said Mannor Provided always notwithstanding  
and upon Condition that if the aforesaid Samuel Rowlat his Heirs Executors or Administrators  
or any of them should and did well and lawfully pay or cause to be paid unto the aforesaid Mary  
Pridmore her Executors Administrators or Assignes the full Sum of One hundred and  
eighty Pounds with legal Interest for the same after the date of ffive pence for a  
hundred pence of good and lawfull money of Great Britain at or upon the twenty ninth  
day of September which would then be in the year of our Lord one thousand seven hundred  
and thirty eight at the dwelling house of the s<sup>d</sup> Mary Pridmore Then the said  
Surrender should be void or otherwise remain in full force and vertue AND at this Court  
it was found by the Homage that the said Sum of One hundred and eighty pounds or any  
part thereof was not paid to the said Mary Pridmore according to the form and effect of the s<sup>d</sup>



Surrender by which the premises aforesaid with the Appurtenances were forfeited to the s<sup>d</sup> Mary Pidmore according to the custom of the s<sup>d</sup> Mannor & NOW at this Court come in her proper person the said Mary Pidmore and humbly craves the favour of the Lord of the s<sup>d</sup> Mannor that she may be admitted Tenant to the said premises with the Appurtenances according to the said Surrender To whom (present how in Court) the Lord by the said Deputy Steward hath granted Licen<sup>ce</sup> thereof by the Lord To have and to hold the said premises with the Appurtenances unto the said Mary Pidmore her heirs and Assignes of the said Lord at the will of the Lord according to the custom of the s<sup>d</sup> Mannor Rendering therefore yearly to the Lord the several yearly Rents of Five Shillings and two pence and two Shillings & four pence amounting in the whole to Seven Shillings and six pence and performing all other Services thereto for meetye and of Right accustomed and she gives to the Lord for her Amd Five Shillings and two pence and two Shillings & four pence amounting in the whole to Seven Shillings and six pence and she is admitted Tenant thereof and hath performed her fealty.

Rent 5: 2

Rent 2: 4

7: 6

Rent 5: 2

Rent 2: 4

7: 6

Drake  
and  
Drake  
7

Cop. made ext

Whereas at the Court Baron held in and for the Mannor aforesaid on Tuesday the twenty first day of October in the year of our Lord one thousand seven hundred and twenty nine it was found that at the Court held by Assentment for the Mannor aforesaid on the eighth day of April then last past It was then testified by John Townsend a Demier and Customary Tenant of the said Mannor (therein sworn) that out of Court he wit on the thirteenth day of March in the year of our Lord one thousand seven hundred and twenty eight Thomas Drake then another Customary Tenant of the said Mannor did surrender into the hands of the Lord of the s<sup>d</sup> Mannor by the hands of him the said John Townsend by the Lord One Cottage or Tenement with the Appurtenances therunto belonging in Lidmington aforesaid within the Mannor aforesaid then in the possession of the said Thomas Drake To the use and behoof of the said Thomas Drake and Patience his wife for and during the term of their natural lives and the life of the longer Aiver of them and from and after the Decease of the longer Aiver of them the said Thomas Drake and Patience his wife then To the use and behoof of John Drake son of the said Thomas Drake and his heirs and Assignes for ever according to the custom of the said Mannor NOW at this Court come in his proper person the said John Drake and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the said premises with the Appurtenances according to the said Surrender To whom (present how in Court) the Lord by the s<sup>d</sup> Deputy Steward hath granted Licen<sup>ce</sup> thereof by the Lord To have and to hold the s<sup>d</sup>



Rent 1. 4  
 fine 1. 4

Reversion of the said premises with the Appurtenances after the Death of the said Thomas Drake and Patience his wife unto the said John Drake his Heir and Assignes of the said Lord at the Mill of the Lord according to the custom of the said Mannor rendering the wofow yearly to the Lord the yearly Out of Ten Shilling and four pence and performing all other Services therefor formerly Com and of Right accustomed and he gived to the Lord for his ffine Ten Shilling and four pence and is admitted Tenant thereof and hath performed his ffalty.

Revison to the use of his last Will, Surrender inrolled

At this Court it was testified by Lewis Woodcock a Deemee and Customary Tenant of this Mannor (here to in open Court shewen) that out of Court to wit on the Ninth day of May one thousand seven hundred and thirty nine a certain Surrender was taken by the said Lewis Woodcock by the Rod the tenor of which said Surrender is contained in these Words following to wit, The Mannor of Liddington with Caldecot in the County of Rutland, Be it remembred that upon the Ninth day of May one thousand seven hundred and thirty nine Thomas NEVISON of Caldecot in the said County of Rutland Gent one of the Customary Tenants of the said Mannor Did out of Court by the Rod Surrender into the hands of the Lord of the said Surrender by the hand and acceptance of Lewis Woodcock the sden one of the Deemee there All that his Quarter of one yard Land of Arable ley Meadow Pasture and Grass grounds lying and being in the several fields premises Meadows and Territories of Caldecot and Liddington aforesaid and containing by estimation Eleven Acres (more or less) with all Appurtenances to the same belonging and appertaining lately purchased of Robert Shelborn and all other my Copyhold Land in Caldecot and Liddington aforesaid with all Common and Comon of Pasture and all other rights and priviledges to the said Land belonging and appertaining now in the tenur and occupation of George Kiddell of Caldecot aforesaid Husbandman To the only use and behoof of the last Will of me the said Thomas Nevison and for and as is appointed in and by the last Will and Testament of me the said Thomas Nevison and to and for no other use Intent or purpose whatsoever according to the custom of the said Mannor.

Tho. Nevison.

This is a true Surrender in my hands taken the Day and year above by me Lewis Woodcock.

Examd by Myche  
 Dep. Strod



37 The Mannor of Liddington, <sup>1740.</sup> At the View of Frankpledge  
 with Calderot in the County of Rutland and also the Great Comt Baron of the Right Honourable  
 Brownlowe Earl of Essex Baron of Burghley Lord of the said Mannor held  
 at Liddington aforesaid in and for the said Mannor within one Month next after  
 the Feast of Saint Michael the Archangel to wit on Tuesday the twenty first  
 Day of October in the fourth year of the Reign of our Sovereign Lord George  
 the Third by the grace of God of Great Britam France and Ireland King  
 Defender of the Faith and in the year of our Lord One thousand seven hundred  
 and forty and from thence by Adjournment continued untill the twenty third  
 Day of March then next following before John Hyche Grand Deputy Sheriff of the  
 Comt there.

The Inquest and Homage of Liddington aforesaid.

Moses Allon	Robert Larrat
Robert Smith	John Allon
James Harroch	William Larrat
John Hill	Clement Perty
John Farrow	Edward Shaiman
Thomas Perty	Anthony Redgely
Daniel Curtis	John Williamson

Sworn.

The Inquest and Homage of Calderot aforesaid.

William King	John Browns
Samuel Stokoe	George Browns
William Carr	George Kiddle
William Hill	Wm Morris Farmre
Lewis Woodcock	Benjamin Timson
Mathew Baxter	William Stafford
Robert Colwell	and
Peter Brown	Wm Morris Shoemaker

Sworn.

Officers elected for the year ensuing

Constables of Liddington	William Chaprey	Sworn.
	John Williamson	
Wardens there	Robert Smith	Continued.
	John Larrat	Sworn.
	John Farrow	
Pinder and Warden	John Smith	Continued.
Wardboroughs and Wyborowes	Clement Perty	Sworn.
	John Hill	
Juryors of Wights and Mowms and Abotawes there	John Roberts	Sworn.
	Robert Larrat	
Wardens for taking Surrenders	Moses Allon	Continued.
	John Perty	
Constables of Calderot	Peter Brown	Sworn.
	Wm Morris Shoemaker	
Wardens Juryors of Wights and Mowms and Abotawes there	William Carr	Sworn.
	William Stafford	



Decided for taking Surrenders . . . Lewis Woodcock } Continued.  
 William Hill . . . }  
 Husbordonge & Dishwors . . . John Brown the elder } Continued.  
 Robert Colwell . . . }  
 Indor . . . Robert Hill . . . Continued.  
 Ranters . . . Joseph Sculthorpe .

Esquires, To wit, Edward White of Liddington John Hedder of the same Walter Steaks of the same  
 Peter Pretty of the same Robert Howter of the same John Wright of the same John  
 Ireland of the same Richard Mardock of the same James Hill of the same John Roads  
 of the same William Warron of the same and William Smith of the same and others —  
 William Ireland of Caldrot Church? Deacon of the same Richd Mayes of the same Robt  
 Shethorn of the same Mathew Buidet of the same Thomas Samson of the same  
 Robert Shethorn of the same & William Morrid the younger of the same and others.

The Verdict of the Inquest and Homage of Liddington aforesaid. The Jurors aforesaid upon their Oath Do say That Henry  
 Falbot Esquire because he is a Freeholder of this Mannor for his  
 Freehold Land & Tenements in Liddington aforesaid within the Mannor aforesaid and  
 did not appear at this Court Baron to perform his Suit & Service according to the custom of  
 this Mannor and that Conduct Henry Dey Esq. Philip Hurd Esq. Abraham  
 Cant & John Brown are in the like and that Thomas Boyall because he is a Customary  
 Tenant of this Mannor for his Customary Land & Tenements in Liddington aforesaid  
 within the Mannor aforesaid and did not appear at this Court Baron to perform his Suit &  
 Service according to the custom of this Mannor and that Hen. Mary Cant Esq. Myles  
 Thomas Senior & Elizabeth Waterfield are in the like and that John Wright because he  
 hath stopped the Common Road in a place called Mill Lane in Liddington aforesaid contrary to the  
 Custom of this Mannor that Robert Larrat for laying or causing to be laid a quantity of Dirt  
 and Rubbish in a certain Lane called the Church Lane in Liddington aforesaid contrary to the  
 Custom of this Mannor And that Conyers Peack of Stokedry because he hath trespassed upon  
 the Common of Liddington aforesaid by keeping & pasturing one Stear there contrary to Order  
 and the Custom of this Mannor that Tho. Kew of the same for the like that John Larrat  
 because he hath plowed up a certain peice of grass ground in the fields of Liddington aforesaid  
 contrary to order & the Custom of this Mannor that William Larrat because he hath stopped  
 a certain ancient Watercourse running thro. his Yard in Liddington aforesaid And that Sir  
 Pretty because he hath trespassed by keeping & pasturing his Horses on the Common  
 Green before Harvest was over and that John Larrat because he hath plowed up  
 a meastone within this Mannor contrary to the Custom thereof Therefore  
 they are & coery of them is in the Mercy of the Lord of this Mannor as appears  
 respectively over their Names.

Affeerors of the Verdict  
 of the }  
 Inquest and Homage aforesaid } Moses Allen } Sworn  
 Thomas Pretty }



38. The Verdict of the Inquest of Homage of Caldecot aforesaid - 1740.

The Jurors aforesaid upon their Oath Do say That W<sup>m</sup> White because he hath been a transient and an Inhabitant at Caldecot aforesaid within the Boundaries of this View of Frankpledge for the Space of one year or more and did not appear at the View of Frankpledge aforesaid to perform his Suit or Service according to the custom of this Manor and that Henry White & William Tomlinson in the like and that William Morris because he hath trespassed by depasturing One Horse in the fields of Caldecot aforesaid within the Manor aforesaid contrary to order & the custom of this Manor and that Henry Nicoborn for one Horse Thomas Coleman for one Horse James Sly for one Swine Tho<sup>s</sup> Woodcock for one Swine W<sup>m</sup> Ireland for one Swine Kish Mears for one Swine John Cave for one Swine Thomas Samson for one Swine Henry Cowper for one Swine Jane Cave for one Swine Hannah Knouch for one Swine Robert Woodcock for three Swine and Henry Nicoborn for three Swine and that John Morris because he is a common Trespasser with his Swine in the Dead field of Caldecot aforesaid in the Summer Season & that Peter Broton because he hath trespassed by depasturing one foal in the fields of Caldecot aforesaid more than he had right of Common for & that William Stafford because he hath not repaired in good repair kept his Pasture Bank & that W<sup>m</sup> Morris because he is a common Trespasser by keeping & depasturing in the Summer Season one Horse more than he had right of Common for in the fields of Caldecot aforesaid contrary to Order and the custom of this Manor Therefore they are and every of them is in the mercy of the Lord of this Manor as appears respectively over their Names.

Assent of the Verdict } W<sup>m</sup> King }  
of the Inquest of Homage aforesaid. } W<sup>m</sup> Hill } Secy

At this Court it was orally...  
and respectively ordered by...  
the several and respective...  
Inquests and Homages...  
aforesaid in the words following -

It is ordered by the Jurors aforesaid by and with the Consent of the Sheward of this Court that all former Orders which were made or which were in force at the last Court Leet and Court Baron hold for this Manor (other than such of them as are already performed or expired) shall stand remain continue and be in full force power and effect to all Intent and Purposes whatsoever until the said Orders or any of them shall be allowed repealed or made void at any succeeding Court or Courts to be hold for the said Manor.





Cant and wife  
and  
Roberts -  
Copy made etc

At this Court it was found that out of Comer to wit on the first and twentieth day  
of April in the year of our Lord one thousand seven hundred and forty Isaac Cant and  
Mary his wife formerly Mary Sharpe Widow (the the said Mary being a Customary  
Tenant of the Mannor aforesaid and first solely and sweetly Examined by John Myles  
Gentleman Deputy Steward thereof) did Surrender into the hands of the Lord of the said  
Mannor by the hands of the said Deputy Steward by the Rod TWO Acres of Land lying  
in the fields and precincts of Siddington aforesaid with the Appurtenances within the  
Mannor aforesaid then in the tenure or occupation of John Fisher and held by Copy of  
Comer roll of the said Mannor under the yearly Rent of One Shilling and four pence  
To the use and behoof of John Roberts of Siddington aforesaid  
Taylor his Heir and Assignes for ever according to the custom of the said Mannor  
And NOW at this Court comes in his proper person the said John Roberts and  
humbly craves the favour of the Lord of the said Mannor that he may be admitted  
Tenant to the premises aforesaid with the Appurtenances according to the Surrender  
To whom (present how in Court) the Lord by the said Deputy Steward hath granted  
Seizin thereof by the Rod To have and to hold the premises aforesaid  
with the Appurtenances unto the said John Roberts his Heir and Assignes of the said  
Lord at the Will of the Lord according to the custom of the said Mannor Rendering  
therefore yearly to the Lord the yearly Rent of One Shilling and four pence and  
performing all other Services therof formerly due and of Right accustomed and he  
gives to the Lord for his fines One Shilling and four pence and is admitted Tenant  
thereof and hath performed his fealty.

Rent 1: 4  
Fine 1: 4.

Howlat and Toller  
and  
Jumpter  
Copy made etc

At this Court it was found that out of Comer to wit on the thers and twentieth  
day of August in the year of our Lord one thousand seven hundred and forty Richard  
Howlat and William Toller (Son and Heir of William Toller late of Stamford in the  
County of Amisla Mercer deceased) Customary Tenants of the Mannor aforesaid did  
Surrender by the Rod into the hands of the Lord of the said Mannor by the hands of  
William Bludworth Deputy Steward (for this purpose only) of John Blackwell Esquire  
Steward of the Mannor according to the custom thereof One Mesuagge or Cottage and  
one Close called the Homestead therof belonging in Siddington aforesaid with the  
Appurtenances within the Mannor aforesaid held by Copy of Comer roll of the said Mannor  
under the yearly Rent of eight pence AND ALSO three Rods of Meadow and  
four Acres and one hood of Land in the fields of Siddington aforesaid with the  
Appurtenances within the Mannor aforesaid held by another Copy of Comer roll of the said  
Mannor under the yearly Rent of two Shillings and five pence To the use  
and behoof of Prory Jumpter of Thorpe Bywater in the County of



Richard Husbandman his Heirs and Assignes for ever according to the Custom of the said Mannor **AND NOW** at this Court comes in his proper person the said Henry Sumpter and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the promises aforesaid with the Appurtenances ~~and~~ according to the said Surrender **TO WHOM** (present how in Court) the Lord by the said Deputy Steward hath granted Seizin thereof by the said **TO HAVE AND TO HOLD** the promises aforesaid with the Appurtenances unto the said Henry Sumpter his Heirs and Assignes of the said Lord at the Will of the Lord according to the custom of the said Mannor - Rendering thereof yearly to the Lord the yearly Rents of eight pence and two Shillings and five pence amounting in the whole to three Shillings and one penny and performing all other Services thereof formerly due and of Right accustomed and he gives to the Lord for his ffines eight pence and two Shillings and ffive pence amounting in the whole to three Shillings and one penny he is admitted Tenant thereof And hath performed his ffalty.

Quit - 8  
Quit 2: 5  
3: 1

ffine - 8  
ffine 2: 5  
3: 1

Cave - }  
and }  
Cave. }  
Coprovade odd  
3

Whereas at the Court Baron hold in and for the Mannor aforesaid on Thursday the twenty ffirst day of October in the year of our Lord One thousand seven hundred and thirty one and from thence by Adjournment continued until the eleventh day of April then next following It was testified on the said day of Adjournment of the same Court by Richard Woodcock a Decree and Customary Tenant of the said Mannor (tho' to in open Court sworn) that out of Court to wit on the twenty eighth day of ffbruary then last past John Cave the elder then one other Customary Tenant of the Mannor aforesaid Did Surrender into the hands of the Lord of the said Mannor by the hands of him the said Richard Woodcock by the Order All that his Cottage with Common of Pasture and all and singular the Appurtenances to the same belonging in Calverot aforesaid then in the tenure and occupation of the said John Cave **TO THE USE AND BEHOOF** of his wife Elizabeth Cave for the term of her natural life and after her Decease to his son John Cave and to his Heirs and Assignes for ever according to the custom of the said Mannor **AND NOW** at this Court it is found by the Homage that the said Elizabeth Cave is dead **AND NOW** at this Court comes in his proper person the said John Cave son of the said John Cave and humbly craves the favour of the Lord of the said Mannor that he may be admitted Tenant to the promises aforesaid with the Appurtenances according to the said Surrender **TO WHOM** (present how in Court) the Lord by the said Deputy Steward hath granted Seizin thereof by the said



To have and to hold the premises aforesaid with the Appurtenances unto the said John Caw his Heir and Assignes of the said Lord at the Will of the Lord according to the custom of the said Mannor Rendering therefor yearly to the Lord the yearly Rent of One half penny and performing all other Services therefor formerly One and of Right accustomed and he gives to the Lord <sup>for his Will</sup> One half penny and is admitted Tenant thereof and hath performed his Fealty.

Rent - 1/2  
 Fine - 1/2

Robinson  
 and  
 ffurman & Brown

Copy made. C. d. d.

A

At this Court comed in his proper person William Robinson a Customary Tenant of the Mannor aforesaid and in open Court did Surrender into the Hands of the Lord of the said Mannor by the hands of John Wych Gentleman Deputy Steward of the Court thereof by the said One Foot part of One Cottage in Liddington in tenure of the said William Robinson with the Appurtenances within the Mannor aforesaid held by Copy of Court roll of the said Mannor under the yearly Rent of Two Shillings <sup>and two pence</sup> To the use and behoof of John ffurman of Liddington aforesaid Butcher for and during the Term of his natural life and from and after his Decease to the use of William Brown his Heir and Assignes for ever AND NOW at this Court comed in their proper persons the said John ffurman and William Brown and humbly crave the favour of the Lord of the said Mannor that they may be admitted Tenants to the premises aforesaid with the Appurtenances according to the said Surrender To whom (present here in Court) the Lord by the said Deputy Steward hath gave Seizin thereof by the said To have and to hold the premises aforesaid with the Appurtenances unto the said John ffurman and William Brown in manner aforesaid of the said Lord at the Will of the Lord according to the custom of the said Mannor Rendering therefor yearly to the Lord the yearly Rent of two Shillings <sup>and two pence</sup> and performing all other Services therefor formerly One and of Right accustomed and they give to the Lord for their Fealty two Shillings <sup>and two pence</sup> amounting in the whole to ffour Shillings <sup>and four pence</sup> and they are admitted Tenants thereof And the said John ffurman hath performed his Fealty but the Fealty of the said William Brown is excused on Account of his Infancy and Hannah Brown is admitted Guardian for the said William Brown for the said premises with the Appurtenances during the minority of the said William Brown She the said Hannah Brown rendering an Account thereof.

Rent 2 - 2  
 Fine 2 - 2  
 Fine 2 - 2  
4 - 4



Vines  
to  
Cade Wd

5

Cop. made 70dd

1740.

Whereas At the View of Frankpledge and also the Great Court Baron of  
 the Right Honourable John Earl of Exeter Lord of the Mannor aforesaid held  
 at Riddington aforesaid within the Mannor aforesaid for the said Mannor within One  
 Month next after the Feast of Saint Michael the Arch Angel to wit on Saturday the  
 first Day of October in the Seventh year of the Reign of our Sovereign Lord George by the  
 Grace of God of Great Britain France and Ireland King Defender of the Faith &c. And  
 in the Year of our Lord One thousand Seven hundred and Twenty and from thence by  
 Adjournment continued until the Tenth Day of April then next following Before  
 Joshua Blackwell Steward of the Court there ~~at~~ ~~the~~ ~~same~~ ~~place~~ ~~as~~ ~~in~~ ~~the~~ ~~last~~ ~~year~~  
 it was found that out of Court to wit on the Ninth Day of September  
 last past Henry Vines a Customary Tenant of this Mannor did Surrender into the  
 Hands of the Lord of the said Mannor by the Hands of the said Steward by the Rod  
 All and singular the Customary Mesuages Cottages Lands and Tenements  
 whatsoever of him the said Henry Vines with their appurtenances within  
 the Mannor aforesaid To the use and Behoof of the last Will and Testam.  
 of him the said Henry Vines according to the Custom of the Mannor aforesaid.  
 And whereas the said Henry Vines his last Will and Testament in writing  
 bearing date the Nineteenth day of December in the year of our Lord one  
 thousand Seven hundred and twenty three, now produced here in Court  
 the tenor of which will in part is as follows I Give to my Sister  
 Jane Cade <sup>the</sup> wife of William Cade of Caldecot aforesaid my Copy hold  
 Cottage with the appurtenances to be to her and her Heirs and Assigns  
 forever And whereas the said Henry Vines did since last by Deed  
 Now at this Court Composed in her proper person the said Jane Cade  
 widow of the said William Cade now deceased and humbly praye the favours  
 of the Lord of the said Mannor That she may be admitted to the said Cottage  
 with the appurtenances lying in Caldecot aforesaid held by Copy of Court rolls  
 of the said Mannor under the yearly Rent of Ten pence, according to the  
 Surrender & last will of the said Henry Vines. To whom present here in  
 Court the Lord by the said Deputy Steward hath granted Signify thereof  
 by the Rod To have and to hold the premises aforesaid with the  
 appurtenances unto the said Jane Cade in manner aforesaid of the said Lord at the  
 will of the Lord according to the custom of the said Mannor rendering therefore yearly to  
 the Lord the yearly Rent of Ten pence and performing all other services there fore  
 formerly due and of right accustomed And she gives to the Lord for her fine  
 Ten pence and is admitted Tenant  
 thereof and hath performed her fealty.

Rent — — 10

fine — — 10



Larrat }  
to }  
freeman }  
Cop. made. & d'd  
6

At the said Day of adjournment of this Court It was testified by M<sup>rs</sup> Allen <sup>and Customary Tenant</sup> a Deciner of the said Manor that on the Nineteenth Day of November in the Year of our Lord One thousand Seven hundred and forty George Larrat a Customary Tenant of the said Manor did out of Court Surrender into the Hands of the Lord of the said Manor by the Hands of the said M<sup>rs</sup> Allen and by the Rod according to the custom of the said Manor. All that one acre of arable land half one acre of Ley and half one acre of Meadows lying dispersedly in the fields Meadows and precincts of Liddington aforesaid with the appurtenances within the Manor aforesaid in the Tenure or occupation of the said George Larrat ~~and also~~ his right Title and Interest of him and to the same To the Use and Behoof of Richard Freeman Shepherd <sup>and to</sup> his Heirs and Assignes forever at the will of the Lord according to the Custom of the said Manor AND NOW at the said Day of adjournment of this Court comes in his proper person the said Richard Freeman and humbly prays the favour of the Lord of the said Manor that he may be admitted Tenant to the premises aforesaid with the appurtenances according to the said Surrender TO WHOM (present here in Court) the Lord by the said Deputy Steward hath granted seizin thereof by the Rod To have and to hold the premises aforesaid with the appurtenances unto the said Richard Freeman his Heirs and Assignes of the said Lord at the Will of the Lord according to the Custom of the said Manor Rendering therefore yearly to the Lord the yearly Rent of One penny and performing all other Services therefore formerly due and of right accustomed And he gives to the Lord for his fine One penny more a penny more a penny more and he is admitted Tenant thereof and hath performed his fealty

Rent ————  
fine ————

Shelhorn and Wife }  
to }  
King }  
Cop. made & d'd  
7

At the said Day of adjournment of this Court It was found that on the Thirtieth Day of January in the Year of our Lord One thousand Seven hundred and forty John Shelhorn and Bridget his Wife Customary Tenants of the said Manor (the the said Bridget being first solely and secretly examined by John Myche Gent Deputy Steward of the said Manor and thereunto consenting) did out of Court Surrender by the Rod into the Hands of the Lord of the said Manor by the Hands of the said Deputy Steward All that Quarter of a yard Land containing by Estimation Eight acres (or the same more or less) of arable Land lying in the fields of Liddington and Calderot aforesaid then in the Tenure of William King held by Copy of Court Roll of the said Manor under the yearly Rent of two Shillings and the Recession and Reversions Remainder and Remainders thereof TO the use and Behoof of William King of Calderot Farmer his Heirs and Assignes for ever according to the Custom of the said Manor AND NOW at this Court comes in his proper person the said William King and humbly prays the favour of the Lord of the said Manor that he may be admitted Tenant to the said premises with the appurtenances



Rent	--	2:	--
fine	--	2:	--

according to the said Surrender TO WHOM present here in Court the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod TO HAVE AND TO HOLD the premises afores. with the appurtenances unto the said William King his Heirs and Assignes of the said Lord at the will of the Lord according to the Custom of the said Manor RENDRING therefore yearly to the Lord the yearly Rent of Two Shillings and performing all other Services therefore formerly due and of right accustomed And he gives to the Lord for his fine Two Shillings and annuall annuall and he is admitted Tenant thereof and hath performed his fealty

Chapman  
 Stokes }  
 Cop made & att  
 8

At the said Day of adjournment of this Court it was testified by William Aill a Deciner of the said Manor hereto in open Court sworn that on the three and Twentieth Day of March in the Year of our Lord One thousand Seven Hundred and forty John Chapman a Customary Tenant of the Manor aforesaid did Surrender into the Hands of the Lord of the said Manor by the Hands of the said William Aill and by the Rod All those several pieces and parcels of arable Land Ley Mead or pasture and Grass ground scituats and lying in the fields and Liberties of Caldecot afores. And one Toft in Caldecot afores. in a place called Inelson containing by Estimation Half an acre All which said premises are computed to be One half yard Land and so on in together by Estimation Twenty acres and three roods and now are in the tenure of the said William Aill And all that little Close of pasture with the Appurtenances heretofore fishery in Caldecot aforesaid place called Inelson containing by Estimation One acre And all that inclosed piece of Arable and pasture Ground in Inelson aforesaid within the Liberties of Caldecot afores. containing by Estimation Two acres And heretofore William Slye and now in the occupation of the said William Aill To the use and behoof of Thomas Stokes his Heirs and Assignes for ever at the Will of the Lord according to the Custom of the said Manor AND NOW at this Court comes in his proper person the said Thomas Stokes and humbly prays the favour of the Lord of the said Manor that he may be admitted Tenant to the premises afores. with the appurtenances according to the said Surrender TO WHOM present here in

Rent	--	2:	7
Rent	--	4:	11
Rent	--	--	4
Rent	--	--	3
		--	5: 1

Court the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod TO HAVE AND TO HOLD the premises afores. with the appurtenances unto the said Thomas Stokes his Heirs and Assignes of the said Lord at the will of the Lord according to the custom of the said Manor RENDRING therefore yearly to the Lord the several yearly Rents of Two Shillings and Seven pence one Shilling and Eleven pence four pence and Three pence amounting in the whole to five Shillings and one penny And performing all other Services therefore



fine — 2: 7 formerly due and of right accustomed And he gives to the Lord for his fines  
 fine — 4: 11 Two Shillings and seven pence One Shilling and eleven pence four  
 fine — — 4 pence and Three Pence amounting in the whole to five Shillings  
 fine — — 3 and one Penny and he is admitted Tenant thereof and hath performed  
 — 5: 4 his fealty

John Dickard & Simon his young<sup>est</sup> son  
 Tho. Lewin  
 At the said Day of Adjournment of this Court come in their proper persons John Dickard and Simon Dickard youngest Son of the said John Dickard by Ann his Wife deceased and in open Court did surrender into the Hands of the Lord of the said Mannor by the Hands of John Wyche Gent. Deputy Stew. there by the Rod All that one customary Cottage heretofore in Tenure of Rowland Dreygrave and Widow of Richard White with the appurtes in Lodington within the Mannor afores. held of the Lord of the said Mannor by Copy of Court Roll of the said Mannor under the yearly Rent of Two Shillings and two pence To the use and behoof of Moses Allen his Heirs and Assignes for ever according to the Custom of the said Mannor To the Intent that the said Moses Allen may be perfect Tenant to the Tenements and premises afores. with the appurtenances and of the customary Title thereof for suffering and passing one good and perfect Recovery thereof according to the Custom of the said Mannor AND NOW at the s<sup>d</sup> Day of Adjournment of this Court comes in his proper Person the s<sup>d</sup> Moses Allen & humbly prays the favour of the Lord of the s<sup>d</sup> Mannor that he may be admitted Tenant to the premises aforesaid with the appurtenances according to the s<sup>d</sup> Surrender TO WHOM (present here in Court the Lord by the s<sup>d</sup> Deputy Steward hath granted Licence thereof by the Rod To have and to hold the premises aforesaid with the appurtenances unto the said Moses Allen his Heirs and Assignes in manner aforesaid of the said Lord at the will of the Lord according to the Custom of the said Mannor Rendering therefore yearly to the Lord the yearly Rent of Two Shillings and Two pence and performing all other Services thereon formerly due and of right accustomed but nothing is given to the Lord for assize because this Admission is had for better assurance only and he is admitted Tenant thereof but his fealty is respited and so forth.

Recovery for Lewin

Copy made

Rent — 2: 2.  
 fine — — —

And afterwards to wit at the said Day of Adjournment of this Court comes in his proper person Robert Riddington Gentleman and in open Court complains against the s<sup>d</sup> Moses Allen in a Plea of Land (to wit) of the said customary Cottage with the appurtenances in the Jurisdiction of this Court held by Copy of Court Roll of the s<sup>d</sup> Mannor and makes Proclamation to prosecute his said Plea in the Nature and Form of the Writ of our Lord the King *De ingressu super Disseizinam in le port* at the Common Law according to the Custom of the said Mannor and finds pledge to prosecute his Plea; to wit John Gos and Richard Gos and cross Proofs thereupon to be made according to the Custom of the said Mannor against the said Moses Allen returnable here immediately & so forth it is granted to him and so forth and the same Moses Allen present here in Court freely appears to the Plea aforesaid without further Proofs.



And hereupon the said Robert Kidlington in his proper person claims against the said Mows Allen the Customary Cottages or Tenement aforesaid with the appurtenances within the Curia of this Court as his Right & Inheritance at the will of the Lord by Copy of Court Roll of this Mannor according to the Custom of the said Mannor and into which the same Mows Allen hath not entered but after the Dissizin which Hugh Hunt thereof unjustly and without Judgment hath made to the said Robert Kidlington within Thirty years last past and whereupon he saith that he the said Robert Kidlington was seized of the said Customary Cottages & Premises with the appurtenances in his Domesne as of Fee and Right at the will of the Lord according to the Custom of the said Mannor in Time of Peace in Time of our Lord the King which now is by taking the Profitts thereof to the Value and so forth <sup>and into which and so forth</sup> and therefore he bringeth his Suit and so forth.

And the said Mows Allen in his proper person cometh & defendeth his Right when and so forth and voucheth to warranty the said John Richard & Simon Richard who present here in Court in their proper persons freely warrant to him the Customary Tenement and Premises aforesaid with the appurtenances & so forth.

And hereupon the said Robert Kidlington demandeth against the said John Richard and Simon Richard Tenants by his Warranty the Customary Tenement & Premises aforesaid in manner aforesaid and thereupon saith that he was seized of the Customary Tenements & Premises aforesaid with the appurtenances in his Domesne as of Fee and Right at the will of the Lord according to the Custom of the said Mannor in Time of Peace in the Time of our Lord the King that now is by taking the Profitts thereof to the Value & so forth and into which and so forth and thereupon he bringeth his Suit & so forth.

And hereupon the said John Richard and Simon Richard Tenants by Warranty come in their proper persons and defend their Right when & so forth and further vouch to warranty Richard Law who likewise present here in Court warrants to them the Customary Tenements & Premises aforesaid & so forth.

And hereupon the said Robert Kidlington demandeth against the said Richard Law Tenant by Warranty the said Customary Tenements & Premises in manner aforesaid and so forth and saith that he was seized of the said Customary Tenements and Premises aforesaid with the appurtenances in his Domesne as of Fee and Right at the will of the Lord according to the Custom of the said Mannor in Time of Peace in the Time of our Lord the King that now is by taking the Profitts thereof to the Value & so forth and into which & so forth and therefore he brings his Suit and so forth.

And hereupon the said Richard Law Tenant by Warranty in his proper person comes and defend his Right when & so forth and saith that the said Hugh Hunt did not dissizin the said Robert Kidlington of the said Customary Tenement and Premises with the appurtenances as the said Robert Kidlington by his Written Plaint and Declaration above doth suppose AND hereof putt himself his Counters and the Homage of the Court aforesaid and the said Robert Kidlington likewise and craveth leave to impart untill the fourth Hour of the Afternoon of this Day.



And it is granted to him And the same hour is given to the said Richard Law here & so forth

And afterwards to wit at the said fourth hour the said Robert Kidlington returns here in Court in his proper person and the said Richard Law although solemnly called cometh not again but Desparteth in Contempt of the Court and maketh Default therefore according to the Custom of this Mannor It is considered by this Court that the said Robert Kidlington do recover his Seizin against the said Moser Allen of the Customary Tenements and Premises aforesaid with the appurtenances To have and to hold to the said Robert Kidlington and his Heirs at the will of the Lord according to the Custom of the said Mannor free from the said Moser Allen and his Heirs for ever and that the said Moser Allen have of the Customary Tenements and premises aforesaid of the said John Richard and Simon Richard to the Value and so forth within the Mannor aforesaid and that the said John Richard and Simon Richard have further of the Customary Tenements and premises aforesaid of the said Richard Law within the said Mannor to the Value and so forth and that the said Richard Law be in Mercy and so forth

And hereupon the said Robert Kidlington craves the Process and Precept of this Court to be directed to the Bailiff of this Court to cause full Seizin of the Customary Tenements and premises aforesaid with the Appurtenances to be had to him and it is granted to him returnable here immediately.

And afterwards to wit the same Day and Year aforesaid this Court willing come here in Court the said Robert Kidlington and the Bailiff of this Court (to wit) John Drecty Bailiff here and returneth that he by Vertue of the aforesaid Precept this same Day hath caused full Seizin to be delivered to the said Robert Kidlington of the said Customary Tenements and premises so as aforesaid recovered as by the said Precept was commanded

And hereupon at this Court comes in his proper person the said Robert Kidlington and humbly prays the favour of the Lord of the said Mannor that he may be admitted Tenant to the Customary Tenements and Premises aforesaid with the appurtenances according to the force and effect of the said recovery and Execution of the Precept aforesaid and according to the Custom of the said Mannor

And hereupon the Lord of the said Mannor in open Court by the said Deputy Steward hath granted and delivered to the said Robert Kidlington and his Heirs and Assignes by the Road Seizin of the Customary Tenements and premises aforesaid with the Appurtenances To have and to hold the Customary Tenements and Premises aforesaid with the Appurtenances unto the said Robert Kidlington his Heirs and Assignes for ever of the said Lord at the will of the Lord according to the Custom of the said Mannor tending therefore yearly to the Lord the yearly Rent of Two Shillings and Two pence and performing all other Services therefore formerly due and of Right accustomed But nothing is given to the Lord for a fine because this Admission is had for better Assurance only And he is admitted Tenant thereof But his fealty is reserved and so forth by Vertue of which said Recovry the said Robert Kidlington was seized of and in the Tenements and premises aforesaid with the Appurtenances in his Demesne as of Right according to the Custom of the said Mannor

Rent - 2: 2  
fine - - -



And afterward at the said Day of Adjournment of this Court come in their  
 proper persons the said Robert Ridlington, <sup>Moses Allen</sup> John Dickard and Simon Dickard Youngest Son of the  
 said John Dickard and in open Court Did Surrender into the hands of the Lord of the said Mannor  
 by the Road by the bands of the said Deputy Steward All that the said Customary Cottage heretofore  
 in Tenure of Rowland Desgraves and now of Richard White with the Appurtenances in  
 Leasington within the Mannor aforesaid held of the Lord of the said Mannor by Copy of Court  
 Roll of the said Mannor To the use and Behoof of Thomas Lewin of Seaton in  
 the County of Rutland Weaver his heirs and Assignes for ever according to the Custom of the  
 said Mannor And further they the said Robert Ridlington <sup>Richard and Simon</sup> ~~and~~ Moses Allen John  
 for themselves and their heirs severally and respectively fully freely and absolutely have released  
 released and for ever quit claim to the said Thomas Lewin and his heirs and Assignes All the  
 Right Title Estate Interest Claim and Demand whatsoever of them the said Robert Ridlington  
<sup>John Dickard and Simon Dickard</sup> ~~and~~ Moses Allen of in or to the said Customary Tenements and premises or any part or  
 parcel thereof AND NOW at the said Day of Adjournment of this Court comes in his  
 proper Person the said Thomas Lewin and humbly prays the favour of the Lord of the said  
 that he may be admitted Tenant to the Customary Tenements and premises aforesaid with  
 the Appurtenances according to the Surrender and Release aforesaid To which said Thomas  
 Lewin present here in Court the Lord by the said Deputy Steward hath granted Licence sheweth  
 by the Road To have and to hold the Customary Tenements and premises aforesaid  
 with the appurtenances unto the said Thomas Lewin his heirs and Assignes at the  
 will of the Lord according to the Custom of the said Mannor rendering therefore yearly  
 to the Lord the yearly Rent of Two Shillings and Two pence and performing all other  
 services therefore formerly due and of right accustomed And he gives to the Lord for his  
 fine Two Shillings and Two pence And he is admitted Tenant thereof and hath performed  
 his fealty.

Rent — 2: 2  
 Fine — 2: 2

Examined by.

Wyche  
 Dep. Steward



The Mannor of Siddington with Caldecot in the County of Rutland } At the Court Baron of the Right Honourable Brownlow Earl of  
 Exeter Baron of Burghley Lord of the said Mannor held at Siddington in  
 For the said Mannor on Saturday the Twenty first Day of July in the ffifteenth year of the  
 reign of our Sovereign Lord George the Second by the Grace of God of Great Brittain France  
 and Ireland King Defender of the Faith And in the year of our Lord One Thousand Seven  
 hundred and fforty one Before John Nyehe Gentleman Deputy Steward of the Court there

28<sup>th</sup> of July 1745

Homage Moses Allen  
 James Mordoch } Sworn  
 William Sarrat }

At this Court was presented and found by the Homage a letter of Attorney  
 or Instrument in Writing under the Hand and Seal of John Waterfield a Copyhold Tenant  
 of this Mannor (the only Son and Heir of Anthony Waterfield deceased late a Customary  
 Tenant of the said Mannor by Ann his wife) in the words following Viz<sup>t</sup>

To all to whom these Presents shall come I John Waterfield of St. Clements  
 Dances in the County of Middlesex (the only Son and Heir of Anthony Waterfield deceased  
 late a Customary Tenant of the Mannor of Siddington cum Caldecot in the County of  
 Rutland by Ann his wife) Have made constituted & appointed and in my place and  
 stead put and by these presents Do make constitute and appoint in my place & stead put  
 Thomas Pretty of Siddington aforesaid to be my true and lawfull Attorney for me and in  
 my name place and stead at the next or any other Court that shall be held for the said Mannor  
 to pray for take and receive according to the Custom of the said Mannor of or from the Lord of  
 the said Mannor or the Steward there Livery and Admittance of and to sell those two parts  
 of one Cottage with its Appurtenances late in Tenure of Henelm Waterfield in Siddington  
 aforesaid holden by Copy of Court Roll of the Mannor aforesaid as only son & heir of  
 the said Anthony Waterfield by Ann his said wife AND whereas I am advised  
 that for the cutting of all Intails and barring all Remainders for the setting and  
 assuring all the said Premises with their Appurtenances to the use of me the said  
 John Waterfield my Heirs and Assignes according to the Custom of the said Mannor it  
 is necessary that a Common Recovery should be suffered of the said premises in the  
 Court Baron or customary Court to be holden for the said Mannor upon a Plaint or  
 an Action in the nature of a writ of Entry Sur Disceisin in le post at common  
 Law and prosecuted in the said Court for which purpose it is necessary I should  
 Surrender the s<sup>d</sup> premises with their Appurtenances To the use and



Behoof of some Person and his Heirs and Assignes for ever Wherupon such  
 Person shall be admitted that he may be thereby become a perfect Tenant of the said  
 Premises untill a perfect Recovery shall be had against him in the said Court Baron  
 or Customary Court to be holden for the said Mannor of the said Premises and that  
 some other person may bring a writ or Plaint in the Nature of a writ of Entry Sur  
 Disseisin en le host at the Common Law in the said Court Baron or Customary  
 Court to be holden as aforesaid as Demandant against the said person as Tenant  
 of the said Premises by such Name or Names and Descriptions as shall be thought  
 meet and that the said Person as Tenant may appear in Person to the said  
 Plaint or Count or Declaration thereupon and make Defence and couch to warrant  
 me the said John Watersfield and because I cannot travel to the said Court without  
 great Danger and hazard of my Life I desire that I may appear upon such  
 Couch by my Attorney hereafter named & thereunto fully authorized & after  
 Count or Declaration in the said Court against me I may enter into warranty &  
 make Defence by Words of Course & couch to warranty the common Couches  
 who may appear in the said Court to be holden for the said Mannor in person and  
 after Count or Declaration against him may enter into warranty & plead & implead  
 & afterwards make Default that so a good & perfect Recovery may be had and  
 suffered in the said Court to be holden for the said Mannor of the said Premises  
 and after Seizin delivered unto the said person demandant of the said Premises he  
 may Surrender the same To the use of Thomas Hurst of Staunford Gentleman  
 his Heirs and Assignes for ever Know yee therefore that for effecting the premises  
 I the said John Watersfield have constituted & appointed & in my place & stead  
 put & by these presents do constitute & appoint & in my place & stead put the said  
 Thomas Prettie my true & lawfull Attorney for me & in my Name place & stead to  
 appear in any Court Baron or Customary Court to be holden for the said Mannor  
 of Siddington cum Caldecot with its Members and to surrender by the Road or  
 otherwise according to the Custom of the said Mannor in to the Hands of the Lord of  
 the said Mannor All the aforesaid Premises To the use of some person his Heirs  
 & Assignes (as my Attorney shall think proper) to make a perfect Tenant of the  
 said Premises untill a perfect Recovery shall be had against him And also for  
 me & in my Name place & stead to appear in any Court Baron or Customary Court  
 to be holden for the said Mannor in & to the said Action upon my being bound  
 to warranty as aforesaid & for me & in my Name place & stead to enter into  
 warranty & couch over to warranty the Common Couches & to do & performe  
 all such other Acts & Things for me & in my Name place & stead as shall or may be  
 any ways necessary for the perfecting a Common Recovery of the said Premises



and having surrendered & releasing the Same to the use of the said Thomas  
burst his Heir & Assignes for ever according to the Custom of the said Mannor AND  
I do hereby ratify & confirm whatsoever my said Attorney shall lawfully do in the  
Premises as much as if I was personally present to do the Same I Witness  
whereof I the said John Waterfield have hereunto set my Hand & Seal this 14<sup>th</sup> Day  
of July in the Fifteenth year of the Reign of our Sovereign Lord George the second  
by the Grace of God of Great Britain France & Ireland King Defender of the Faith  
& in the year of our Lord one Thousand seven hundred and forty one John  
Waterfield & Sealed and Delivered in the presence of Henry Sampson Marey  
Shepard

At this Court comes the said John Waterfield by Richard Shipley Gentleman his  
Attorney and humbly prays the favour of the Lord of the said Mannor that he may  
be admitted Tenant to All those two parts of one Cottage with its Appurtenances  
formerly in Tenure of Henelm Waterfield in Liddington aforesaid To which said  
John Waterfield by his said Attorney (present here in Court) the Lord by the said Deputy  
Steward hath granted Livery thereof by the Rodd To have and to hold the  
Premises aforesaid with their & every of their Appurtenances unto the said John  
Waterfield his Heirs & Assignes at the will of the Lord according to the Custom of the said  
Mannor Rendering therefore yearly to the Lord the yearly Rent of  
and performing all other Services therefore formerly due and of right accustomed  
and he gives to the Lord for his Fine and he is  
admitted Tenant thereof But is Healtly is respited on account of his Absence of both

AND NOW at this Court came the said Thomas Pretty in his proper Person and  
by Vertue power and Authority of the said Letter of Attorney & for in the name  
Place and Stead of him the said John Waterfield did in full & open Court Surrender  
by the Rodd into the Hands of the Lord of the said Mannor by the Bands & Acceptance  
of his said Deputy Steward according to the Custom thereof All those two parts of one  
Cottage with its Appurtenances late in Tenure of Henelm Waterfield in Liddington  
aforesaid holden by Copy of Court Roll of the Mannor aforesaid as only Son & Heir  
of the said Anthony Waterfield by Ann his said wife To the use and behoof  
of Edmund Sifney of Liddington aforesaid his Heir & Assignes for ever for the  
intents and purposes before mentioned who being present here in Court in his proper  
person prayed to be admitted Tenant thereunto To whom the Lord of this Mannor  
by his said Deputy Steward granted Livery thereof by the Rodd To hold to him  
his Heir & Assignes at the will of the Lord according to the Custom of the said  
Mannor by the Rents & Services therefrom formerly due & of right accustomed (saving to  
every one their Right) And he was admitted Tenant thereto And afterwards  
at the same Court came Robert Sarraat of Liddington aforesaid in his own proper



and in full open Court did complain against the said Edmund Simey in a plea of law that is to say of all those two parts of the said Cottage with its Appurtenances in Liddington aforesaid & undertook to prosecute that his claim in the form & Nature of his Majesty's writ of Entry Super Disseizin en le post and found pledged was to do One Doe & Richard Ros AND thereupon the said Edmund Simey in his proper Person demanded against the said Robert Larrat all those two parts of the said Cottage with its Appurtenances within the Jurisdiction of this Court as his Right and Inheritance & into which the said Robert Larrat hath not Entry but after the Disseizin which Hugh Hunt thereof unjustly & without Judgment hath done to the said Edmund Simey within Thirty years now last past & hereupon he saith that he was Seized of the said Two parts of the said Cottage with its Appurtenances in his Demesne as of free & right at the will of the Lord according to the Custom of this Mannor in the time of peace & of his present Majesty by taking the Profits thereof to the Value two fourth parts into which & so forth and thereof he bringeth Suit and so forth and the said Edmund Simey in his proper person came & defended his Right & so forth and thereupon vouched to warranty the said John Watersfield who by the said Thomas Pretty his Attorney being present here in Court freely warranted to him the said Two parts of the said Cottage with its Appurtenances AND thereupon the said Robert Larrat demanded against the said John Watersfield Tenant by his own warranty all the said two parts of the said Cottage with its Appurtenances & declared against him in manner & form aforesaid AND he the said John Watersfield Tenant by his own warranty by the said Thomas Pretty his Attorney came & defended his Right & so forth & thereupon further vouched to warranty the said Thomas Crisp who being present here in Court in his proper person freely warranted to him the said Two parts of the said Cottage with its Appurtenances & so forth AND thereupon the said Robert Larrat demanded that the said Thomas Crisp Tenant by his warranty all the said Two parts of the said Cottage with its Appurtenances & declared against him in manner & form aforesaid AND the said Thomas Crisp Tenant by his own warranty came & defended his Right & so forth & said that the said Hugh Hunt did not disseize the said Robert Larrat as by his writ or plaint & Declaration hath before appeared and upon this puts himself upon the Oath of this Court and so forth and the said Robert Larrat thereupon craved Leave to impart until Six of the Clock in the Afternoon of the same Day & he had it & the same Time was given to the said Thomas Crisp AND afterwards at the same hour the said Robert Larrat came again here into Court in his proper Person and the said Thomas Crisp although solemnly called came not again but in Contempt of the Court departed & made Default therefore it was adjudged by the Court that the said Thomas Crisp recovers his Seizin against the said Edmund Simey of the said Two parts of the said Cottage with its Appurtenances and that the said Edmund Simey have of the Copyhold premises of the said John Watersfield within this Mannor to the Value two fourth parts and that the said have of the Copyhold premises of the said Thomas Crisp within this Mannor to the Value two fourth parts and the same Thomas Crisp in mercy and so forth AND thereupon the said Robert Larrat prayed Process of the Court here to the Bailiff of this Mannor to be directed to cause full Seizin of all and every the said Two parts of the said Cottage with its Appurtenances to be delivered unto him & it was granted returnable without Delay and afterwards on the same Twenty fifth Day of July the same Court sitting there came here into Court



the said Robert Sarrat and the said bailiff Thomas Manton certified that by Vertue of  
aprecept as aforesaid to him directed had caused full Seizin of all and every the said  
two parts of the said Cottage with its Appurtenances to be delivered to the said Robert  
Sarrat as by that Precept he was commaunded And afterwards at this saide  
Court they the said Robert Sarrat & Edmund Simey in their proper persons and the said  
John Waterfield by the said Thomas Pretty his Attorney in full and open Court surrendered  
by the Rodd into the hands of the Lord of the said Mannor by the hands and Acceptance  
of his said Deputy Steward according to the Custom thereof All those two parts of one  
Cottage with its Appurtenances late in Tenure of Henelm Waterfield in Seadington  
aforesaid holden by Copy of Courtroll of the Mannor aforesaid To the use and  
Behoof of Thomas Hurst Gentleman his heirs and Assignes for ever who present  
here in Court prayed to be admitted Tenant thereunto To whom the Lord of this  
Mannor by the said Deputy Steward hath granted Seizin thereof by the Rodd To  
hold to him the said Thomas Hurst his heirs and Assignes at the will of the Lord  
according to the Custom of the said Mannor by fealty Suit of Court & the ancient  
Rents & Services therefrom foruwerly due and of right accustomed (saying to  
every one their Right) and he was admitted Tenant thereunto and hath  
performed his fealty.

Exam. by *Wyche*  
*Dep. Strod.*



At the Mannor of Liddington with  
 Caldecot in the County of Rutland

1741.

At the View of Frankpledge and also the Great  
 Court Baron of the Right Honourable Brownlow Earl  
 of Exeter Baron of Burghley Lord of the said Mannor held at Liddington aforesaid  
 in and for the said Mannor within one month next after the feast of Saint Michael  
 the Archangel to wit on Monday the nineteenth Day of October in the ffifteen the  
 Year of the Reign of our Sovereign Lord George the Second by the grace of God of  
 Great Britain France and Ireland King Defender of the Faith and in the year of  
 our Lord One Thousand Seven hundred and forty one And from thence by  
 Adjournment continued until the Twelfth Day of April then next following before  
 John Myche Gentleman Deputy Steward of the Court there

Mich. 1741.

The Inquest and Homage  
 of Liddington aforesaid

Edmund Simey Esq.  
 Moses Allen  
 Robert Smith  
 John Hill  
 John Harrow  
 Thomas Pretty  
 Daniel Curtis  
 John Allen

Sworn

William Sarrat  
 James Mordoch  
 Clement Pretty  
 John Williamson  
 Thomas Colwell  
 Edward Sharman  
 and  
 John Wright

Sworn

The Inquest and Homage  
 of Caldecot aforesaid

William Hill  
 Samuel Stoked the Elder  
 William King  
 William Carr  
 Lewis Woodcock  
 Mathew Baxter  
 Robert Colwell  
 Peter Brown

Sworn

John Brown  
 George Brown  
 William Morris  
 John Cook  
 Thomas Ogdon  
 John Brown the younger  
 and  
 Benjamin Simpson

Sworn

Officers elected for  
 the year ensuing

Constables of Liddington

Thomas Colwell  
 John Roberts

Sworn

Fieldreeves there

John Harrow  
 Clement Pretty  
 John Williamson  
 Thomas Colwell

Sworn

Finder and Fieldkeeper

Robert Parsons

Continued

Freeborrows and Dyhercees

Edward Sharman  
 Thomas Pretty

Sworn

Surveyors of Weights and Measures of the Mannor

John Wright  
 Richard Sculthorpe

Sworn

Deciners for taking Surrenders

Moses Allen  
 John Pretty  
 Thomas Pretty  
 John Hill

Sworn



Constables of Caldecot \_\_\_\_\_ Robert Colwell \_\_\_\_\_ } Sworn  
 John Brown the younger }  
 Fieldreeves Surveyors of Heights and Measures and } William Morris & Arm. } Sworn  
 Aleasters there \_\_\_\_\_ } William Hill \_\_\_\_\_ }  
 Deciners for taking Surrenders \_\_\_\_\_ Lewis Woodcock \_\_\_\_\_ } Cont.  
 William Hill \_\_\_\_\_ }  
 Freeboroughs and Dyherreeves \_\_\_\_\_ John Brown the younger } Sworn  
 John Cork \_\_\_\_\_ }  
 Onder \_\_\_\_\_ Thomas Woodcock \_\_\_\_\_ Sworn

Esoms to wit Edward Manton of Liddington John Cog of the same Henry Ward of the same Richard  
 White of the same William Cunningham of the same Edward White of the same William  
 Warren of the same Robert Smith Clerk of the same James Sarmey Gent of the same  
 William Allen Gent of the same Joseph Fowler of the same Walter Stokes of the same  
 Peter Pretty of the same James Hill of the same and others Mather Burditt of Caldecot  
 Thomas Woodcock of the same William Ireland of the same William White of the same  
 Richard Deacon of the same Richard Mayes of the same Robert Shelhorn of the same John  
 Fullwood of the same John Trigg Gent of the same Thomas Embrey of the same The Rev.  
 Watson Tooky Clerk of the same Walter Smith of the same John Dimes of the same Henry  
 Cooper of the same George Hatford of the same William Brown of the same and Thomas  
 Coleman of the same & others

The Verdict of the Inquest and Homage of Liddington aforesaid. The Jurors aforesaid upon their Oaths Do say that Henry Talbot Esq.<sup>8<sup>o</sup></sup> because he is a freeholder of this manor for his freehold Land & Tenem<sup>t</sup> at Liddington aforesaid within the manor aforesaid and did not appear at this Court Baron to perform his Suit & Service according to the Custom of this manor and that Henry Dry Esq.<sup>8<sup>o</sup></sup> Philip Ward Esq.<sup>8<sup>o</sup></sup> & the Rev.<sup>d</sup> Joseph Smith Clerk are in the like and that the Rev.<sup>d</sup> Robert Smith Clerk because he is a Customary Tenant of this manor for his Customary Lands and Tenements in Liddington aforesaid within the manor aforesaid and did not appear at this Court Baron to perform his Suit & Service according to the Custom of this manor & that Mary Cant Edward Mason & Elizabeth Waterfield are in the like & that Rich.<sup>d</sup> Smith of Thorpe because he hath trespassed by keeping & depasturing one Cow upon a certain place called the Nether pasture after the Common herd belonging to the s<sup>d</sup> manor was drove off contrary to the Custom of the said manor Anthony Kidgley Tho.<sup>8<sup>o</sup></sup> Pretty William Lariat Daniel White John Lariat Peter Pretty and Richard White for his Sheep there before Laccuas Day are in the like & that John Harrow because he trespassed by keeping a mare and foal in the Wheat fields belonging to this manor contrary to the Custom thereof & that John Lariat because he hath trespassed by plowing or causing to be plowed up a certain Balk within the fields of Liddington aforesaid contrary to order & the Custom of this manor and that William Lariat & John Hill are in the like Therefore

Extracted at 2. 8. 2  
 ctd.







At this Court it was severally and  
 respectively ordered by the Justices respectively  
 Inquests & Homage aforesaid in the word *judicially*  
 It is ORDERED by the Jurors aforesaid by & with the Consent of the Stew.  
 of this Court that all former Orders which were made or which were in force at the last  
 Court Seat & Court Baron held for this Mannor (other than such of them as are already  
 performed or expired) shall stand remain continue & be in full force power and Effect to all  
 Intents & purposes whatsoever until the said Orders or any of them shall be altered repealed  
 or made void at any succeeding Court or Courts to be holden for the said Mannor

M<sup>r</sup>. White and wife  
 to  
 Rich<sup>d</sup>. Ward

At this Court it was found that on the Eighth Day of May in the year of our  
 Lord one Thousand Seven hundred and forty one William White and Mary his Wife  
 Customary Tenants of the said Mannor (the said Mary being first solely and  
 secretly examined by John Wyche Gentleman Deputy Steward of the said Mannor) did out  
 of Court Surrender into the Hands of the Lord of the said Mannor by the hands of the said  
 Deputy Steward of the said Mannor by the Rodd according to the Custom of the said  
 Mannor all that Half Acre of Land lying in a place called the Ashes and one other  
 Half Acre of Land lying near Saddington High Way the said now or late of Zachary  
 Ward on the South and one other half acre of Land lying in the Meadow Gats the said now  
 or late of Samuel Stocks on the South in Caldecot aforesaid within the Mannor aforesaid  
 held by Copy of Court Roll of the said Mannor under the yearly Rent of four pence  
 To the use and behoof of Richard Ward of Caldecot aforesaid Shephard  
 and his heirs and Assignes for ever according to the Custom of the said Mannor  
 AND NOW at this Court comes the said Richard Ward in his proper person and  
 humbly prays the favour of the Lord of the said Mannor that he may be admitted  
 Tenant to the premises aforesaid with the Appurtenances To whom present  
 here in Court the Lord by the said Deputy Steward hath granted Seizin thereof by the Rodd  
 To have and to hold the Premises aforesaid with the Appurtenances unto  
 the said Richard Ward his heirs and Assignes at the will of the Lord according to the Custom  
 of the said Mannor Rendering therefore yearly to the Lord the yearly Rent of four pence and  
 performing all other Services therefore formerly due and of right accustomed and he gives to  
 the Lord for his fine four pence and he is admitted Tenant thereof and hath performed his  
 fealty

1.  
 Cop. made at

Rent - - -  
 fine - - -

Jane Cade widow  
 to  
 John Hand

At this Court it was testified by Lewis Woodcock a Decimar and Customary  
 Tenant of this Mannor (hereto in open Court sworn) that upon the Twenty fifth Day of  
 March in the year of our Lord one Thousand Seven hundred forty and one Jane Cade  
 widow one of the Customary Tenants of this Mannor of Caldecot did out of Court surrender  
 into the Hands of the Lord of this said Mannor and by the Hands of the said Lewis Woodcock  
 by the Rodd according to the Custom of the said Mannor All that her Cottages house Barns  
 outhouses and Homestead Commons and Pastures unto the same Cottages house belonging and  
 now in the Tenure and Occupation of William Brown To the use and behoof of

2.  
 Cop. made at



John Hand her Son his heirs and Assignes for ever according to the Custom of the said manor after the Death of his Mother Jane Cadstowen aforesaid AND NOW at this Court comes in his proper person the said John Hand and humbly prays the favour of the Lord of the said manor that he may be admitted Tenant to the Reversion of the said premises with the Appurtenances according to the said Surrender To whom (present here in Court the Lord by the said Deputy hath granted Seizin thereof by the rod To HAVE AND TO HOLD the said Reversion of the said Premises after the Death of the said Jane Cadstowen unto the said John Hand his heirs and Assignes at the Will of the Lord according to the Custom of the said Manor Rendering therefore yearly to the Lord the yearly Rent of ten Pence and performing all other Services therefore formerly due and of right accustomed and he gives to the Lord for his fine Ten Pence and he is admitted Tenant thereof and hath performed his fealty.

1740

Rent - 10  
 fine - 10

Tho. Drake  
 to  
 Fras. Gibbins  
 3.  
 Cop. made & att

At this Court it was testified by John Pretty a Deciner and Customary Tenant of this Manor (hereto in open Court sworn) that on the Thirteenth Day of October one Thousand Seven hundred and forty one Thomas Drake a Customary Tenant of the Manor aforesaid out of Court Did Surrender into the Hands of the Lord of the said manor by the Hands of the said John Pretty by the rod according to the Custom of the said manor ONE Half Cottage House with the Appurtenances in Liddington aforesaid now in the Tenure or Occupation of Lawrence Manton To the use and Behoof of Francis Gibbins Son in Law to the aforesaid Thomas Drake and his Heirs for ever AND NOW at this Court comes in his proper person the said Francis Gibbins and humbly prays the favour of the Lord of the said manor that he may be admitted Tenant to the Premises aforesaid with the appurtenances To whom (present here in Court the Lord by the said Deputy Steward hath granted Seizin thereof by the rod To HAVE AND TO HOLD the Premises aforesaid with the Appurtenances unto the said Francis Gibbins his heirs and Assignes at the will of the Lord according to the Custom of the said Manor Rendering therefore yearly to the Lord the yearly Rent of Six Pence and performing all other Services therefore formerly due and of right accustomed and he gives to the Lord for his fine Six pence and he is admitted Tenant thereof hath performed his fealty.

Rent - 6  
 fine - 6

Harrison and others  
 to  
 John Bellars the younger  
 1  
 Cop. made & att

At this Court came in their proper persons Thomas Harrison and Jane his Wife Thomas Burbidge and Mary his Wife John Heeds Ann his Wife And Helen Smith Spinster which said Jane Mary Ann and Helen are the Daughters and Coheirs of Henry Smith deceased (they the said Jane Mary Ann and Helen being first solely and secretly Examined by John Wyche Gent Deputy Steward of the Court there and consenting hereto) Did in open Court Surrender by the rod into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Deputy Steward according to the Custom of the said Manor All those their four undivided fourth Parts of Two Tenements in Liddington aforesaid within the said Manor in the Tenure of Thomas White and Sarah Cooke Widows with the Appurtenances held by four several Copies of Court Roll and also all those their four undivided fourth Parts of those Pieces or parcels of arable Land and meadow pasture and Grass Ground being one Quarter of a parcel of Land containing by Estimation Six Acres lying and being in Liddington aforesaid







Deceased) now produced here in Court the Tenor of which Will as to the Premises aforesaid are in the Words following, AND WHEREAS I have made a Surrender of my Copyhold Estates in Caldecot and Liddington to the Use of my last Will and Testament Now I do hereby give and devise the same Copyhold Estate & all other my Copyhold Land within the Mannor of Caldecot and Liddington aforesaid unto my Daughter Susannah and her Heirs for ever NOW at this Court comes the said Susannah Newison by William Whitwell Esq<sup>r</sup> her Attorney and humbly prays the favour of the Lord of the said Mannor that She may be admitted Tenant to the said Quarter of one yard Land of Arable by Meadow Pasture and Grassground lying and being in the several Fields Precincts and Territories of Liddington and Caldecot aforesaid containing by Estimation Eleven Acres (more or less) with all appurtenances to the same belonging according to the Surrender and last Will and Testament aforesaid To which said Susannah Newison (by her said Attorney Present here in Court) the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To have AND TO HOLD the Premises aforesaid with the appurtenances unto the said Susannah Newison her Heirs and Assignes at the will of the Lord according to the Custom of the said Mannor Rendering therefore yearly to the Lord the several yearly Rents of Two Shillings and Five pence and amounting in the whole to \_\_\_\_\_ and performing all other Services therefor formerly due and of right accustomed And She gives to the Lord for her fines Two Shillings and Five pence and amounting in the whole to \_\_\_\_\_ And She is admitted Tenant thereof But her Health is respited on Account of her Insanity And the said William Whitwell is admitted Guardian for the said Susannah Newison for the said premises with the appurtenances During the Minority of the said Susannah Newison he the said William Whitwell rendering an Account thereof

Rent — 2:5  
 Rent — \_\_\_\_\_  
 Fine — 2:5  
 Fines — \_\_\_\_\_

Stephen Morris as  
 Youngest Son & next Heir  
 of Mr. Morris deceased

6.

Cop. made & att

At this Court it was found by the Homage of Caldecot aforesaid that William Morris lately died Seized of One messuages and Homestead with the appurtenances late John Morris. lying in Caldecot aforesaid held by Copy of Court Roll under the yearly Rent of Two Shillings and Six pence AND ALSO one Quarter of assard Land formerly Thomas Carrs containing by Estimation Seven Acres & three Rods held by the yearly Rent of Two Shillings & Two pence AND ALSO all that one Quarter of assard Land containing by Estimation Seven Acres and Two Rods held by Copy of Court roll under the yearly Rent of One Shilling and Two pence And that Stephen Morris is his youngest Son and next Heir of the said William Morris deceased To whom the Premises with the appurtenances according to the Custom of this Mannor ought to Descend AND NOW at this Court comes the said Stephen Morris in his proper person and humbly prays the favour of the Lord of the said Mannor that He may be admitted Tenant to the premises aforesaid with the appurtenances To whom (present here in Court) the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To have and to



Rent - 2: 6  
 Rent - 2: 2  
 Rent - 1: 2  
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 5: 10  
 Fines - 2: 6  
 Fines - 2: 2  
 Fines - 1: 2  
 ---  
 5: 10

hold the Premises aforesaid with the appurtenances unto the said Stephen Morris his heirs and assigns at the will of the Lord according to the Custom of the said manor Rendering therefore yearly to the Lord the several yearly rents of Two Shillings and Six pence Two Shillings and Two pence and one Shilling and two pence amounting in the whole to five Shillings and Ten pence and performing all other Services therefore formerly due and of right accustomed And he gives to the Lord for his fine Two Shillings and Six pence Two Shillings and two pence and one Shilling and two pence amounting in the whole to five Shillings and Ten pence and he is admitted Tenant thereof & hath performed his fealty.

Mary Morris widow as  
 Deviser of Wm Morris the  
 elder her late husband decd

At this Court it was testified by Lewis Woodcock one of the Deeners that upon the Twentieth Day of April in the year of our Lord One Thousand Seven hundred forty one William Morris the Elder one of the Customary Tenants of the said manor of Caldecot Did out of Court Surrender into the hands of the Lord of the said manor by the hands of the s<sup>r</sup> Lewis Woodcock by the Rod according to the Custom of the said manor All that his messuages houses with all every of the appurtenances unto the said messuages houses belonging in the manor of Caldecot aforesaid then in the Tenure and Occupation of William Morris aforesaid To the use and behoof of such Person or Persons as the said William Morris by his last Will Testament should give Devise direct limit & appoint which said William Morris Did make his last Will Testament in writing bearing even Date with the said Surrender now produced here in Court (the said William Morris being lately deceased) the Tenor of which said last Will and Testament as to the Premises aforesaid are in the words following Item I give unto my well beloved wife Mary Morris whom I make my full and sole Executor of this my last Will and Testament All that my Copyhold messuages houses and Homestead which I dwell in Caldecot which I purchased of Walter Freeman with the appurtenances to the same belonging in Caldecot which I have or do intend to surrender to the use of this my last will to her and her heirs & assigns forever NOW at this Court comes the said Mary Morris and humbly prays the favour of the Lord of the said manor that she may be admitted to the said messuages houses with all and every of the appurtenances to the same belonging according to the Surrender and last Will Testament aforesaid To whom Present here in Court the Lord by the said Deputy Steward hath granted Livery thereof by the Rod To have and to hold the Premises aforesaid with the appurtenances unto the said Mary Morris her heirs and assigns at the will of the Lord according to the Custom of the said manor Rendering therefore yearly to the Lord the yearly Rent of Nine pence half penny and performing all other Services therefore formerly due and of right accustomed And she gives to the Lord for his fine Nine pence half penny and she is admitted Tenant thereof & hath performed her fealty.

7

cop. made at

Rent - 9 1/2  
 Fines - 9 1/2



Lancelot James Esq. &amp; Ja. Sismey

1741.

to

Mr. James Sismey and Wife

At the said Day of Adjournment of this Court It was testified by Moses Allen one of the Deiciners of the said Mannor (hereto in open Court sworn) That on the fourth Day of June in the year of our Lord One Thousand Seven hundred and forty One Lancelot James Esquire and James Sismey Grocer (Two of the Customary Tenants of the said Mannor) Did out of Court Surrender into the hands of the Lord of the said Mannor by the Hands of Mr. Moses Allen one of the Deiciners of the said Mannor by the Rod according to the Custom of the said Mannor All that One Yard Land with the Appurtenances in Liddington aforesaid within the said Mannor (late Kidgleys) heretofore in the Tenure or Occupation of Mr. Edmund Sismey since then of Samuel Rowlat and now of Walter Stocks And all other the Copyhold and Customary Lands Tenements and Hereditaments of him the said James Sismey in Liddington aforesaid or holden of the said Mannor and in and by a certain Surrender (taken out of Court) according to the Custom of the said Mannor the Eighteenth Day of August which was in the year of our Lord One Thousand Seven hundred and Thirty Three by John Townsend then one of the Deiciners of the said Mannor) Surrendered to the said Lancelot James his heirs and Assignes for ever according to the Custom of the said Mannor And all the respective Estate Right Title Interest Equity of Redemption claim and Demand whatsoever of them the said Lancelot James and James Sismey of in to or out of the same To the use and behoofe of the said James Sismey his heirs and Assignes untill the Solempnization of a certain Marriage intended shortly to be had and Solempnized between the said James Sismey and Elizabeth James Spinster one of the Daughters of the said Lancelot James And from and immediately after the Solempnization thereof Then as to the said One Yard Land with the Appurtenances To the use and behoofe of the said James Sismey for and during the Term of his natural Life And from and after any Forfeiture of that Estate Then To the use and behoofe of the said Lancelot James and of Samuel Barker of Lynden in the said County of Rutland Esquire their heirs for and during the then Remainder of the natural Life of the said James Sismey In Trust only to Preserve the contingent Remainders herein after Limited from being Defeated Barred or Destroyed And to that End to make Entries and Claims and to do all and every such other Act and Acts as shall be requisite Yet nevertheless to permit the said James Sismey and his Assignes to receive the Rents and Profitts of all and singular the said Premises to his and their own use During the said Remainder of his natural Life And from and immediately after his Decease Then To the use and behoofe of the said Elizabeth the said intended Wife of the said James Sismey for and during the Term of her

S.

Cop. made. C. A. D.



natural Life In part of her Jointure Dower and Thirds And from and  
immediately after the Deceases of them the said James Simey and Elizabeth his  
intended wife and the Decease of the Survivor of them Then to the use and behoofe  
of the first and Eldest Son of the Body of the said James Simey upon the Body of the  
said Elizabeth his intended wife lawfully begotten or to be begotten and of the heirs  
of the Body of such first and Eldest Son lawfully issueing And for want of such  
Issue Then To the use and behoofe of the second, Third, fourth, fifth, sixth, seventh the  
Eighth, Ninth Tenth and all and every other Son and Sons of the Body of the said  
James Simey upon the Body of the said Elizabeth his intended wife lawfully  
begotten or to be begotten severally and successively by way of Remainder One  
after another as they shall be in Seniority of Age and Priority of Birth and of  
the severall and respective heirs of the severall and respective Body and Bodies  
of all and every such Son and Sons lawfully Issueing The Eldest of such Son and  
Sons and the heirs of his and their Bodies issueing being always preferred and to  
take before the younger of such Son and Sons and the heirs of his and their Bodies  
issueing And in Default of such Issue Then to the use and behoofe of all and every  
the Daughter and Daughters of the Body of the said James Simey upon the Body  
of the said Elizabeth his intended wife lawfully begotten or to be begotten And of  
the heirs of the Body and Bodies of all and every such Daughter and Daughters  
lawfully issueing To take and hold as Tenants in Common and not as joint  
Tenants And for want of such Issue Then to the use and behoofe of the right heirs  
and Assignes of the said James Simey for ever And as to all and singular  
other the said Premises To the use and behoofe of the said James Simey his heirs  
and Assignes for ever To hold at the Will of the Lord and according to the Custom of  
the said Mannor Provided always and upon Condition That if the said James  
Simey and Elizabeth his intended wife at any Time or times hereafter during  
their joint Lives shall Surrender the said One Yard Land with the Appurtenances  
or any part or parts thereof to any other use or uses whatsoever than as above  
mentioned / by and with the Consent of the said Lancelot Dawes & Samuel Barker  
or the Survivor of them or the heirs of such Survivor Testified by their joyning in  
such Surrender or Surrenders) Then and from thenceforth this present Surrender  
shall as to the said One Yard Land with the Appurtenances or at least for so  
much and such part and parts thereof as shall be so Surrendered as aforesaid