

The Manor of Liddington
with Caldecot in the County of Rutland.

1740.

At the View of Frank Pledge and also the Great Court
Baron of the Right Honourable Brownlowe Earl of Exeter
Baron of Burghley Lord of the said Manor held at Liddington aforesaid in and for the said
Manor within one Month next after the Feast of Saint Michael the Archangel to wit on
Tuesday the Thirtieth day of September in the Twentieth 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 Six And from thence by Adjournment continued until the
thirteenth day of April then next following before John Hyde Gentleman Deputy
Steward of the Court there.

Mich. 1746.

Inquest and Homage
of Liddington aforesaid

- Moses Allon
- John Pretty
- John Hill
- Thomas Pretty
- Clemt. Pretty
- John Allon
- John Williamson
- John Harrow

- Tho. Colwell
- James Ridgely
- Edward Sharman
- Daniel Curtiss
- Walter Stoakes
- Anthony Ridgely
- and
- John Wright

Swoen.

Inquest and Homage
of Caldecot aforesaid

- William Cave
- Sam. Stoakes
- Lewis Woodcock
- Wm. Hill
- John Brown
- Thomas King
- Robert Saxton
- John Hand

- Wm. Reddall
- John Coak
- Robert Colwell
- George Brown
- Wm. Morris Farmer
- John Brown Farmer
- and
- George Reddall

Swoen.

Officers elected for
the year ensuing

Constables of Liddington

- Tho. Pretty
- Edward Sharman

Swoen.

Field reeves there

- John Harrow
- Edward Sharman
- John Williamson
- Clemt. Pretty

Swoen.

Freeboroughs and Dithereces ————— John Wright }
Thomas Hill } Sworn.

Surveyors of Weights and Measures & Alstasters ————— John Wright }
Thomas Hill } Sworn.

Deemars for taking Surrenders ————— Moses Allon }
John Pretty } Sworn.
Tho: Pretty }
John Hill }

Under and Fieldkeeper ————— Robt. Parsons. Contm^d.

Rentreeve ————— Henry Sumpter. Contm^d.

Constables of Caldecot ————— William Cave }
Robert Saaton } Sworn.

Fieldreeves Surveyors of Weights and Measures }
and Alstasters there } Edw: Mudgeton } Sworn.
Thomas Ogden }

Deemars for taking Surrenders ————— Lewis Woodcock }
William Hill } Contm^d.

Freeboroughs and Dithereces ————— George Brown }
John Hand } Sworn.

Under ————— Simon Wimmington. Contm^d.

Rent Reeve ————— W^m. Hill Sworn.

JOINS to wit. — James Siamey of Liddington John Walker of the same Robert Sarratt of
the same John Chapman of the same Abraham Cant of the same Ann
Skellon of the same John King of the same Isaac Cant of the same
James Murdoch of the same Robert Slater of the same others Samuel
Smith of Caldecot William Skelton of the same Thomas Deason of the
same William Woodcock of the same Thomas Sampson of the same
Thomas Rudkin of the same and others.

The verdict of the Inquest and The Jurors aforesaid upon their Oath present that
Homage of Liddington aforesaid. . . William Smith because he hath been a trespasser and an
Inhabitant at Liddington aforesaid within the Precincts of this View of
Frankpledge and did not appear at this View of Frankpledge to perform
his suit and service there according to the Custom of the said manor

and that Anthony Shotton Edward Brown are in the like Default and that Henry
 Talbot Esq^r 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 Services there according to the Custom of the said Mannor
 and that Philip Ward Esq^r William Hancock Clerk John Brown and William
 Newes because they are in the like and that Jonathan Adoish 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 Services there according to the Custom of this Mannor
 and that Thomas Wollall Edward Mason Thomas Ireland and Thomas
 Pretty the younger are in the like Default and that Henry Talbot Esq^r because
 he is a Leasholder or Tenant at the will of the Lord of this Mannor for Laudes
 and Tenements he holds of the Lord of this Mannor and did not appear
 at this Court Baron to perform his Suit and Services there according to
 the Custom of the said Mannor and that William Larratt and
 Hogges because they are in the like Default and that Anthony Pigglory
 because he hath trespassed with a Horse in the fields having no Right
 of Common there and that Diana Larratt John Wright because they are in
 the like Default and that Lawrence Manton because he hath trespassed
 upon a certain Part of the Pasture called Bishop's half contrary Order and
 the Custom of this Mannor and that Edward Sharmian because he hath sold
 by Weights too light contrary to the Statute and that Jonathan Adoish
 because is in the like Offence and that Thomas Dunmores of Wynton because he
 is a Common Brewer and hath sold Bread within the Mannor which was
 too light and hath broken the Asize of Bread there and that Robert Larratt
 because he hath trespassed by laying Timber upon the Lords Waste contrary
 to the Custom of this Mannor and that the said Robert Larratt because he
 hath trespassed by laying a Dunghill upon the Lords Waste contrary to the
 Custom of this Mannor and that Clement because he hath
 Carried the Manure from of a certain place called the Hill Pasture and
 that Lawrence Manton is in the like Offence and that John Wright because
 he hath trespassed by tattering a Mare and foal in the wheat field
 contrary to Order and that Thomas Drake because he hath not fowred
 his Stone Pitt within this Mannor to the great Danger of the Inhabitants
 of the said Mannor by setting and exposing them and that

Edward Clarke Edward Armistey of Thorpe Bywater because they
 are in the like offence and that William Smith because he hath plowed upon
 a moor stone within this manor contrary to the custom thereof
 Therefore they are and each of them is in the mercy of
 the Lord of this manor as appears over their names respectively.

Affores of the verdict — } Moses Allong
 of the } and } Sworn.
 Inquest of homage aforesaid } John Hill —

The Verdict of the Inquest and Homage
 of Calderot aforesaid

The Jurors aforesaid upon their oaths presenty
 that Henry Henry Newborn because he hath been
 a Tenant and an Inhabitant at Calderot aforesaid within the Perimits of
 this View of Frankpledge for the space of one year and moer and did not
 appear at this View of Frankpledge to perform his Suit and Service there
 according to the Custom of the said manor and that Walter Freeman Gent^r
 because he is a freeholder of this manor for his freehold Lands and
 Tenements in Calderot aforesaid and did not appear at this Court Baron
 to perform his Suit and Service there according to the Custom of the said
 manor and that John Newborn Feigg because he is a Customary Tenant
 of this manor for his Customary Lands and Tenements in Calderot aforesaid
 and did not appear at this Court Baron to perform his Suit and Service there
 according to the Custom of the said manor and that Thomas Embrey
 Walter Freeman Ann Bradshaw Mary Moer is widow Ann Jones
 Mary Russell and John Russell are in the like Default and that Ann
 Bradshaw because she is a leaseholder or Tenant at the will of the
 Lord of this manor for her Lands and Tenements hold of the Lord of this
 manor and did not appear at this Court Baron to perform her Suite
 and Service there according to the Custom of the said manor and that
 Walter Freeman and Stephen Moer is are in the like Default and that
 John Hand because he hath trespassed with one Mare in the Common
 fields within this manor having no right of Common there and that
 Thomas Colman because he is in the like offence and that William Hill
 with one Swine there William Woodcock with two Swine there Benjamin
 Tomson with three Swine there Henry Cooper with one Swine John
 Hand with two Swine John Russell with one Swine Humphrey

1746.

^{2^d} Maglston with one swine ^{4^o} Marjes Widow with two swine 3.
^{4^o} Robert Sholtoen with two swine Brown Widow with two
 swine are in the like Offence and that John Morey ^{2^d} because he hath not repaired
 and in good repair kept his Pasture Banks within this manner contrary
 to the Custom of the said manor and that Thomas Jamson ^{6^o} because he hath
 trespassed with one swine in and upon the Common fields of Cald cote
 aforesaid before Hare was in contrary to Order and the Custom
 of this manor Therefore they are and each and every of them is in
 the mercy of the Lord of this manor as appears over their Names
 respectively.

Affectors of the Verdict } Wm. Cave }
 of the } and } Sovern.
 Inquest and Homage aforesaid. } Wm. Hill }

At this Court it was severally
 and respectively ordered by the
 several and respective Inquests
 and Homages aforesaid as followeth

It is ORDERED by the Jurors aforesaid by and with the Consent
 of the Lord of this manor and Steward 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 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.

Mary Wife of Wm. }
 Bacter as only lessee }
 & heir of Christopher }
 Neison decd.

At this Court it is found by the Homage of Liddington aforesaid
 that Christopher Neison of Thorpe Bywater lately divided of one
 Customary messuage or Tenement situated in Thorpe Bywater
 aforesaid AND also one half a parcel of arable Land meadow and
 Pastures thereto belonging lying and being in the several Fields
 precincts and Territories of Thorpe Bywater and Liddington aforesaid
 containing by Estimation thirty Acres with the Appurtenances
 formerly by the Estate of Sarah Taylor and others and held by Copy of
 Court roll under the yearly rent of six shillings AND also one

Copy made & dated 21 Decr 1748
 to Wm. Bacter

other halfyard of arable Land meadow and pasture lying and being in
 the several fields, Precincts and Territories of Thrope town water and
 Liddington aforesaid containing by Estimation other thirty Acres with
 the Apurtenances also formerly the Estate of the said Sarah Saylor
 and others hold by Copy of Court roll under the yearly rent of six
 shillings AND that Mary the wife of William Baxter is the only
 sister and Heir of the said Christopher Newson AND NOW
 at this Court comes the said Mary wife of William Baxter and
 humbly prays the Lord of the said manor that she may be admitted
 Tenant to the said several Premises with the Apurtenances To
 whom present here in Court the Lord by the said Deputy Steward
 hath granted Significavit thereof by the word To have and to hold
 the said several Premises with the Apurtenances unto the said
 Mary Baxter her Heirs and Assigns at the will of the Lord
 according to the Custom of the said manor Rendering therefor
 yearly to the Lord the several yearly rents thereof and
 performing all other Services of right accustomed and she gives
 to the Lord for her fines as in the margin and she is admitted
 Tenant thereof and hath performed her fealty.

rent — 6 —
 rent — 6 —
 fine — 6 —
 fine — 6 —

John Manton as
 only son & heir of
 Tho^r Manton dec^d
 2:

At this Court it is found by the Stowage of Liddington aforesaid that
 Thomas Manton of Liddington aforesaid Carpenter deceased late
 a customary Tenant of this manor Died seized of One Acre of
 arable Land with the Apurtenances lying and being on a certain
 furlong called Coat furlong in Liddington aforesaid within the said
 manor hold by Copy of Court Roll of the said manor under the
 yearly rent of six pence AND that John Manton of Liddington
 aforesaid Carpenter is the only son and next Heir of the said Thomas
 Manton deceased AND NOW at this Court comes in his proper
 Person the said John Manton and humbly prays the Lord of the
 said manor that he may be admitted Tenant to the premises
 aforesaid with the Apurtenances To whom present here in
 Court the Lord by the said Deputy Steward hath granted
 Significavit thereof by the word To have and to hold the

Promises aforesaid with the Apurtenances unto the said John man toner
 his Heirs and Assigns at the will of the Lord according to the Custom of the
 said manor Rend em of therofore yearly to the Lord the yearly
 rent of one penny and performing all other services of right accustomed
 and he gives to the Lord for his fine one penny and he is admitted
 Tenant therofore hath performed his fealty.

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

Sam^l. Stokes
 to
 himself and his Daue
 Eliz Cave

3:

At the said day of adjournment of this Court It was testified by William
 Hill one of the Decemers and Customary Tenants of this manor (whostom upon
 Court sworn) that on the ffifth day of February in the year of our Lord one
 thousand seven hundred and fforty six Samuel Stokes one of the Customary
 Tenants of this manor DID out of Court Surrender into the Hands of the
 Lord of the said manor and by the Hands of the said William Hill and by
 the Lord according to the Custom of the said manor All his the said Samuel
 Stokes Quarters Land which he purchased of Widow Ireland containing by
 Estimation nine Acres One Rood of arable Land and Lory ground (by the
 same now or late) with all and singular their and every of their Apurtenances
 in Calderot aforesaid and then in the Tenure and Occupation of the said Samuel
 Stokes To the Use and behoofe of the said Samuel Stokes for his
 Life and after his Decease To the Use and behoofe of his Daughter Elizabeth
 Cave Wife of William Cave during the Term of her natural Life and after her
 Decease To the Use and behoofe of Thomas Cave eldest son of William
 Cave and Elizabeth his Wife his Heirs and Assigns forever according to
 the Custom of the said manor AND NOW at the said day of
 adjournment of this Court come in their proper Persons the said Samuel
 Stokes and Elizabeth Cave and Humbly pray the Lord of the said manor
 that they may be admitted Tenant to the premises aforesaid with the
 Apurtenances To whom present here in Court the Lord by the said
 Deputy steward hath granted Sir in therof by the rod To have
 and to hold ^{the aforesaid promises with the Apurtenances} to the said Samuel Stokes and Elizabeth Cave according to
 the said Surrender at the will of the Lord according to the Custom of the said
 manor Rend em therofore yearly to the Lord the yearly rent of two
 shillings and six pence and performing all other services of right
 accustomed and they give to the Lord for their ffines as in the Margin

Pent ~ 20 6.

Wms
Wms

Anthony Ridgley
to
John King & wife
Li.

Cop: made & dd to
J King 12th Oct. 1750.

[Signature]

Pent ~ 20
Pent ~ 20
Wms ~ 20
Wms ~ 20

and they are admitted Tenants thereof and have performed their Oathys.

At the said day of Adjournment of this Court It was testified by Moses
Allon one of the Deemers and Customary Tenants of this Mannor (sworn in
open Court sworn) that on the thirteenth day of April one thousand seven
Hundred and forty seven Anthony Ridgley one of the Customary Ten^{ts}
of the said Mannor Did out of Court Surrender into the Hands of the
Lord of the said Mannor and by the Hands and Assent of the said
Moses Allon and by the Record according to the Custom of the said Mannor
All his the said Anthony Ridgley two Acres and half and One
Mort of arable Land and Ley Ground lying dispersed by in the Fields
and Liberties of Lodington aforesaid with all and singular the
Appurtenances to the said premises belonging in Lodington
aforesaid and then in the Tenure and Occupation of the said Anthony
Ridgley To the Use and behoof of John King and Alice
his wife during the term of their two natural lives and after their
Deaths To the Use and behoof of Alice King youngest Daughter
of the said John and Alice King and to her Heirs and Assignes for
ever according to the Custom of the said Mannor AND NOW at
the said day of Adjournment of this Court come in their proper
persons the said John King and Alice his wife and humbly pray
the Lord of the said Mannor that they may be admitted Tenants to the
premises aforesaid with the Appurtenances To whom presently
here in Court the Lord by the said Deputy Steward hath granted
Soy in thereof by the Record To have and to hold the premises
aforesaid with the Appurtenances unto the said John King and
Alice his wife according to the said Surrender at the will of the
Lord according to the Custom of the said Mannor Rendering
thereof yearly to the Lord the yearly rent of One Shilling
and one Shilling and performing all other
Services thereof formerly due and of Right accustomed and they
are admitted Tenants thereof and have performed their Oathys.

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of
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1740.

Joseph Sculthorpe
to
Tho: Goodwin & Wife

At the said day of Adjournment of this Court it was testified by William Hill one of the Deemors and Customary Tenants of this manor (hereto in
upon Court Sworn) that on the Eleventh day of December now thousand
Seven hundred forty six Joseph Sculthorpe one of the Customary
Tenants of this manor Did out of Court Surrender into the Hands
of the Lord of the said manor and by the Hands and Acceptance of
the said William Hill and by the word All that the said Joseph Sculthorpe
half yard Land containing by Estimation seven teen Acres by the
said manor or less with all and singular thereto and every of their
Appurtenances to the said half yard Land belonging in Calderot
aforesaid and then in the Tenure and Occupation of William Morris
So the Use and behoof of Thomas Goodin of Stokely in
the same County and Temperance his Wife and to the Heirs and
Assigns of the said Thomas Goodin for ever 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 come in their proper Persons
the said Thomas Goodin and Temperance his Wife and humbly
pray 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 license thereto by the word Do
have and to hold the premises aforesaid with the Appurtenances
unto the said Thomas Goodin and Temperance his Wife and the
Heirs and Assigns of the said Thomas Goodin at the will of the
Lord according to the Custom of the said manor Pending
therefore yearly to the Lord the year by rent of two shillings
and six pence and performing all other Services thereto
formerly due and of right accustomed and they give to the
Lord for their fines two shillings ^{and two shillings and six pence} and six pence and they are
admitted Tenants thereof and have performed their fealty.

Copy made & del. to
Tho: Goodin 1st April
1740.

Front - " 2: 6
Fines . . . 2: 6
Fines . . . 2: 6
5: - 4

Wm Baater as only
son and next Heir
of Mathew Baater and
Ameys his Wife deceased

At the said day of adjournment of this Court it was found by the
Homage of Calderot aforesaid that Mathew Baater late of Calderot
aforesaid blacksmith deceased late a Customary Tenant of the

Manor lately did seize of one Quarter of a yard Land containing by
 Estimation Eight Acres and three roods of arable by meadow and pasture
 ground (mow or leys) lying and being dispersed by in the ffilds p^{re}sent to
 and Territories of Calderot aforesaid with the Apurto hold by Copy of
 Court roll of the said Manor under the yearly rent of two shillings
 and six pence three farthings AND ALSO that the said Mathew
 Baxter and Amoy his Wife (which said Amoy did before the said
 Mathew Baxter) hold to themselves successively and to their Heirs and
 Assigns of the said Amoy One messuage and one Close thereto
 adjoining in Calderot aforesaid hold by Copy of Court roll of the said Manor
 under the yearly rent of six pence AND that the said Mathew Baxter
 and Amoy his Wife did without any Surrender thereof made AND
 that William Baxter of Thorpe Wapwater Farmer is the only son and
 Heir of the said Mathew Baxter and Amoy his Wife AND NOW
 at the said day of Adjournment of this Court comes in his proper
 Person the said William Baxter and humbly prays the Lord of
 the said Manor that he may be admitted Tenant to the premises
 aforesaid with the Apurto To whom present here in Court the
 Lord by the said Deputy Steward hath granted Assign thereof by
 the rod To have and to hold the premises aforesaid aforesaid
 with the Apurto unto the said William Baxter his Heirs and
 Assigns at the will of the Lord according to the Custom of the
 said Manor RENDING therefor yearly to the Lord the
 yearly rent of two shillings and six pence three farthings
 and six pence and performing all other services thereto formerly
 due and of right accustomed and he gives to the Lord for his ffines
 as in the margin and he is admitted Tenant thereof and hath
 performed his ffalty.

Rent 2: 6: 1/4
 Rent 2: 6
 ffines 2: 6 3/4
 ffines 2: 6

William Brown
 to
 Tho: Brown his son
 7.

At the said day of Adjournment of this Court William Brown of Stilton the Heir in the
 County of Leicester Heir of the said Amoy of William Brown died by ^{also agreed} grace and will
 Tenant of the said Manor DO on the twenty seventh day of March
 in the year of our Lord one thousand seven hundred and ffifty seven
 out of Court Surrender into the Hands of the Lord of the said Manor

Re
 ffine
 Cap
 dan

1746.
 by the Stauds and Acceptances of John Wyche Gentleman Deputy Steward
 of the Court for the said manor All that Cottage Situate and being in
 Liddington aforesaid with the Appurtenances thereto adjoining and belonging
 now in the Tenure of William Scott hold by Copy of Court roll of the said
 manor under the yearly Rent of one Shilling and a penny (which
 said Cottage has been lately rebuilt) and the Reversion and Reversions
 Remainder and Remainders thereof To the use and behoofe
 of Thomas Brown (his youngest son) of Holt aforesaid Heirs
 his Heirs and Assigns 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 Thomas Brown and humbly prays
 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 Thomas Brown
 his Heirs and Assigns at the will of the Lord according to the Custom
 of the said manor Rendering therof yearly to the Lord the
 yearly rent of one Shilling and a penny and performing all other
 Services therof formerly due and of right accustomed and he gives to
 the Lord for his fine as in the Margin and he is admitted Tenant
 thereof and hath performed his fealty.

Ex. by Wyche Dep^y Steward

Rent 1: 1:
 fine 1: 1: 1/2

Ex. cast of fines on
 Admissions made out

the
 the
 the

The manor of Liddington
with Caldecot in the County of Rutland

At the view of frankpledge and also the Great Court
Baron of the Right Honourable Rowland Earl of Caerleon

Mich^o. 1717.

Baron of Burghley Lord of the said manor hold at Liddington aforesaid in
and for the said manor within one month next after the feast of Saint
Michael the Archangel to wit on Tuesday the sixth day of October
in the twenty first year of the reign of our Sovereign Lord George the
second by the grace of God of Great Britain France and Ireland King
King Defender of the Faith and in the year of our Lord One thousand seven
hundred and forty seven and from thence by adjournment continued
until the fourth day of April then next following before John Bowdler
Gentleman Deputy Steward of the Court there.

Inquest and Homage

of Liddington aforesaid

- | | |
|------------------|-----------------|
| Moses Allen | Joseph Petty |
| Thomas Petty | Edward Sharman |
| John Hill | Isaac Cant |
| Clement Petty | William Kue |
| John Faulkner | Anthony Ridgley |
| John Allin | Daniel Curtis |
| John Farrer | and |
| John Petty senr. | Walter Stokes |

Sworn.

Inquest and Homage

of Caldecot aforesaid

- | | |
|----------------|--------------------------|
| Thomas King | John Hand |
| Robert Saxton | John Cook |
| William Cave | John Brown Junr. |
| William Hill | W ^m . Riddell |
| William Morris | George Riddell |
| Lewis Woodroth | Robert Colwell |
| John Brownson | and |
| George Brown | Thomas Ogden |

Sworn.

Officers elected for
the year ensuing

Constables of Liddington

Officeres there

- | | |
|----------------------|----------|
| Robert Laxton | } Sworn. |
| W ^m . Hew | |

- | | |
|-----------------|-------------------------|
| Clemt. Petty | } Contin ^d . |
| John Williamson | |
| John Allin | } Sworn. |
| Isaac Cant | |

Wrothborough and Dithereves	1747.	Isaac Cant Watson Cave	} Sworn.
Surveyors of Heights and measures of all tithes		Isaac Cant Watson Cave	} Sworn.
Deemors for taking surrenders		Moses Allon John Pretty Tho: Pretty John Hill	} Contin?
Index and Highways		Robert Parsons	Contin?
Plant Reeve		Tho: Pretty	Contin?
Constables of Caldecot		Wm. Hill Wm. Morris	} Sworn.
Highways Surveyors of Heights and measures and all tithes there		Wm. Cave Robt. Laaton	} Sworn.
Deemors for taking surrenders		Lewis Woodroth William Hill	} Contin?
Wrothborough and Dithereves		George Middel John Coet	} Sworn.
Index		Simon Nimmington.	Contin?
Plant Reeve		William Hill	Contin?

Epsom's to wit — Edmund Sismoy Esq. at Liddington Robert Smith Clerk of the same,
 Thomas Walker of the same Richard Drayton of Caldecot Peter
 Brown of the same and others.

The Verdict of the Inquest and Homage of Liddington aforesaid

The Jurors aforesaid upon their Oaths present
 that William Robinson because he hath been a transient
 and an Inhabitant at Liddington aforesaid within the Boundaries of this
 View of Frankpledge and did not appear at this View of Frankpledge
 to perform his suit and services there according to the Custom of the
 said Manor and that John Broades and Thomas Drayton the younger
 are in the late Default and that Henry Talbot Esq. because he is
 a Freeholder of this Manor for his Freehold 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 said
Manor and that Phillip Heard Esq^r because he is in the like Default
and that John Walker Esq^r because he is a Customary Tenant of this Manore
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 Manore and that Thomas Boyall,
William Boon^{Esq^r} and William Sarratt^{Esq^r} are in the like Default and that
Henry Talbot Esq^r because he is a Leasholder & Tenant at the
will of the Lord of this Manore for Lands and Tenements he holds
of the Lord of this Manore and did not appear at this Court Baron
to perform his suit and service there according to the Custom of
the said Manore and that William Wright^{Esq^r} because he hath
trespassed with his sheep in the Common fields within this Manore
not having right of Common there and that Thomas Deane because
he hath not opened his Stone Pitt within this Manore to the
great Danger of the Inhabitants of this said Manore and others
passing and repassing there and that Robert Clarke and Edward
Aemby of Thorpe by water because they are in the like offence
and that Robert Sarrat^{Esq^r} because he hath made a Dungehill in the
Town street upon the Waste by ground belonging to the Lord of this manore
contrary to the Custom thereof and that Watson Cave^{Esq^r} because he hath
incroached upon the Lords Waste by making or causing to be made
a Saw pit in the Town street of Liddington aforesaid contrary to
Law and the Custom of this Manore and that Francis Gibbons^{Esq^r} for
he hath incroached upon the Lords Waste by erecting or causing to be
erected a Wall in Liddington within this Manore contrary to Law
and the Custom of this Manore and that that Robert Smith^{Esq^r} because
he hath trespassed by plowing or causing to be plowed up a certain
Baulk within the fields of Liddington aforesaid contrary to Order
and the Custom of this Manore Therefore they are and each
and every of them is in the mercy of the Lord of this manore as appears
over their names respectively.

Affeerors of the Verd

1747. Affeerors of the Verdict } moves along } 8.
of the } and } Jurors
Inquest and Homage aforesaid } John Hill }

The Verdict of the Inquest } The Jurors aforesaid upon their Oath do say }
and Homage of Calderot aforesaid } that all things are well.

Affeerors of the Verdict } Thomas King }
of the } & } Jurors
Inquest and Homage aforesaid } Wm. Hill }

At this Court it was severally } It is ordered by the Jurors aforesaid by and with the Consent of }
and respectively ordered by the } the Lord of this Manour and Steward of this Court that all former }
several and respective } Orders which were made or which were in force at the last Court doct }
Inquest and Homage in the } and Court Baron hold for this manour other than such of them as }
Words following } are already performed or expired shall stand to main continue and be }
in full force power and effect to all intents and purposes whatsoever }
until the said Order or any of them shall be altered or void do made }
void at any succeeding Court or Courts to be holden for the s^d Manour.

Tho^s Ireland as } At this Court it was found by the Homage of Liddington aforesaid that }
youngest son and next } John Ireland late of Liddington aforesaid did enjoy of a Quarter of an }
Heir of John Ireland } Acre Land in the fields of Liddington aforesaid hold by Copy of Court roll }
deceased - " - " - " } under the yearly rent of two Shillings and six pence called ffrowman }
} Quarter of a Acre Land AND that Thomas Ireland is his youngest }
} son and next Heir AND NOW at this Court comes in his proper person }
} the said Thomas Ireland and humbly prays the Lord of the said manour }
} that he may be admitted Tenant to the premises aforesaid with the }
} Apurtonners To whom present he was in Court the Lord by the said }
} Deputy Steward hath granted assign thereof by the rod To have }
} AND to hold the Premises aforesaid with the Apurtonners unto }
} the said Thomas Ireland his Heirs and Assigns at the will of the }
} Lord according to the custom of the said manour Pending }
} thereof yearly to the Lord the yearly rent of two Shillings and }
} six pence and performing all other services thereof formerly

Mont 2: 6:
Hms 2: 6

Du and of right accustomed and he gives to the Lord for his Hms as in the
margin and he is admitted Tenant thereof and hath performed his
Oathly.

John Ireland
to
Watson Cave
L:

At this Court it was testified by John Petty one of the Deemors and
Customary Tenants of this Mannor (how to in open Court sworn) that
on the fourth day of March in the year of our Lord one thousand seven
Hundred and Sixty six John Ireland a Customary Tenant of the
Mannor aforesaid DID out of Court Surrender into the Hands of the
Lord of the said Mannor and by the Hands of the said John Petty
by the rod according to the Custom of the said Mannor ONE Mesuage
in Liddington aforesaid then in the Tenure or Occupation of Elizabeth
Ireland his Mother hold by Copy of Court roll of the said Mannor
Under the year by rent of four pence with the Assent and licence within
the Mannor aforesaid TO THE USE AND BEHOOF of Watson
Cave his Heirs and Assigns for ever according to the Custom of the
said Mannor AND NOW at this Court comes in his proper
Person the said Watson Cave and humbly prays the Lord of the
said Mannor that he may be admitted Tenant to the premises
aforesaid with the Assent and licence TO WHOM present here in
Court the Lord by the said Deputy Steward hath granted licence
therof by the rod To have and to hold the premises aforesaid
with the Assent and licence unto the said Watson Cave His Heirs
and Assigns at the will of the Lord according to the Custom of the
said Mannor PENDING thereof yearly to the Lord the

Cop made & del for Wm Hill
4 Decr 1749.

Mont 2: 4
Hms 2: 4

yearly rent of four pence and performing all other services
therof as formerly by du and of right accustomed and he gives to the
Lord for his Hms as in the margin and he is admitted Tenant
thereof and hath performed his Oathly.

Wm Hill as only son
and Heir of Richard
Hill Deed
3.

At the said Day of adjournment of this Court it was found by the Homage
of Calderot aforesaid that Mary Hill widow of Richard Hill deceased hold
for the Term of her natural life ONE Mesuage with the Close called the
Homestead thereto belonging in Calderot aforesaid with the Assent

1747.

within the said manor hold by Copy of Court Roll of the said manor
under the yearly Rent of four pence AND ALSO one Quarter of a yard
Laud lying and being in the fields and Premises of Caldrot aforesaid with
the Apurt within the manor aforesaid hold by the yearly rent of one
shilling and six pence is lately dead AND that William Hill the
younger of Caldrot aforesaid Heaver is the only Son and Heir of the said
Richard Hill deceased AND NOW at the said Day of adjournment of
this Court comes in his proper Person the said William and humbly prays
the Lord of the said manor that he may be admitted Tenant to the premises
aforesaid with the Apurt heres TO whom (present heres in Court the
Lord by the said Disputes Steward hath granted viz in the wof by the Lord
To have and to hold the premises aforesaid with the Apurt heres
unto the said William Hill his Heirs and assigns at the will of the
Lord according to the custom of the said manor Preceding therof
yearly to the Lord the yearly Rent of four pence and one shilling
and six pence and performing all other services therof formerly
due and of right accustomed and he gives to the Lord for his services in the
Manor and he is admitted Tenant therof and hath performed his
Oath.

Rent an 0: 1
Rent an 1: 6
Rms — 4
Rns — 6

Mary Pidmore as only
Daughter next Heir of
Ja. Pidmore deceased

It this Court it was found by the Steward of Liddington ^{aforesaid} that James
Pidmore late of Harringworth in the County of Northampton Heaver
lately died seized of ONE Cottage in Liddington aforesaid with the Apurt
hold by Copy of Court roll under the yearly rent of five shillings and two
pence AND ALSO ONE Quarter of a yard Laud in Liddington aforesaid
with the Apurt heres hold by Copy of Court roll under the yearly rent of
two shillings and four pence which said Premises are now in tenur of
Walter Stokes, AND that Mary Pidmore an Infant of the age of one year
and three Quarters of a year is his only Daughter and next Heir AND
NOW at the said day of adjournment of this Court comes in her proper
Person the said Mary Hill and humbly prays to be admitted Tenant

11.

Mar
Hm
Joh
Ma

to the premises aforesaid with the Appurtenances To whom 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 Mary Piedmore her Heirs and Assigns at the will of the Lord according
to the Custom of the said Mannor Rendering thereof yearly to the
Lord the yearly rent of five shillings and two pence and two shillings
and four pence and performing all other services therof formerly due
and of right accustomed and she give to the Lord for her Hires as in the
Marginal she is admitted Tenant thereof but her Hierarchy is respited
on account of her Insanity AND Elizabeth Piedmore widow Mother
of the said Mary Piedmore is admitted Guardian for the said Mary
Piedmore for the said Premises with the Appurtenances during the
minority of the said Mary Piedmore the the said Elizabeth Piedmore
rendering an Account and so forth

Copy
42

Rent - 5 2
Rent - 2 4
Hires - 5 2
Hires - 2 4

John Brown as only
son and next Heir of
Peter Brown deceased
5.

At the said day of adjournment of this Court it was found by the
Homage of Liddington aforesaid that Peter Brown late of Calderot
aforesaid a woman late a Customary Tenant of this manor lately
did build of One Cottage or Tenement with the Appurtenances in
Calderot aforesaid hold by Copy of Court Roll of this manor Under
the yearly Rent of eight pence AND ALSO of two Acre of Meadow
lying in a certain meadow called Storks Meadow with the Appurtenances
within the said manor hold by Copy of Court roll under the yearly
Rent of two pence which said Premises were heretofore in the Tenure
of Thomas Jones and were then in the Tenure or Occupation of Thomas
Deason and John Brown AND that the said John Brown of Calderot
aforesaid Farmer is the only son and Heir of Peter Brown deceased
AND NOW at this Court comes in his proper Person the said
John Brown and humbly prays the Lord of the said manor that
he may be admitted Tenant to the premises aforesaid with the
Appurtenances To whom 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

Mar
Hm
20th March 1748 Note
The lot was surrendered to the
Rudkin & Susannah his wife
& the two ~~acres~~ acres of meadow
were surrendered in Court to
John Bullcock.

1747
unto the said John to have his Heirs and Assigns at the will of the Lord
according to the Custom of the said manor Rendering thereof
yearly to the Lord the yearly rent of eight pence and two pence and
performing all other services of right accustomed and he gives to the
Lord for his Heirs as in the margin AND he is admitted Tenant thereof
and hath performed his Fealty.

Part 11 ~ 11 0
Part 11 ~ 11 2
This ~ ~ ~ 0
This ~ ~ ~ 2

John Pretty Tammor
to
Conyers Peach
Surt. inrolled.

It is remembered that on the thirtieth day of November in the year
of our Lord one thousand seven hundred and forty seven John Pretty
of Liddington aforesaid Tammor 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 Moses Allen Deemee of the said manor according to
the Custom thereof by the Aid ONE Mesuage and Tan yard and Close
in Liddington aforesaid with the Appurtenances within the manor
aforesaid and then was in the Tenure or Occupation of John Pretty
and all his Right Title and Interest of in and to the same To
the use and behoofe of Conyers Peach Tammor of Morwell
and to his Heirs and Assigns for ever according to the Custom of
the said manor NOW at this Court the first Proclamation was
three times published in open Court that the said Conyers
Peach should appear in his proper Person or by his Attorney to
be admitted Tenant to the said premises with the appurtenances or for
Default thereof the Lord of the said manor into his Hands
would take and seize the same according to the Custom of the
said manor and the said Conyers Peach did not appear but
made Default.

1st Proclamation.

Presentment of the
Death of John Chapman
inrolled

At the said day of adjournment of this Court it was found and presented
by the Morsage of Liddington aforesaid that John Chapman late a Customary
Tenant of this manor lately did seize of all those several
Pieces and Parcels of arable Land by meadow pastures and
heaps ground containing by Estimation One Quarter of a yard Land
called Simm's Quarter of a yard Land lying and being in the fields

Meadows and Territories of Liddington aforesaid hold by Copy of
Court Roll of the said Mannor under the yearly Rent of two shillings
and two pence AND ALSO all those several pieces and Parcels of
arable Land by meadow Pasture and Graze Ground containing by
Estimation One Quarter of a yard Land called Simms and Includes
Quarter of a yard Land lying and being in the fields Meadows
and Territories of Liddington aforesaid hold by Copy of Court roll
of the said Mannor under the yearly Rent of two shillings and
which said Premises were then in the Tenure of John Farrar AND
ALSO all that East part of a mansion House then in Tenure of
Elizabeth Massey Widow of William Massey deceased AND
ALSO ONE Quarter of a yard Land with the Apartments in Liddington
aforesaid to the said Mansion House belonging then in Tenure
of Thomas Petty AND ALSO all that Mesuages or Tenements
in Liddington aforesaid formerly in Tenure of John Warren and
then of William Smith parcels of two several Copies of Court
Roll of the said Mannor bearing Date respectively the fifth the
day of October one thousand six hundred and eighty eight and
the twentieth day of October one thousand seven hundred and
thirteen and hold of the Lord of the said Mannor under two
several yearly Rents of two shillings and two shillings
AND ALSO ONE Quarter of a yard Land with the Apartments
in Liddington aforesaid formerly purchased of W. C. Dimes
hold by other Copy of Court Roll of the said Mannor under the
yearly rent of two shillings AND ALSO all that West part
of a mansion House in Liddington aforesaid formerly formerly
in Tenure of Phillip Rowby with the Barn stable half yard and
Apartments therunto belonging AND all that Mesuages or
Tenement in Liddington aforesaid formerly in the Tenure of
Elizabeth Jewell Widow with the Apartments AND all that
Moiety or half part of all that yard Land in Liddington aforesaid
called Bomers Great yard Land with the Apartments
hold by Copy of Court roll of the said Mannor under the
yearly Rent of four shillings and eight pence and also

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John

11

all that other moorty or ¹⁷⁴⁷ half part of the said apaid Land called *Womire*
 Great yard Land with the Apurtohold by Copy of Court Roll of the
 said Mannor under the yearly Rent of ffoure Shillings Together
 with all and singular the Appurtenances to the said severall
 promised belonging AND that John Chapman an Infant under
 the Age of twenty one years to wit of the Age of sixteen years
 and upwards is the only son and Heir of the said John Chapman
 deceased NOW at this Court the first Proclamation was three
 times publickly made in open Court that the said John Chapman
 should appear in his proper Person or by his Attorney to be admitted
 Tenant to the said promised with the Apurto or for Default
 thereof the Lord of the said Mannor into his Auld's would take
 and seize the same according to the Custom of the said Mannor
 And the said John Chapman did not appear but made Default

not proved

Sarah Newson Wid.
 Wm. Baxter & Mary
 his Wife

At the said day of adjournment of this Court came in their proper
 Persons Sarah Newson (heretofore Sarah Hodgkin Spinster) Widow
 of Christopher Newson the younger heretofore of Thorpe Bywater
 in the said County of Northampton who was son and Heir
 apparent of Christopher Newson heretofore of Nottingham in the
 said County of Northampton deceased William Baxter
 of Thorpe Bywater aforesaid Farmer and Mary his Wife (late
 Mary Newson Spinster) which said Mary Baxter is only sister
 and Heir of Christopher Newson late of Thorpe Bywater aforesaid
 Farmer deceased who was only Brother and Heir of Edward Newson
 deceased which said Edward Newson was youngest son and Heir
 of the said Christopher Newson the younger Gentleman deceased
 and Grandson of the said Christopher Newson the elder of
 Nottingham aforesaid Gentleman deceased Customary Tenant
 of this Mannor (the said Mary Baxter being first solemnly
 and secretly examined by John ^{40th} ~~Bowles~~ Deputy Attorney (for
 this Turn only) of the Court for the said Mannor and hereto
 freely consenting) and in open Court did surrender by the

Recovery.

6

Copy made & del'd to
 Mr. R. Newson 11th
 Nov: 1748. Wm

Red into the Hands of the Lord of the said manor by the Hands of the
said Deputy Steward All that one Customary mesuages or Tenements
Situats in Thorpe Wywate aforesaid AND ALSO one half yard of
arable Land meadow and Pasture thereto belonging lying and
being in the severall ffilds Preemts and Forclosures of Thorpe
Wywate and Liddington aforesaid containing by Estimation
Thirty acres with the Appurtenances formerly the Estate of
Sarah Taylor and others and hold by Copy of Court roll of the
6th said manor under the yearly Rent of six shillings AND
ALSO one other half yard Land of arable Land meadow and
Pasture lying and being in the severall ffilds Preemts and
Forclosures of Thorpe Wywate and Liddington aforesaid
containing by Estimation other Thirty Acres with the
Appurtenances also formerly the Estate of the said Sarah Taylor
and others hold by other Copy of Court roll of the said manor
6th under the yearly Rent of six shillings and the Reversions
and Reversions Remainder and Remainders thereof and all
the Estate Right Title and Interest of them the said Sarah Newson
William Maister and many his wife and of every of them
thorin or thereto To the Use and behoofe of
Honelm Smith his Heirs and Assigns for ever according to
the Custom of the said manor To the Intent that the
said Honelm Smith may be perfect Tenant of the Tenements
and premises aforesaid with the Appurtenances and of the Customary
Tithes thereof for the suffering and passing on good and
perfect Recovery thereof according to the Custom of the said
manor AND NOW at this Court comes in his proper
Person the said Honelm Smith and humbly prays 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 the Lord by the said Deputy
Steward hath granted seizin thereof by the word To

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1747.
have and to hold the Premises aforesaid with the Apureto
unto the said Honelm Smith his Heirs and Assigns at the will of
the Lord according to the Custom of the said Mannor Rendring
thereof yearly to the Lord the yearly Rent therefore due and
performing all other Services of Right assumed 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
Warranty is respited and so forth.

And afterwards to wit at this Court comes in his proper Person
Richard Law and in open Court Complains against the said Honelm
Smith in a Plea of Land to wit of the said Customary Land and premises
with the Apureto in the Jurisdiction of this Court hold by Copy of Court
Roll of the said Mannor and makes Protestation to prosecute his Plaint
in the Nature and Form of the Writ of our Lord the King De Moresse
Super Disseizinam in le postal the Common Law according
to the Custom of the said Mannor and finds Pledge to prosecute his
said Plaint to wit John Dow and Richard Proceaves Proofs
thereupon to be made according to the Custom of the said Mannor
against the said Honelm Smith returnable how immediately and
so forth and it is granted to him and so forth and the s^d Honelm
Smith present how in Court shortly appears to the Plaint aforesaid without
further Proofs.

And hereupon the said Richard Law in his proper Person
demands against the s^d Honelm Smith the Customary Tenements and
Premises aforesaid with the Apureto within the Jurisdiction 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 said Honelm Smith hath not Entry but
after the Disseizin which Hugh Hunt thereof unjustly and without
Judgment hath made to the said Richard Law within thirty years
last past and whereupon he saith that he the said Richard Law was
Siz'd of the said Customary Premises with the Apureto in his

Domesday as of ffes 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 that now
is by taking the Profits thereof to the Value and so forth into which
and so forth and therefore he brings his suit and so forth

And the said Honelm Smith in his proper Person comes and
Defends his Right when and so forth and voucheth to Warrant by the
said Sarah Newison William Baxter and Mary his Wife who
freely warrant to him the Customary Tenements and promises
aforesaid with the Apurto and so forth

And hereupon the said Honelm Smith demands against
the said Sarah Newison William Baxter and Mary his Wife
Tenants by his Warrant by the Customary Tenements and
promises aforesaid in Mannor aforesaid AND thereupon saith
that he was seized of the Customary Tenements and promises
aforesaid with the Apurto in his Domesday as of ffes 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 that now is by taking
the Profits thereof to the Value and so forth into which
and so forth thereupon he brings his suit and so forth

And hereupon the said Sarah Newison William Baxter and
Mary his Wife Tenants by Warrant come in their proper
Persons and defend their Right when and so forth and further
voucheth to Warrant by John Manton who warrants to them the
Customary Tenements and promises aforesaid with the Apurto
and so forth.

And hereupon the said Richard Lawdmaneth against the
said John Manton Tenant by Warrant by the Customary Tenements
and promises aforesaid in Mannor aforesaid and so forth AND saith
that he was seized of the Customary Tenements and promises
aforesaid with the Apurto in his Domesday as of ffes 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 that now is by taking the Profits
thereof to the Value and so forth into which and so forth and therefore
he brings his suit and so forth

13.

And hereupon ¹⁷⁴⁷ the said John Manton Tenant by Maxcunty in his proper Person comes and disposes his Right upon e so forth and saith that the said Hugh Hunt did not Disseize the said Richard Law of the said Customary Tenements and promised with the Apurtonanets as the said Richard Law by his writ or Plaint Declaration above doth suppose eker of puts him self upon the Country and the Homage of the Court aforesaid and the said Richard Law likewise and craves the Law to impart to the fifth Hour in the Afternoon of this day and it is granted to him and the same Hour is given to the said John Manton here and so forth.

AND afterwards to wit at the said fifth Hour the said Richard Law returned here in Court in his proper Person and the said John Manton although solemnly called cometh not again but desparts in Contempt and maketh Default therfore according to the Custom of this Mannor ~~Therefore~~ it is considered by this Court that the said Richard Law do recover his seizin against the said Honelm Smith of the Customary Tenements and promised aforesaid with the Apurtonanets to hold to the said Richard Law and his Heirs for ever at the will of the Lord according to the Custom of the said Mannor free from the said Honelm Smith and his Heirs for ever AND that the said Honelm Smith have of the Customary Tenements and promised aforesaid of the said Sarah Newison Williams Waater and Mary his Wife to the Value and so forth within the Mannor aforesaid AND that the said Sarah Newison Williams Waater and Mary his Wife have of the Customary Tenements and promised of the said John Manton within the said Mannor to the Value and so forth and that the said John Manton be in mercy and so forth.

AND hereupon the said Richard Law craves the Process and precept of this Court to be directed to the Bayliff to raise full seizin of the Tenements and promised aforesaid to be had to him and it is granted to him returnable here immediately.

AND afterwards to wit on the same day and aforesaid

This Court sitting come & how into Court the said Richard Law and
the Bayliff of this Court (to wit) Thomas Harrison how & to turneth that
he by Virtue of the aforesaid Writ this same day hath caused
full Seizin to be deliverd to the said Richard Law of the said
Customary Tenements & Premises so as aforesaid recoverd as
by the said Writ it was commaund so.

And hereupon at this Court comes in his proper Person
the said Richard Law and humbly prays the favour of the Lord of
the said Manore that he may be admitted Tenant to the Customary
Tenements and premises aforesaid with the Appurtes according to the
form and Effect of the said Writover and execution of the said Writ
aforesaid and according to the Custom of the said Manore.

And thereupon the Lord of the said Manore in open Court
by the said Deputy Steward hath granted and deliverd unto
the said Richard Law and his Heirs and Assigns by the good
Seizin of the Customary Tenements and premises aforesaid
with the Appurtes To have and to hold the Customary
Tenements and premises aforesaid with the Appurtes To have
~~and to hold the Customary Tenements and Premises aforesaid~~
~~with the Appurtes~~ unto the said Richard Law his Heirs and Assigns
for ever at the will of the Lord according to the Custom of the said Manore
Rendering thereof yearly to the Lord the yearly Rents
thereof due and performing all other Services thereof formerly
due and of right accustomed But nothing is given to the Lord for
affines because this Admission is had for better Mourage only
and he is admitted Tenant thereof ^{and hath performed his fealty} ~~but his fealty~~ and so forth
By Virtue of which said Writover the said Richard Law was
Seized of and in the Tenements and Premises aforesaid with the
Appurtes in his Demesne as of Right according to the
Custom of the said Manore.

And Stewards at this same Court come in their proper
Persons the said ~~Richard~~ Richard Law Kinsman Smith Jarthe
Newson William Baxter and Mary his wife (the three)

1747
Mare being first solemnly and sweetly examined by the said Deputy
Steward and consenting) and in open Court did surrender by the rod into
the Hands of the Lord of the said manor by the said and acceptance
of the said Deputy Steward All that the said Customary mesuages or
Tenements in Thorpe Bywater aforesaid AND ALSO the said one
half yard of arable Land Meadow and Pasture thereto belonging
lying and being in the several fields of Thorpe Bywater and
Liddington aforesaid containing by Estimation thirty Acres with
the Assent to hold by Copy of Court roll under the yearlly rent of six
shillings AND ALSO all that one other half yard of arable Land
Meadow and Pasture lying and being in the several fields Permeys
and Toxibories of Thorpe Bywater and Liddington aforesaid containing
by Estimation other Thirty Acres with the Assent to hold by other Copy
of Court roll under the yearlly Rent of six shillings TO THE USE
AND behoofe of the said Mary Baxter her Heires and Assignes
forever Subject nevertheless to an Annuity or yearlly Payment
of the sum of Ten pounds to be paid by the said Mary Baxter
her Heires or Assignes unto the said Sarah Newison or her Assignes
for and during the Term of her natural Life to be paid at two halfe
yearlly Payments by even and equal Proportions and Payments to wit
at the feast of Saint Michael the Archangel and of the blessed Lady the
Virgin Mary the first Payment whereof to begin and be paid to
the said Sarah Newison at the feast of Saint Michael the Archangel
now next ensuing AND further they the said Richard Law Monclm
Smith and Sarah Newison for themselves and their Heires
respectively have fully freely and absolutely renounced
and for ever quit claim to the said Mary Baxter her Heires and
Assignes All the Estate Right Title Interest Claim and Demand
whatsoever of them the said Richard Law Monclm Smith and
Sarah Newison of or to the said Customary Tenements and
premises and every part and parcel thereof charged and chargeable
nevertheless to the said Annuity or yearlly Payment of Ten pounds
a year to the said Sarah Newison or her Assignes in manor aforesaid

AND NOW at this Court comyn ^{h^{er}} ~~the~~ proper Person ~~the~~
 said ~~William Baxter~~ ^{Baxter} and ~~Mary his wife~~ ^{she} and humbly pray the
 Lord of the said Manore that ~~they~~ ^{she} may be admitted Tenant to
 the promised aforesaid with the Appurtes To whom presents
 how in Court the Lord by the said Deputy Steward hath granted
 soigin thereof by the Lord To have and to hold the premises
 aforesaid with the Appurtes unto the said ~~William Baxter~~
~~and Mary his wife~~ ^{Baxter} in manner aforesaid at the will of the
 Lord according to the Custom of the said Manore Pending
 thereof yearly to the Lord the yearly Rent of six Shillings and
 six shillings and performing of all other services thereof
 formerly due and of right accustomed AND ~~they~~ ^{she} giving to the Lord
 for ~~these~~ ^{the} fines as in the Margin ~~and~~ ^{the} ~~they~~ ^{she} admitted Tenant
 thereof and ~~have~~ ^{hath} performed ~~these~~ ^{the} ~~fealties~~ ^{fealties}.

Extrastion fines on
 Admiron's made out
 Rent 6 - -
 Rent 6 - -
 12 - -
 fine 6 - -
 fine 6 - -
 12 - -

Executed by Wyche
 Deputy Steward

The Manore of Liddington
 with Caldecott
 in the County of Rutland

At the Bar of the said Court and also
 the Great Court Baron of the Right
 Honorable Browlowe Earl of Exeter

Baron of Burghley Lord of the said Manore hold at Liddington
 aforesaid in and for the said Manore within one Month next after
 the Feast of Saint Michael the Archangell to wit on Saturday
 the first day of October in the 22^d 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 1748 before John Wyche Lord Deputy
 Steward of the Court there and from thence by adjournment continued
 until the 20th day of March then next ensuing before
 Samuel Warburton Lord Deputy Steward of the Court there

Michas 1749.

Inquest and Homage
 of Liddington aforesaid

Moses Allen Gent	John Allen	Walter Hoakes
John Forstly	Chamout Forstly	Creathy Nidgoby
John Hill	Thomas Colwell	Wm. Riddall
Thomas Forstly	James Nidgoby	Jos. Forstly
John Harrow	Edward Maxman	Traac Cant

sworn

Inquest and Stomage
of Caldecot aforesaid

Robert Lawton	Wm Morris ffarwe	} sworn
Wm Cave	Robert Colwell	
Lewis Woodcock	George Brown	
Thomas Thing	George Riddall	
William Hill	Thomas Stokes	
John Hand	Benjamin Timson	
John Cook	and	
John Brown	Thomas Ougdon	

Officers elected for
the year ensuing

Constables of Liddington	Wm Riddall	} sworn
	Tho. Hill	
Fieldsover there	John Hill	} sworn
	Jos. parthy	
	John Allon	
	Isaac Cant	
Harboroughs and Sheriffs	Robert Stabe	} sworn
	Richard Sparre	
Surveyors of Wrights and Mearns and Alstares	Robert Stabe	} sworn
	Richd. Sparre	
Deputies for taking Surrenders	Moses Allon	} contin.
	John parthy	
	Tho. parthy	
	John Hill	
Winder and Fieldsover	Robt. parsons	contin.
Port wove	Wm. Cave	sworn

Constable of Caldecot	Lewis Woodcock	} sworn
	John Browne	
Fieldsover Surveyors of Wrights mearns Alstares	Wm. Hill	} sworn
	Wm. Morris	
Deputies for taking Surrenders	Lewis Woodcock	} sworn
	Wm. Hill	
	John Hand	
Harboroughs and Sheriffs	Tho. Stokes	} sworn
	Tho. Ougdon	
Winder	Simon Riddington	contin.
Port wove	Wm. Cave	sworn

Escoins to wit. Edward Manton of Liddington John Cox of the same
Edward Broughton of the same William Goodby of the same
and others. William Hill the younger of Caldesot Thomas
Rudkin of the same Richard Ward of the same and others.

The Verdict of the
Inquest and Homage
of Liddington aforesaid

The Jurors aforesaid upon their Oaths
present That John Falkner because he hath been
a resident and Inhabitant at Liddington aforesaid
within the precincts of this Vicar of Hawks pledges for the
space of one year and more and did not appear at this Court
last to perform his Suit and Service there according to the
custom of the said Manor and that Denise Cook's Robert
clerk Manton widow Henry Green Lawrence
Manton John Ready Thomas petty the younger and John
fisher because they are in the like default and that Henry
Talbot Esquire because he is a freeholder of this Manor for
his freehold Land and Tenements at Liddington aforesaid
within the Manor aforesaid and did not appear at this Court
Baron to perform his Suit and Service there and that Philip
ward Esq. the Reverend William Hancock the Rev.
Lawton John Brown and John Chapman because they are
in the like default and that the Reverend William Hancock
because he is a customary Tenant of this Manor for his
customary Land and Tenements in Liddington aforesaid within
this Manor and did not appear at this Court Baron to perform
his Suit and Service there according to the custom of the said
Manor and that John Farrow John Walker Thomas
Palmer Thomas Boyall Thomas Drake Edward Mason
Thomas Lowing and Richard Waterfield because they are in
the like default and that Henry Talbot Esquire because
he is a freeholder or Tenant at the will of the Lord of this
Manor for Land and Tenements he holds of the Lord of
this Manor and did not appear at this Court Baron to
perform his Suit and Service there according to the custom
of the said Manor And that the Rev. William Hancock
clerk because he hath trespassed by depasturing one Cow
upon the residue pastures within this Manor ~~and~~
~~and~~ contrary to the custom thereof and that Thomas Hill
and Edward Viny because they are in the like offence.

And that the said Edward Vint because he hath been a
 common Trespasser upon holbrooks with one Sheep he not having
 right of common there And that Thomas ^{2.6.} Summers because
 he is a common Baker and Seller of Bread and hath sold bread
 within the Manor aforesaid having broke the apers thereof
 And that Thomas ^{2.4.6.} Gooding of Holsday because he hath
 trespassed with three Horses in the so^d. fields within this Manor
 contrary to the custom thereof and that John ^{A.} Jesty John
^{A.} Halthouse and the so^d. Wm. ^{6.} Hancock because they are in the like
 offence And that Watson ^{2.16.} Cave because he hath trespassed
 by Digging a Saw pit and laying Timber in and upon the Lords
 waste within this Manor contrary to the custom thereof And
 that Robert ^{2.6.} Clarke because he hath dug a stone pit over the
 road side within the Manor aforesaid and hath not fenced the
 same to the great danger of the Inhabitants of the said Manor
 and other passing and repassing there and that Thomas ^{2.6.} Drake
 and Edward ^{2.6.} Armsby of Thorpe because they are in the like
 offences And that Robert ^{2.6.} Larratt because he hath trespassed
 by laying a Dringhill upon the Lords waste within this Manor
 aforesaid contrary to the custom thereof Therefore
 they are and sack and sorry of them is in the Mercy of the Lord
 of this Manor as appears over their Names respectively.

Affeerors of the Credit } ^{know all}
 of the } ^{and}
 Inquest and Homage aforesaid } ^{John Jesty}

The Verdict of the
 Inquest and Homage
 of Caldecot aforesaid -

The Jurors aforesaid upon their Oaths
 present that Thomas ^{3.} Bacon because he hath
 been a resident and Inhabitant at Caldecot aforesaid
 within the precincts of this Bishop of Exeter for the space
 of one year and more and did not appear at this Court last to
 perform his Suit and Service there according to the Custom of this
 said Manor and that William ^{3.} Cave Stephen ^{3.} Morris William
^{3.} Morris John ^{3.} Morris Thomas ^{3.} Wadsworth Thomas ^{3.} Cobman
 because they are in the like default and that Watson ^{3.} Cookery
 Clarke because he is a freeholder of this Manor for his freehold
 Land and Tenements in Caldecot aforesaid and did not appear

at this Court Baron to perform his Suit and Service there according
to the Custom of the said Manor and that Walter Spelman Esq.
is in the like Default And that the said Watson Tooker
Chk because he is a customary Tenant of this Manor for
his customary Land and Tenements in Caldecot aforesaid and
did not appear at this Court Baron to perform his Suit &
Service there and that John Trigg Gentleman
Emery Walter Spelman Curtis Widow of Barrowdon

Bradshaw Aghon Morris Richard Rowden
Browns Widow and Thomas Colman because

they are in the like default And that Henry Talbot Esq.
because he is a Leaseholder or Tenant at the will of the Lord
of this Manor for Land and Tenements which he holds
of the Lord of this Manor and did not appear at this Court
Baron to perform his Suit and Service there according to
the Custom of this Manor and that the aforesaid Watson
Tooker Chk Walter Spelman and Aghon Morris because
they are in the like default And that Thomas Colman
because he hath trespassed with one Horse in the fields
within this Manor contrary to Order and the Custom of this said
Manor and that John Hoys because he is in the like offence
and that William Woodcock for trespassing with one Swine
in the fields within this Manor contrary to the Custom
thereof and that Thomas Davison Humphrey Muggleston
Henry Cooper William Brouit John Carter John Russell
the Eldre Thomas Austin Browns Widow
Marys Widows with three sons and Robert Shelton with
the like because they are in the like offences And that
John Morris because he hath been a common Trespasser with
his swine and Horses in the common fields within this Manor
in the time of summer contrary to Order and the Custom of this
Manor and that Aghon Morris for the like with his swine
Therefore they are and each and every of them in the mercy of
the Lord of this Manor as appears over their names
expressly

Afforors of the verdict
of the Inquest
and Homage aforesaid } sworn
Robert Loston
and Lewis Woodcock

1748.

At this Court it was severally
and respectively Ordered by the Lord
and respective Justices and Judges
in the words following

It is Ordered by the Jurors aforesaid by
and with the consent of the Lord of this Manor and
Award of this Court that all former Orders which
were made or which were in force at the last Court Last and Court
Baron hold for this Manor (other than such of them as are already
performed or executed) shall stand remain 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 reprobated or made void
at any succeeding Court or Courts to be holden for the said Manor.

Said Tooksey or
Surrey of Eborac
Tooksey

(1)

Copy made Gold

At this Court it was testified by William Hill
one of the Demesne and Customary Tenants of this Manor
(Christen in open Court sworn) That on the seventh Day of May
one thousand seven hundred and forty eight Eborac Tooksey of
Uppingham in the said County of Rutland Widow one of the
Customary Tenants of this Manor Did out of Court surrender
by the rod into the hands of the Lord of this said Manor by
the hands and acceptance of the said William Hill according
to the custom of the said Manor All her four acre of Arable
Land and Grass Ground lying dispersed by in the Parishes and
Liberties of Galdesot aforesaid with all and singular thereto and
sundry of their appurtenances and held by Copy of Court roll of this
said Manor under the yearly rent of one shilling and ~~two~~ ^{three} pence
the tenures and assuagement of John Cort To the Use and
Benefit of her Son Samuel Tooksey of Uppingham in the
County of Northampton His age his Heirs and assigns for ever
according to the custom of this said Manor And now at this Court
cometh in his own person the said Samuel Tooksey and humbly prays
the Lord of this Manor that he may be admitted Tenant to the
premises aforesaid with the appurtenances To whom the Lord by the
said Deputy Award hath granted assign thereof by the rod
To have and To hold the premises aforesaid with the
appurtenances unto the said Samuel Tooksey 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 yearly rent
thereof due and performing all other services of right accustomed
and his quiet to the Lord for his heirs and assigns and he is
admitted Tenant thereof and hath performed his fealty

rent
Hm

Sarah Whitbread
on Surrender of
Thomas Whitbread

(2)

copy made 6th Ed

At the said Day of Adjournment of this Court came in his
proper person Thomas Whitbread a customary Tenant of the
said Manor and Did in open Court surrender by the rod into the
hands of the Lord of the said Manor by the hands and acceptance
of David Warburton Lord Deputy Howard (for this time
only) of the Court for the said Manor All that Moesty or
undivided half part of all that Mesuages with the appurtes
thereto belonging situate in Liddington aforesaid within the
said Manor was in the know of the said Thomas Whitbread
being parcel of a copy of Court roll of this Manor bearing
date the ninth day of October 1705 which Margaret Mody
widow deceased held for the term of her natural life from and
after the decease of the said Thomas Whitbread To the
Use and behoofe of Sarah Whitbread his wife for and
during the term of her natural life and from and after her
decease to the use and behoofe of the heirs and assigns of
the said Thomas Whitbread for ever according to the custom of
the said Manor And now at the said Day of Adjournment
of this Court came in her proper person the said Sarah
Whitbread and humbly prays the Lord of this Manor that
she may be admitted Tenant to the premises aforesaid with the
appurtes To whom the Lord by the said Deputy Howard
hath granted assign thereof by the rod To have and
To hold the premises aforesaid with the appurtes unto the
said Sarah Whitbread according to the said Surrender at the
will of the Lord according to the custom of the said Manor
and rendering therefore yearly to the Lord the yearly rent
thereof due and performing all other services of right
accustomed and she gives to the Lord for her fees as in the
Marginal she is admitted Tenant thereof and hath performed
her fealty

rent - - - 2
this - - - 1

David Curtis as only son
and next Heir of David
Curtis the slave deceased

(3)

copy made 6th Ed

At the said Day of Adjournment of this Court it was
found by the Homage of Liddington aforesaid That David
Curtis the slave lately deceased seized of One Cottage with
the appurtes in Liddington aforesaid held by Copy of Court

Roll of the said Manor under the yearly rent of
 and that Dawse Curtis is his only son and next Heir And
 now at the said Day of Adjournment of this Court comes in his
 proper person the said Dawse Curtis and humbly prays the
 Lord of this Manor that he may be admitted Tenant to the
 premises aforesaid with the appurtes To whom the Lord
 by the said Deputy Award hath granted writs thereof by the
 rod To have and To hold the premises aforesaid with
 the appurtes unto the said Dawse Curtis 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 yearly
 rent thereof due unto the Lord for his Heirs as in the
 Margin and he is admitted Tenant thereof and hath performed
 his fealty.

rent
 Heir

Thomas Draks as
 Youngest son and
 Heir of Thomas Draks
 deceased

(A)

copy made

At the said Day of Adjournment of this
 Court it was found by the Homage of Liddington
 aforesaid That Thomas Draks late a Customary
 Tenant of this Manor lately died seized of half an acre of
 Land near the park wall in Liddington aforesaid held by
 copy of Court roll under the yearly rent of one penny And
 also of the Reversion expectant on the Death of Patience Draks
 Widow of one cottage with the appurtes in Liddington aforesaid
 held by copy of Court roll of the said Manor under the yearly
 rent of ten pence And That Thomas Draks is his youngest
 son and next Heir And now at the said Day of
 Adjournment of this Court comes in his proper person the said
 Thomas Draks and humbly prays the Lord of this Manor
 that he may be admitted Tenant to the premises aforesaid
 with the appurtes To whom the Lord by the said Deputy
 Award hath granted writs thereof by the rod To have
 and To hold the premises aforesaid with the appurtes unto the
 said Thomas Draks 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 yearly rent thereof due
 and performing all other services of right accustomed and he
 gives to the Lord for his Heirs as in the Margin and he is
 admitted Tenant thereof but his fealty is respected by reason of
 his infancy and Francis Gibbon is admitted Guardian for

rent 10
rent 11
rent 1

the said Thomas Drake for the premises aforesaid with the appertin-
dence the Minority of the said Thomas Drake &c the said
Francis Gibbons rendering an account and so forth

Jonathan Adcock & his wife
to
Thomas Adcock

(5)
copy made

At the said Day of Adjournment of this Court it
was certified by the said Deputy Steward that on the
tenth day of April in the Year of our Lord 1735 Jonathan
Adcock and Mary his wife Customary Tenants of the said Manoe
(the said Mary being first solemnly and severally examined by
John Wyche Esq^r Deputy Steward of the said Manoe) Did
out of Court surrender by the rod into the hands of the Lord of
the said Manoe by the hands of the said Deputy Steward
All that half Cottage Messuages or Tenement with the
appurtenances in Liddington aforesaid and then in the tenures of
the said Jonathan Adcock (which said half Cottage Messuages
or Tenement is hold of the Lord of the said Manoe by four
several Copies of Court roll of the said Manoe in manner and
form and under the several yearly rents following (that is to
say) one fourth part of the said half Cottage under the yearly
rent of two pence and three farthings And also one other fourth
part of the said half Cottage under the yearly rent of two
pence and three farthings And also one other fourth part of
the half Cottage aforesaid under the yearly rent of two pence
and three farthings and also one other fourth part of the
half Cottage aforesaid under the yearly rent of two pence and
three farthings) To the use and behoof of Thomas
Adcock of Beaton in the county of Rutland Farmer his Heirs
and assigns for ever according to the custom of the said Manoe
provided always and upon condition notwithstanding That if the
said Jonathan Adcock and Mary his wife or either of them their
or either of their Heirs Executors or Administrators or any of
them should and did well and truly pay or cause to be paid to
the said Thomas Adcock his Executors Administrators or
assigns the full and just sum of twenty pounds of Lawful Money
of Great Britain at or upon the tenth day of October next ensuing
the date thereof with Lawful Interest for the same Then the
said surrender to be void or else to be and remain in full force
and virtue And whereas the said sum of twenty pounds
mentioned in the proviso or condition of the said Surrender hath
not been paid whereby the said Surrender is become absolute
in Law And now at the said Day of Adjournment of this
Court come in his proper person the said Thomas Adcock and

rent
rent
rent
rent

rent
rent
rent
rent

10
of

copy

1748

humbly prays the Lord of this Manor That he may be admitted
 Tenant to the premises aforesaid with the appurtenances To whom 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 Thomas Alcocke his Heirs and
 assigns at the will of the Lord according to the Custom of this said
 Manor rendering therefor yearly to the Lord the several yearly
 rents therefor due and performing all other Service of right
 accustomed and he gives to the Lord for his Service as in this
 Margyn and his admitted Tenant thereof and hath performed
 his fealty.

rent	2	3/4
rent	2	3/4
rent	2	3/4
rent	2	3/4
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	11	0
<hr/>		
rent	2	3/4
rent	2	3/4
rent	2	3/4
rent	2	3/4
<hr/>		
	11	0

Wm Hill on Surre.
 of Wm Hill his father

(6)

Copy made

At the said Day of Adjournment of this Court
 it was testified by Lewis Woodcocke one of the Discreet
 and Customary Tenants of this Manor That on the twentieth
 Day of January in the Year of our Lord one thousand seven
 hundred and forty eight William Hill the sdr of Caldecot
 aforesaid one of the customary Tenants of this Manor Did
 out of Court surrender by the rod into the hands of the Lord of
 the said Manor by the hands and acceptances of the said
 Lewis Woodcocke All That Quarter of a Yard Land
 late fishery containing by estimation six acres (be this
 saue more or less) lying and being in the fields Liberties
 and Precincts of Caldecot aforesaid and then in the tenures
 and occupation of the said William Hill together with all
 and singular the appurtenances whatsoever belonging to
 the said premises To the Use and behoofe of
 his Son William Hill the younger his Heirs and assigns for
 ever according to the Custom of the said Manor after the decease
 of the said William Hill the sdr his father And now
 at the said Day of Adjournment of this Court comy in his proper
 person the said William Hill the younger and humbly prays
 the Lord of this Manor that he may be admitted Tenant to the
 Reversion of the premises aforesaid with the appurtenances To
 whom the Lord by the said Deputy Steward hath granted
 seizin thereof by the rod To have and To hold the
 premises aforesaid (after the decease of the said William Hill the
 sdr) unto the said William Hill the younger his Heirs and
 assigns at the will of the Lord according to the Custom of the said

rent L s D Manor Rendering thereof yearly to the Lord the yearly
 rent thereof due and performing all other Services of right
 accustomed and he gives to the Lord for his Service in the Margin
 and he is admitted Tenant thereof and hath performed his fealty

John Brown
 to
 Tho: Rudkin & Wife

(7)
 Copy made of the

At the said Day of Adjournment of this Court It
 was testified by Lewis Woodcocks one of the Breves and
 customary Tenants of this Manor that upon the twenty
 first day of Decembre in the Year of our Lord one thousand
 seven hundred and forty eight John Brown one of the customary
 Tenants of this Manor Did out of Court surrender by the rod
 into the hands of His Lord of His said Manor by the hands and
 acceptances of the said Lewis Woodcocks according to the custom of
 the said Manor All that his Cottages Hous and Stables
 therunto belonging together with all Rarous Stable Outhouses
 to the said Cottages belonging situate lying and being in Caldecot
 aforesaid and all and singular other the appurtes whatsoever used
 them in the tenure or occupation of Thomas Dracou and John
 Brown To the Use and behoof of Thomas Rudkin
 and Susannah his Wife and the Survivour of them and after
 the decease of the Survivour of them then to the use and behoof
 of the Heires and assigns of the said Thomas Rudkin for ever
 according to the custom of the said Manor And now
 at the said Day of Adjournment of this Court came in their proper
 persons the said Thomas Rudkin and Susannah his wife
 and humbly pray the Lord of this Manor that they may be
 admitted Tenants to the premises aforesaid with the appurtes
 To whom the Lord by the said Deputy Howard hath
 granted writt thereof by the rod To have and To hold
 the said premises with their and every of their appurtes unto
 the said Thomas Rudkin and Susannah his wife their
 Heires and assigns at the will of the Lord according to the
 custom of the said Manor Rendering thereof yearly to
 the Lord the yearly rent thereof due and performing all
 other Services of right accustomed and he gives to the Lord for
 their Service in the Margin and they are admitted Tenants
 thereof and have performed their fealty

rent L s D
 Manor - - D
 Manor - - D
 Manor - - D

to

M^r. Bullock & Sarah his wife

At the said Day of adjournment of this Court came

in his proper person John Brown of Caldesot aforesaid

Baron a customary Tenant of this Manor and did

(9)

copy made & etc

in open Court surrender by the rod into the hands of the Lord

of this said Manor by the hands and acceptances of David

Redeburton Gent Deputy Steward (for this time only) of this said

Manor All those two Acres of Meadow lying and being in

a certain place called Soaks Meadow with the appurtenances

within the said Manor held by copy of Court roll of this said

Manor under the yearly rent of two pence now in the hands

of the said John Brown and late the Estate of John Brown

his father deceased and the Provision and Resolutions Ben

and Ben^r thereof To the use and behoof of

John Bullocks of Uppingham in the said County of Rutland

cordwainer and Sarah his wife for and during the term of

their natural lives and from and after the decease of the

survivor of them the said John Bullocks and Sarah his wife

To the use and behoof of John Bullocks Son of the said

John Bullocks and Sarah his wife and the Heirs and assigns

of the said John Bullocks the Son for ever according to the

custom of this said Manor AND NOW at the said day of

adjournment of this Court came the said John Bullocks the

father in his proper person and the said Sarah the wife of

the said John Bullocks the father and John Bullocks her Son

by Ambrose Mold their Attorney and humbly pray the

Lord of this Manor that they may be admitted Tenants to

the premises aforesaid with the appurtenances To whom the

Lord by the said Deputy Steward hath granted writs

thereof by the rod To have and To hold the

premises aforesaid with the appurtenances unto the said John

Bullocks the father Sarah his wife and John Bullocks

their Son according to the said Surrender at the Will of the

Lord according to the custom of this said Manor Rendering

rent - 2 - 2
fines - - - 2
fines - - - 2

thereof yearly to the Lord the yearly rent thereof due and
performing all other services of right accustomed and they give
to the Lord for their fines as in the Margin and they are
admitted Tenants thereof and the said John Bullocks the
father hath performed his fealty but the fealties of the said
Sarah his wife and John Bullocks her Son are respited by
reason of their absences and so forth

John Manton and Son next Heir
of John Manton deceased who was
Nephew & next Heir of Henry Clarks deceased

(9)

copy made 6th

At the said Day of Adjournment of this
Court it was found by the Stewards of Liddington
aforesaid that Henry Clarks late a customary

Tenant of this Manor lately deceased seized of All that Cottages or
Tenement with all and singular the appurtenances thereto
belonging somethis times in the tenure or occupation of the
said Henry Clarks and now of John Appleton in Liddington
aforesaid hold by Copy of Court roll of this said Manor under
the yearly rent of eight pence And that John Manton
late of Thorpe Bywater deceased was the Nephew and next
Heir of the said Henry Clarks deceased and that John
Manton of Thorpe Bywater aforesaid likewise is the only
Son and next Heir of the said John Manton deceased
And now at the said Day of Adjournment of this Court
came in his proper person the said John Manton and
humbly prays the Lord of this Manor That he may be
admitted Tenant to the premises aforesaid with the appurtenances
To whom the Lord by the said Deputy Steward hath
granted assent thereof by the rod To have and To
hold the said premises with their and every of their
appurtenances unto the said John Manton his Heirs and assigns
at the will of the Lord according to the custom of the said
Manor rendering therefor yearly to the Lord the yearly
rent therefor due and performing all other Services of right
accustomed and he gives to the Lord for his firm as in the
Warranty and he is admitted Tenant thereof and hath
affirmed his Fealty

rent
Heir

John Manton
to
Edward Mason

(10)

copy made 6th

At the said Day of Adjournment of this Court came in his
proper person John Manton of Thorpe Bywater in the County
of Rutland likewise (only Son and next Heir of John Manton
of Thorpe Bywater aforesaid deceased who was Nephew and
Heir of Henry Clarks deceased) a Customary Tenant of this
Manor and did in open Court surrender by the rod into the
hands of the Lord of this said Manor by the hands and acceptance
of David Warburton Lord's Deputy Steward (for this turn
only) of this said Manor All his Estate Right Title Interest
property claim and Demand whatsoever of or in and to All
that Cottages or Tenement with all and singular the appurtenances
somethis times in the occupation of the said Henry Clarks

and now in the tenure of John Stapleton in Liddington aforesaid held
 by copy of Court roll of the said Manor under the yearly rent of
 eight pence and the Assentions and Assentions remainder and
 remainders thereof To the use and behoofe of Edward
 Mason of Saint Martins Staunford Baron in the County of
 Northampton Carpenter (and late of Blatherwick) his Heirs
 and assigns forever according to the custom of the said Manor
 And now at the said Day of Adjournment of this Court
 come in his proper person the said Edward Mason and humbly
 prays the Lord of this Manor That he may be admitted Tenant
 to the premises aforesaid with the appurtenances To wit from the
 Lord by the said Deputy Howard Math granted assign thereof
 by this rod To have and To hold the said premises
 premises with their and every of their appurtenances unto the said
 Edward Mason 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 yearly rent thereof due and
 performing all other Services of right accustomed and he gives
 to the Lord for his fees as in the Marginal he is
 admitted Tenant thereof and hath performed his fealty

rent
 fees

Exam'd by Wyche
 Dep. Steward

Extract of the
 Admissions made

The Manor of Liddington
with Caldecott
In the County of Rutland

At the View of Honourable pldgs and
also the Great Court Baron of the Right
Honourable Browlowe Earl of Exeter Baron

of Burgh by Lord of the said Manor hold at Liddington aforesaid in &
for the said Manor within One Month next after the Feast of Saint
Michael the Archangel to wit on Saturday the Thirtieth day of
September in the twenty third 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 nine and from thence
by adjournment continued until the 9th day of April then next
following before John Wych Gentleman Deputy Steward
of the Courts there.

Michas 1749.

Inquest and Homage
of Liddington aforesaid

Moses Allen	John Sparrow	Edw. Sherman	} sworn
John Pretty	James Hill	Will ^m . New	
Conyers Peach	Wm. Riddell	Rich ^d . Sparrow	
Thomas Pretty	Th ^o . Williamson	Chm ^t . Pretty	
John Allen	Walter Stobart	Th ^o . Staubener	

Inquest and Homage
of Caldecott aforesaid

Th ^o . King	Lewis Woodcock	Th ^o . Cort	} sworn
Wm. Cave	Edw. Muggleton	Th ^o . Stands	
Rob ^t . Laxton	Th ^o . Stobart	Th ^o . Brown Jun ^r .	
Wm. Hill	George Brown	Wm. Riddell	
Wm. Morris	John Brownson	Rob ^t . Collocle	

Officers elected
for
the year ensuing

Constables of Liddington	Rich ^d . Sparrow	} sworn
	Watson Cave	
Fieldreeds there	John Hill	} contin ^d
	Jasph. Pretty	
	Edm ^d . Simms	} sworn
	Wm. Riddell	
Freeboroughs and Diberatours	Conyers Peach	} sworn
	Wm. New	
Surveyors of the Right Measures & Abstators	Conyers Peach	} sworn
	Wm. New	
Deemors for taking Surrenders	Moses Allen	} contin ^d
	John Pretty	
	Thomas Pretty	
	John Hill	
Prindor and Fieldkeeper	Rob ^t . Parsons	contin ^d
Rentrees	Wm. Baxter	sworn

Constables of Caldbrook 1749. Benjⁿ Imison } sworn
 Tho^s King }
 Fishers of Lure of weight & measure and } Lewis Woodcock } sworn
 abtakers there } John Brown }
 Deemsters for taking Surrenders Lewis Woodcock }
 Mr. Mill } contin.
 John Mauds }
 Treboroughs and Discreets Tho^s Hokey } contin.
 Mr. Cave } sworn
 Prider Simon Rivington contin.
 Rentrewe

Essoins Rowit. James Simey Guild of Liddington Thomas Walbye of
 the same John Faulhouse of the same and others Thomas
 Tomlin of Caldbrook Thomas Rudbin of the same and Samuel
 Hokey of the same and others .f

The Verdict of the Inquest and Atorage of Liddington aforesaid } **The Jurors** aforesaid upon their Oaths do say
 That Henry Talbot Esq^r because he is a freeholder of this
 Manor for his freehold 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 the said Manor And that Philip Ward Esq^r
 John Brown W^m Reges John Chapman Abraham Cant^r Ann
 Bolton John King because they are in the lib^r default And that
 Edward Allen because he is a customary Tenant of this Manor 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 the said Manor And that John Walbye
 Thomas Alcock Thomas Royall Isaac Cant^r W^m Boone W^m Brown
 John Chapman & Richard Waterfield because they are in the lib^r
 default And that the said Henry Talbot Esq^r because he is a
 Tenant at the will of the Lord of this Manor and did not appear at this
 Court Baron in the lib^r default And that the Reverend William
 Hancock C^l because he hath been a common Trespasser with three
 cows in upon the fields & commonable places within this Manor
 not having right of Common there And that W^m Wright because
 he hath trespassed by depasturing his Sheep in upon the fields
 within this Manor contrary to the custom thereof And that Robert
 Larratt because he hath trespassed by laying and placing of Dung-hills
 in the open Streets in Liddington aforesaid within this Manor contrary
 to the custom thereof And that Wilson Cave because he hath trespassed
 by laying & placing of Timber in the s^d Streets And that Francis Gibbons
 because he is in the lib^r offence Therefore they are and each & every of
 them is in the mercy of the Lord of this Manor as appears over their Names
 respectively. } Affected by the whole Atorage.

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The Verdict of the Inquest and Homage of Caldecott aforesaid

The Jurors aforesaid upon their Oaths do say
That Stephen Morris because he hath been a Tenant and an
Inhabitant at Caldecott aforesaid for the space of One year and more
and did not appear at this View of Frankpledge to perform his Suit
and Service there according to the Custom of this said Manor And that
Thomas Rodyhoose and John Morris because they are in the lib^o
offence And that John Trigg Gentleman because he is a
Freeholder of this Manor for his Freehold Lands and Tenements in
Caldecott aforesaid and did not appear at this Court Baron to perform
his Suit and Service there according to the Custom of this said Manor
And that Bradshaw Sp^r & Walter Freemyan because they
are in the lib^o default And that Watson Footboy the because
he is a Customary Tenant of this Manor for his Customary Land &
Tenements in Caldecott 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 the s^r John Trigg Gent^l the s^r Bradshaw
Spinster Thomas Goodwin Walter Freemyan & Stephen Morris
because they are in the lib^o default And that Thomas Dunmore
because he hath Trospased by depasturing One Golden^g in and
upon the fields within this Manor contrary to the Custom thereof
And that John Stand and Thomas Bugden with one Mare each
are in the lib^o offence And that Thomas Tomblin for trospasing
with one Swine in upon the fields of Caldecott aforesaid within this
Manor contrary to the Custom thereof And that Jonathan Wier Esq^r
Mr Woodcock Henry Cooper John Carter John Russell Mr Brown
Thomas Austin Robert Spethorn Browne Wid^o
Mayor And the aforesaid Thomas Dunmore because they are in the
lib^o offence Therefore they are and each and every of them is in
the mercy of the Lord of this Manor as appears over their Names
Especially

Afforors of this Verdict of the Inquest and Homage aforesaid }
Thomas King }
and William Cave } sworn

At this Court it was solemnly and respectfully ordered by the s^r and s^r and respective Inquests and Homage aforesaid as followeth

It is Ordered by the Jurors aforesaid by and with the consent of the Lord of this Manor and Steward of this Court That all former Orders which were made or which were in force at the last Court Great and Great Court Barons held 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 intents and purposes whatsoever untill the said Orders or any of them shall be altered repealed or made void at any succeeding Court or Courts to be holden for this said Manor.

1749.

Dorothea Minstantby Sp^{te}
on Surre?
of John Pretty

At this Court It was certified by the said Deputy
Steward That on the tenth Day of April in the Year of our Lord
One Thousand seven hundred and forty nine John Pretty a Customary
Tenant of the Manor aforesaid Did out of Court surrender by the
Hand into the hands of the Lord of the said Manor by the hands and
acceptance of John Wych Gentleman Deputy Steward of the said Manor
according to the Custom thereof All that the Reversion after the
decease of Anne Waterfield of All those two parts of One Cottage
with the appurtenances now or late in the tenure of the said Anne
Waterfield or her assigns situate in Liddinston aforesaid held by
Copy of Court Roll of the said Manor under the yearly rent of One
Shilling and five pence halfpenny To the use and behoofe
of Dorothea Minstantby of Bouthwaite in the County of York Spinster
her Heir and assigns forever at the will of the Lord according to the Custom of
the said Manor And now at this Court comes with the said Dorothea
Minstantby by James Hurst her Attorney and humbly prays the
Lord of this Manor that she the said Dorothea Minstantby may be admitted
Tenant to the Reversion of the premises aforesaid expectant on the
Death of the said Anne Waterfield To whom the Lord by the said
Deputy Steward hath granted seizin thereof by the deed To have
and to hold the Premises aforesaid with the appurtenances unto the said
Dorothea Minstantby her Heir 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 thereof due and performing all other
Services of Right accustomed and she gives to the Lord for her fees as in
the Margin is admitted Tenant thereof and her Heir is respected by
reason of her absence and so forth.

Rent — 1-5⁹
Fines — 1-5⁹

(1.)

John Chapman as only
son and next Heir of
John Chapman deceased

Whereas at a Court hold for the Manor aforesaid on the 6th day of
October in the Year of our Lord 1747 and from thence by adjournment
contin'd until the fourth day of April then next following It was on the said
Day of adjournment of the said Court found by the Menors of Liddington aforesaid
That John Chapman late a customary Tenant of the said Manor lately died
seized of all those several pieces and parcels of arable Land by meadow
and Grass ground containing by estimation One Quarter of a Yard Land called
Simm's Quarter of a Yard Land lying and being in the fields and meadows
and Territories of Liddington aforesaid held by copy of Court Roll of the said
Manor under the yearly Rent of 2^s 2^d. And also all those several
pieces and parcels of arable Land by meadow pasture and Grass ground
containing by estimation One Quarter of a Yard Land called Simm's and
Ireland's Quarter of a Yard Land lying and being in the fields meadows
and Territories of Liddington aforesaid held by copy of Court Roll of the said
Manor under the yearly Rent of two shillings and two pence which said
premises were then in tenure of John Farrer And also all that East
part of a Mansion House then in tenure of Elizabeth Larratt Widow
and two Closets thereto adjoining in Liddington aforesaid then in tenure
of Elizabeth Massey widow of W. Massey deceased And also one

(2)

Quarter of a Yard Land with the appurtenances in Liddington aforesaid to the said
 Mansion House belonging then in tenure of Thomas Pretty And also
 All that Messuage or Tenement in Liddington aforesaid formerly in tenure of
 John Warren and then of William Smith parcel of two several Copyes of Court
 Roll of the said Manor bearing date respectively the 5th day of October
 1600 and the twentieth day of October 1713 and held of the Lord of the
 said Manor under two 10^s. Yearly Rents of two shillings and two
 shillings And also one Quarter of a Yard Land with the
 Appurtenances in Liddington aforesaid formerly purchased of Robby
 Vines held by other Copy of Court Roll of the said Manor under the
 Yearly Rent of two shillings And also all that west part
 of a Mansion House in Liddington aforesaid formerly in tenure of
 Philip Beeby with the Barn Stables half Yard and appurtenances
 thereto belonging And all that Messuage or Tenement in
 Liddington aforesaid formerly in the tenure of Elizabeth Swoll held
 the appurtenances And all that moiety or half part of all that Yard
 Land in Liddington aforesaid called Bonners Great Yard Land with the
 appurtenances held by Copy of Court Roll of the said Manor under the Yearly Rent
 of 4^s. 0^d. And also all that other moiety or half part of the
 said Yard Land called Bonners Great Yard Land with the appurtenances held
 by Copy of Court Roll of the said Manor under the Yearly Rent of
 four shillings Together with all and singular the appurtenances to the said
 10^s. premises belonging And that John Chapman an Infant under
 the Age of Seventy one Years to wit of the Age of sixteen Years and
 upward with only Son and Heir of the said John Chapman deceased
 And now at that Court comes in his proper person the said John
 Chapman the Son and humbly prays the Lord of this Manor that he may be
 admitted Tenant to the premises aforesaid with the appurtenances To wit
 the Lord by the said Deputy Steward hath granted sworn thereof by the Rod
 So have and So hold the premises aforesaid with the appurtenances
 unto the said John Chapman his Heir and assigns at the Will of the Lord
 according to the custom of the said Manor Rendering therefore
 Yearly to the Lord the 10^s. Yearly Rents therefore due and performing
 all other Services of Right accustomed and he gives to the Lord for his
 fine as with the Margine is admitted Tenant thereof but his Heir
 is excused by reason of his Infancy and so forth. And Daniel
 Brown is admitted Guardian for the said John Chapman for the
 premises aforesaid with the appurtenances during the Minority of the said
 John Chapman He the s^r. Daniel Brown rendering a just and true account
 thereof and so forth.

Rent	2	2
Rent	2	2
Rent	2	
Rent	2	
Rent	2	
Rent	4	0
Rent	4	
<hr/>		
	10	0
fine	2	2
fine	2	2
fine	2	
fine	2	
fine	2	
fine	4	0
fine	4	
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	19	0

Stephen Cobman Youngest
 Brother & Heir of Thomas
 Cobman deceased

Whereas at a Court holden for the Manor aforesaid on the twenty
 first Day of October in the Year of our Lord 1731 and from thence by

by adjournment continued until the seventh day of April then next following
 It was at the said Day of adjournment testified by William Hill one of the
 Decisors and Customary Tenants of this Manor (Præsto in open Court sworn)
 That out of Court he wit on the sixteenth day of April in the Year of our Lord
 1731 Thomas Colman then One of the Customary Tenant of the Manor aforesaid
 did surrender into the hands of the Lord of the said Manor by the hands of him
 the said William Hill by the Rod All that his cottage house and Close
 called the Homestead in Caldescot with all singular their appurtes in Caldescot
 aforesaid & then in the Tenure or occupation of Thomas Colman To the
 use and behoofe of the said Thomas Colman for his life and with
 his Wife during the term of her Natural life and the Heirs of their two
 Bodies begotten or to be begotten and for Default of such Issue then to
 the Heir and assigns of the said Thomas Colman for ever according to the
 Custom of this said Manor And now at this Court it was found by the
 Homage of Caldescot aforesaid that the said Thomas Colman is lately dead
 without having any issue by the said Ruth his Widow and without any Surrender
 thereof by him made And that Stephen Colman is the Youngest Son and Heir
 of the said Thomas Colman deceased To whom the said Premises (after the death
 of the said Ruth Colman) ought to descend according to the Custom of the said
 Manor And now at this Court comes in his proper person the said
 Stephen Colman and humbly prays the Lord of this Manor that he may be
 admitted Tenant to the Premises of the Premises aforesaid expectant on the Death
 of the said Ruth Colman To whom the Lord by the said Deputy Steward
 hath granted seizin thereof by the Rod To have and To hold the
 Reversion of the Premises aforesaid unto the s^d Stephen Colman his Heirs assigns
 at the Will of the Lord according to the Custom of the said Manor Rendering
 therefore yearly to the Lord the yearly rent therefore due and performing all
 other Services of right accustomed and to give to the Lord for his Heir as in the
 Margins is admitted Tenant thereof and shall perform his duty.

Copy

rent
 fine

Wm. Stredor
 on Surre.
 of Mr. Ireland

(A)

At this Court It was testified by William Hill One of the
 Decisors and Customary Tenants of this Manor (Præsto in open Court sworn)
 That on the sixth day of April One thousand seven hundred and forty nine
 William Ireland of Great Easton in the County of Lincoln Labourer one of the
 Customary Tenants of this Manor Did out of Court Surrender into the hands
 of the Lord of the said Manor and by the hands and assistance of the said Wm.
 Hill by the Rod according to the Custom of this said Manor All this the said
 William Ireland One acre and half of Meadow ground with all and
 singular their and poore of their appurtes to the said Meadow belonging in
 Caldescot aforesaid then in the Tenure or occupation of the s^d William
 Ireland To the use and behoofe of Wm. Stredor of Corby in
 the County of Northampton Labourer his Heirs and assigns for ever
 according to the Custom of the said Manor And now at this Court
 comes in his proper person the said Wm. Stredor and humbly prays the Lord of
 this Manor that he may be admitted Tenant to the Premises aforesaid with the
 appurtes To whom the Lord by the said Deputy Steward hath granted

Port
Hines

...thereof by this deed To have and To hold the premises aforesaid with the
appurtenances unto the said Wm. Stroder his Heirs and assigns at the Will of the Lord
according to the Custom of the said Manor Removng therefore Yearly to the
Lord the Yearly Rent therefore due and performing all other Services of Rights
ancustomed and he gives to the Lord for his fine as in this Warrant and is admitted
Tenant thereof and hath performed his fealty.

Conyers Peach & Mary his Wife
on Surrender of
John Pretty & Eliz: his Wife

(5)

At this Court It was certified by the said Deputy
Steward That on the Tenth day of April in the Year of our Lord One
Thousand seven hundred and forty nine John pretty and Elizabeth his
Wife (who was one of the Daughters and Heirs of John Townshend deceased)
customary Tenant of the Manor aforesaid (she the said Elizabeth being
first solemnly and secretly examined apart from her said Husband by John
Myche Gentleman Deputy Steward there and consenting thereto) Did
out of Court Surrender into the hands of the Lord of the said Manor by the hands
of the said Deputy Steward and by this deed All that Messuages or
Tenement with the Ten Natt Close & Orchard in Liddington aforesaid and
other the appurtenances to the Premises belonging or used therewith within
the Manor aforesaid heretofore the Estate of one John Walter and late the
Estate of Peter pretty hold by Copy of Court Roll of the said Manor under
the Yearly Rent of One shilling AND ALSO One moiety or Undivided
half part of one fourth part of a Yard land formerly Thomas Marrons
lying and being in the Parishes and Liberties of Liddington aforesaid with
the appurtenances within the Manor aforesaid and hold by one other
Copy of Court roll of the said Manor under the Yearly rent of One shilling
and One penny halfpenny AND ALSO One moiety or undivided
half part of Three Acres of Land meadow or Low Ground lying in
Liddington aforesaid with the appurtenances within the Manor aforesaid and
hold by One other Copy of Court roll of the said Manor under the Yearly
Rent of four pence halfpenny AND ALSO One moiety or undivided
half part of One parcel of ground 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 Manor aforesaid and hold
also by one other Copy of Court Roll of the said Manor under the Yearly
Rent of Three pence To the use and behoofe of Conyers
Peach and Mary his Wife for and during the term of their two 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 use and behoofe of Robt
Peach son of the said Conyers Peach and Mary his Wife and the Heirs
of his Body and for Default thereof Then to the use and behoofe of
the Right Heir and assigns of the Survivor of them the said Conyers
Peach and Mary his Wife forever at the Will of the Lord according to
the Custom of the said Manor AND NOW at this Court com: in

1749

Rent	1	-	-
Rent	1	-	1/2
Rent		4	1/2
Rent		3	
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	2	-	9
ffine	1	-	-
ffine	1	-	1/2
ffine		4	1/2
ffine		3	
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	2	-	9

these proper persons the said Conyer Peach and Mary his wife and humbly pray
 the Lord of this Manor that they may be admitted Tenants to the premises aforesaid
 with the appurtenances according to the said Surrender **To w^m** 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 unto the
 said Conyer Peach and Mary his wife according to the said Surrender at the
 will of the Lord according to the custom of the said Manor **Rendering**
 therefore yearly to the Lord the yearly Rents therefore due and performing all
 other services of right accustomed and they give to the Lord for these fines
 as in the Margin and they are admitted Tenants thereof and have performed
 these specialties.

Edmund Simcox Gentle
 only Son and Heir of
 Edm^d Simcox Esq^r deceased

(6.)

At this Court it was found by the Stewards of Liddington aforesaid
 that Edmund Simcox late of Liddington aforesaid Esq^r and Martha his wife
 held to the use of successively for the term of their natural lives and the longer live
 of them and the Heirs of their Bodies **ONE** Customary Mesuagge or Tenement
 situate in Liddington aforesaid late in the Occupation of the said Edmund Simcox
and also three Yard Land lying and being in Liddington aforesaid
 late in the Occupation of the said Edm^d Simcox or his assigns with these
 appurtenances within the Manor aforesaid held by Copy of Court Roll of the said
 Manor under the yearly Rent of One pound six shillings and four pence
 And that the said Edmund Simcox and Martha his wife are both dead
And it is further found that the said Edmund Simcox (who survived the
 said Martha his wife) also did seize of **ONE** Customary Mesuagge or
 Tenement with the Close of pasture Orchard and Garden thereto adjoining and
 belonging with the appurtenances formerly in tenure of Thomas Ridgely held by Copy
 of Court roll of the said Manor under the yearly Rent of 0. **And also**
 of One Mesuagge House or Tenement with the appurtenances in Liddington
 aforesaid formerly in tenure of Richard Cradock **And also** of One
 other Mesuagge House or Tenement with the appurtenances in Liddington
 aforesaid formerly in the tenure of Samuel Sewell which said last two
 Mesuagges Houses or Tenements are held by Copy of Court Roll of the
 said Manor under the yearly Rent of Ten shillings **And also** of
 all those s^o. pieces or parcels of Arable Land by Madder pasture and
 grass ground with the appurtenances situate lying and being dispersedly in the
 Wisley and Liberties of Liddington aforesaid and commonly reputed One
 half Yard land containing by estimation 17 Acres and an half (be the same
 more or less) late the Estate of Thomas Bowley and Ann his wife held by Copy
 of Court roll of the s^d Manor under the yearly Rent of 4. 6. **And**
 also of all that half Yard land late the Estate of George Brown with all
 and singular these appurtenances lying dispersedly in the Wisley and
 Liberties of Liddington aforesaid held by Copy of Court roll of the said
 Manor under the yearly Rent of 3. 7. 1/2 **And** that Edm^d Simcox of Liddington
 aforesaid Gentle with the only Son & Heir of the said Edm^d Simcox deceased

Rent 1- 6- 4
 Rent - - - 0
 Rent - 10- -
 Rent - 4- 6
 Rent - 3- 7 1/2
2: 5: 1 1/2
 Rents - 1- 6- 4
 Rents - - - 0
 Rents - 10- -
 Rents - 4- 6
 Rents - 3- 7 1/2
2: 5: 1 1/2

and Martha his Wife Tomson the premises aforesaid with the appurtenances
 according to law and the custom of this Manor ought to descend **AND**
now at this Court cometh in his proper person the said Edmund
 Simoy lord and humbly prays the Lord of this Manor that he may be admitted
 Tenant to the premises aforesaid with the appurtenances **to whom** the Lord by
 the 2^d Deputy Steward hath granted sworn thereof by the Rod **to have**
and to hold the said premises with the appurtenances unto the said
 Edmund Simoy his Heirs and assigns at the Will of the Lord according to the
 custom of this said Manor **Rendering** therefore yearly to the Lord
 the yearly Rents thereof due and performing all other Services of Right
 accustomed **And** he gives to the Lord for his fine as in the Margin and is
 admitted Tenant thereof and hath performed his fealty.

Thomas Lewin & Ann his Wife
 on Surrender of
 the 2^d Thomas Lewin

At this Court

cometh in his proper person Thomas Lewin
 a Customary Tenant of the Manor aforesaid and did in open Court
 Surrender by the Rod unto the hands of the Lord of the said Manor by
 the hands of the Deputy Steward there

(7)

according to
 the custom of this said Manor **What** his Customary Cottage late in tenure
 of Richard White and now of Alice Cotton with the appurtenances in Liddington
 within the Manor aforesaid hold by Copy of Court Roll of the said Manor
 under the yearly Rent of two shillings and two pence **to the use**
and behoof of the said Thomas Lewin and Ann 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 decease of the Life of the longer liver of them
 then to the use and behoof of the eldest Son of the said Thomas Lewin or
 the Body of the said Ann his Wife lawfully begotten or to be begotten
 as shall be living at the time of the decease of the said Thomas Lewin
 and Ann his Wife **And** to the Heirs and assigns of such Son and for
 Default of such issue then to the Eldest Daughters of the said Thomas
 Lewin by the said Ann his Wife lawfully begotten or to be begotten and
 the Heirs and assigns of such Eldest Daughter **And** for want of such
 Issue then to the Heirs and assigns of the longer liver of them the said
 Thomas Lewin and Ann his Wife and the Heirs and assigns of such
 longer liver for ever according to the custom of this said Manor **AND**
now at this Court the said Thomas Lewin and Ann his Wife
 humbly pray the Lord of this Manor that they may be admitted Tenants
 to the premises aforesaid with the appurtenances **to whom** the Lord by
 the 2^d Deputy Steward hath granted sworn thereof by the Rod **to**
have and to hold the said premises with the appurtenances unto
 the said Thomas Lewin and Ann his Wife according to the said Surrender
Rendering therefore yearly to the Lord the yearly Rent thereof due and
 performing all other Services of Right accustomed and they give to the Lord for
 their fine as in the Margin and are admitted Tenants thereof and have performed their fealty

Rent - 2- 2:
 Rents - 2- 2:
 Rents - 2- 2:

1749.

Wm Still the younger & Anne his Wife
on Surrender of
the said Wm Still

(8)

At the said day of adjournment of this Court

It was testified by William Still one of the Decemors and Customary Tenants of the Manor aforesaid (there to in open Court sworn) That on the 6th day of October 1749 William Still the younger Weaver One of the Customary Tenants of the Manor aforesaid Did out of Court surrender by the Rod into the Hands of the Lord of the said Manor by the hands and acceptance of the said William Still according to the Custom of the said Manor All this Quarter of a Year Land containing by Estimation seven Acres One rood and One butt of Arable Land Ley and Meadow ground (be the same more or less) with all appurtenances thereto and every other appurtenance in (whatsoever aforesaid and then in the said William Still Weaver To the use and behoofe of the said William Still Weaver and Anne his Wife and the Heirs of their two Bodies begotten or to be begotten and for want of such Issue Then to the Heirs & Assigns of the said William Still Weaver forever according to the Custom of the said Manor And now at the said day of adjournment of this Court come in their proper persons the said William Still and Anne his Wife and humbly pray the Lord of this Manor that they may be admitted Tenants to the said Premises with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Livery thereof by the Rod To have and to hold the said Premises with the Appurtenances unto the said William Still Weaver and Anne his Wife according to the said Surrender at the Will of the Lord according to the Custom of the said Manor Rendering therefor yearly to the Lord the yearly Rent therefor due and performing all other services of right accustomed AND they give to the Lord for fines as in the Margin and are admitted Tenants thereof and have performed their Fealties.

Rent 0: 1: 6
ffine 0: 1: 6
ffine 0: 1: 6

Wm Bapst
on Surrender of
The^r Brown

(9)

At the said day of adjournment of this Court It is testified

by the said Deputy Steward That on the Twelfth day of January last past Thomas Brown of Holt on the hill in the County of Leicester George a Customary Tenant of the said Manor Did out of Court surrender by the Rod into the hands of the Lord of the said Manor by the hands and acceptance of John Wicks Lord Deputy Steward of the Court there All that Cottage situate and being in Ludington aforesaid with the appurtenances thereto adjoining and belonging thereto in the tenure of William Scott held by copy of Court Roll of the said Manor under the yearly Rent of One Shilling and a penny and the Reason & Reasonable Rent of the same To the use and behoofe of William Bapst of Woodbourn in the said County of Leicester Kaper his Heir and Assigns forever according to the Custom of the said Manor And now at the said Day of adjournment of this Court come in his proper person the said William Bapst and humbly pray the Lord of this Manor that he may be admitted Tenant to the Premises aforesaid with the appurtenances To whom the

Copy made & dated
1st April 1751.

Lord by the said Deputy Steward hath granted unto the said **Thomas**
and To hold the premises aforesaid with the appurtenances unto the said
 Mr. Wylson 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
 yearly Rent therefore due and performing all other Services of Right
 accustomed and his gives to the Lord for his Heirs as in the Margin and is
 admitted Tenant thereof and hath performed his Fealty.

Rent 1. 1.
 Fines 1. 1.

Tho. Speaker
 on Swor. of
 Walter Smith & Eliz. his Wife

(10)

At the said Day of adjournment of this Court It was testified by
 the said Deputy Steward that on the five and twentieth day of November
 last past Walter Smith and Elizabeth his Wife (late Elizabeth Maber
 Spinster) Customary Tenants of the Manor aforesaid the said Elizabeth
 being first solemnly and discreetly examined by John Wycherly Deputy
 Steward there out of Court DID Surrender into the hands of the Lord of
 the said Manor by the hands of the said Deputy Steward and by the hands
 of all that half yard land lying dispersed by in the Meadow field and
 Territory of Caldcott aforesaid with the appurtenances within the Manor aforesaid
 and held by copy of Court Roll of the said Manor under the yearly Rent of
 four shillings and ten pence To the use and behoofe
 of Thomas Speaker of Caldcott aforesaid Yeoman his Heirs and assigns
 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 Thomas Speaker and humbly prays the Lord of the said Manor that
 he may be admitted Tenant to the premises aforesaid with the appurtenances
 To whom the Lord by the said Deputy Steward hath granted
 sign thereof by the hands To have and To hold the said
 premises with the appurtenances unto the said Thomas Speaker 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 yearly Rent therefore
 due and performing all other Services of Right accustomed and his gives
 to the Lord for his Heirs as in the Margin and is admitted Tenant
 thereof and hath performed his Fealty.

Rent 4. 10
 Fines 4. 10

Wm. Stubbsy etc
 on Swor. of
 Wm. Larratt

(11)

At the said Day of adjournment of this Court It was testified
 by Thomas Pretty and John Hill two of the Deemans and Customary
 Tenants of the said Manor (themselves in open Court sworn) that on the
 Eighteenth day of January last past William Larratt a Customary
 Tenant of the Manor aforesaid DID out of Court Surrender into the
 hands of the Lord of the said Manor by the hands of the said Thomas Pretty
 and John Hill and by the hands of Mr. Mowbray or Tenant heretofore
 Partridge and a close of pasture containing half an acre thereunto
 belonging with the appurtenances in Liddington aforesaid (then or take in the
 tenure of or occupiers of Thomas Warren & Isaac Cant these Undertenants
 or assigns AND also all that other Mesuage or Cottage Tenement

with the apperance heretofore shewed and there or take in the tenure of John
 Tallington And all other the Copyhold Messuages Land Tenements and Hereditaries
 whatsoever of him the said William Larratt his of the Manor aforesaid And all
 the Estate Right Title Interest possession property claim Demand whatsoever
 of him the said William Larratt of in and to all and singular the said premises
 with thred and sworn of their apperance and the Reason & Reasons here of & Reason of
 thereof **To the use and behoofe of the Rood William Hubbs**
etc his heirs and assigns for ever according to the custom of the said Manor
And now at the said Day of Adjournment of the Court comes this said
 William Hubbs by David Warburton Gentle his Attorney and humbly prays
 the Lord of the Manor that he the said William Hubbs may be admitted
 Tenant to the premises aforesaid with the apperance **To whom** by his said
 Attorney the Lord by the said Deputy Steward hath granted sworn thercof by
 the Rod **To have and To hold** the premises aforesaid with the apperance
 unto the said W. Hubbs 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
 yearly Rent therefore due and performing all other Services of Right accustomed
 and his givings to the Lord for his fines as in the Margin is admitted Tenant
 thereof but his specialty is respited by reason of his absence and so forth.

Rent — 3
 Rent — 6
 ———— 1-2
 Fines — 8
 Fines — 6
 ———— 1-2

Francis Gibbons
 on Surre.
 of James Warde

(17)

At the said Day of Adjournment of this Court comes in his proper person James
 Warde a customary Tenant of the Manor and did in open Court Surrender by
 the Rod into the hand 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 these two
 Acres of arable Land being dispersed by in the fields of Liddington aforesaid
 purchased of Peter Sibbald and his by copy of Court Roll of the said Manor
 under the yearly Rent of three pence **To the use and**
behoofe of Francis Gibbons of Liddington aforesaid his heirs and
 assigns according to the custom of the said Manor **And now** at the
 said Day of Adjournment comes in his proper person the said Francis
 Gibbons and humbly prays the Lord of the Manor that he the said Francis
 Gibbons may be admitted Tenant to the premises aforesaid with the
 apperance **To whom** the Lord by the said Deputy Steward hath
 granted sworn thercof by the Rod **To have and To hold**
 the said premises with the apperance unto the said Francis Gibbons 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 yearly Rent therefore
 due and performing all other Services of Right accustomed and his
 givings to the Lord for his fines as in the Margin and is admitted Tenant
 thereof and hath performed his specialty.

Rent — 3
 Fines — 3

Extraction fines
 on Admissions made

Ed. by W. S. ...
 Dep. Steward

The Manor of Liddington
with Caldecot
In the County of Rutland

At a special Court Baron of the Honourable
Brownlowe Earl of Exeter Baron of Burghley Lord of
the said Manor hold at Liddington aforesaid in for

Special Court
11th Nov. 1749

the said Manor on Saturday the Eleventh day of November in the twenty
third year of the Reign of our most Excellent 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 1749 before John Myles Gentleman Deputy Steward
of the Court there.

Homage

Thomas Pretty
John Pretty Master
John Hill
Watson Cave
John Manton
sworn.

Eleanor Tockey Wid^o

to

Watson Tockey etc

Release of Right
Enrolled

Copy made etc

At this Court It was found that out of Court Rowit on the
Eleventh day of November in the Year of our Lord 1749 Eleanor Tockey
widow only Sister and Heir at Law of Watson Bradshaw late of Roxburgham
Pack in the County of Northampton Gentleman deceased) Deceased of
Court by the Hand by the hands and acceptance of John Myles Gentleman
Deputy Steward of the Court for the said Manor Remye Survisse, Rishass
and forever quit claim All the Estate Right Title and Interest whatsoever
of me to All that the Heir or Heirs of the said Bradshaw deceased of me to All
That Capital Messuages situate lying and being in Caldecot aforesaid
formerly in the possession of Thomas Cave with All Houses Outhouses
Gardens Orchards and other the appurtenances thereto belonging and
appertaining And one Cottage Soft and Courtlage situate and being
near the said Capital Messuage and One House called the Kitchen and one
Yard called the Kitchen Yard and one parcel of Pasture containing one
rood whereon whereon the said house called the Kitchen stands in Caldecot
aforesaid with the appurtenances within the Manor aforesaid hold of the said
Manor under the yearly Rent of five shillings And also One
Cottage called Bally Cottage situate lying and being in Caldecot aforesaid
with the appurtenances within the Manor aforesaid (except thereout one
Orchard called Bally Orchard and a Garden thereto belonging called
Gregorys Garden heretofore belonging to the said Cottage) hold of the
said Manor under the yearly Rent of 1^l 4^s 2^d And also all those
three Close or Softs in a certain place called Inclusion and half a Yard Land
containing by estimation Ninety seven acres and One rood of Arable Land
by Meadow and Pasture (be the same more or less) lying and being
Dispersed by in the field of precincts & Territories of Caldecot aforesaid with
the appurtenances within the Manor aforesaid hold of the said Manor under
the yearly Rent of 4^l. All which said premises were purchased by the said

Matson Bradshaw deceased of Elizabeth Stabberfield wid^e Mary Woodcock Sp^r.
 AND also of me to All that One Quarter of a Yard Land containing by
 Estimation Eight acres two roods and an half a rood (be this same more or less)
 formerly in tenure of Robert Woodcock (purchased by the said Matson
 Bradshaw deceased of) lying and being in Liddington
 aforesaid within the Manor aforesaid hold of the said Manor under the yearly
 Rent of two shillings AND also all that other Quarter of a Yard
 Land formerly in tenure of James Upton containing by Estimation One
 Acre and One rood (be this same more or less) with Common of pasture
 thereto belonging lying and being in Caldecot aforesaid with the app^{ts}
 within the Manor aforesaid hold of the said Manor under the yearly rent
 of two shillings and six pence purchased by the said Matson Bradshaw
 deceased of AND also all that piece
 or parcel of Meadow or pasture called Page Marsh containing by
 Estimation one Acre (be this same more or less) in Caldecot aforesaid
 abutting upon the River of Caldecot aforesaid with the app^{ts} within
 the Manor aforesaid hold of the said Manor under the yearly Rent of
 1. 6. AND also two half Acres of Meadow lying in Liddington
 Meadows abutting upon Caldecot ffild of the Land now or late of Wabill
 Nelson on the North and two pieces of Land containing One Acre lying
 in the middle ffild of Caldecot aforesaid in a certain place there
 called Stockwell still the Land late of Elizabeth Stabberfield
 wid^e lying on the West and formerly in the tenure of M^r. Goodman
 with the app^{ts} within the Manor aforesaid hold of the said Manor
 under the yearly Rent of four pence AND also all that
 third part of One Yard Land containing by Estimation twelve acres
 (be this same more or less) formerly in the tenure of the said M^r.
 Goodman lying and being in the ffild of Caldecot aforesaid
 within the Manor aforesaid hold of the said Manor under the yearly
 Rent of three shillings (purchased by the said Matson Bradshaw
 of Rich^d. Hill) AND also all the Estate Right Title and
 Interest of her the said Eleanor Tooboy of me to the said Geo
 Toomey with the app^{ts} AND all and singular other the
 Customary Lands Tenements and Appurtenances whatsoever
 of her the said Eleanor Tooboy in possession Reversion or
 Expectancy lying within and hold of the Manor aforesaid TO
 the use and behoofe of Matson Tooboy of
 Cottingham in the County of Northampton Esq^r his Heir and assigns
 for ever. f

Matson Tooboy Esq^r
 Nephew & Devisee of
 Matson Bradshaw deceased

Whereas at a View of Assize & Pledges and of Court Baron
 hold for the Manor aforesaid the twenty first day of October in the year
 of our Lord 1734 and by adjournment contin^d until the Eleventh day
 of April then next sold before John Blackwell Steward of the County

(1)
 Copy made & att^d.

These It was found that at that Court It was testified by Mr. Hill one of the
Deemors and Customary Tenant of this Manor (who is in open Court sworn)
That out of Court to wit on the 18th day of February this last past Walter
Bradshaw of Roxburgham in the County of Northampton Gent. then and
there Customary Tenant of the Manor aforesaid Did Surrender in to
the hands of the Lord of the said Manor by the hands and acceptance of the
said Mr. Hill by the rod All that Copyhold Estate of One messuage
and Tenement in Caldecot with all singular thereto appertaining parcel
of the said Manor To the use and behoofe of such person
or persons and to such Estates and Estates and upon such Trusts and
to and for such matters Intents and purposes as the said Watson
Bradshaw by his last Will or Writing should give devise bequeath
appoint with said Watson Bradshaw Did make his last Will and
Testament in Writing bearing date the 19th day of February this
last past the Tenor which said last Will and Testament unto the
primis aforesaid with the appertains follow in these English words
following to wit Item I give to my said Nephew Watson
Tooboy All that Copyhold House and Ham and appertains thereto
belonging situate being and being in Caldecot aforesaid which is
settled upon my Wife for her life and is now in the tenure of Mr.
Tomplin of Caldecot aforesaid after the decease of my Wife to him
my said Nephew and his Heirs for ever PROVIDED always
That he the said Watson Tooboy or his Heirs shall pay or cause to
be paid upon admission fifty pounds a piece to my Nephew
William Tooboy John Tooboy Sam^r. Tooboy and Mr. Tooboy and fifty pounds
to my Niece Cockman or their Heirs and fifty pounds to Ann the Daughter
of my said Niece Cockman or in case she the said Ann Cockman shall be
dead to her surviving Brothers and Sisters by her Father Mr. Cockman dead
and also fifty pounds to my Niece Dan or Tooboy if she be then living
And now at this Court come in his proper person the said Watson
Tooboy and desires to be admitted to the Reversion expectant on the Death
of Ann Bradshaw To All that One Quarter of a Yard Land containing
by estimation Eight acres two roods and an half or more (be the same more or less)
formerly in tenure of Robert Woodcock (purchased by the said Watson Bradshaw
deed of) lying and being in Liddington aforesaid
within the Manor aforesaid hild of the said Manor under the yearly Rent
of two shillings And also all that other Quarter of a Yard Land
formerly in tenure of Ann Upton containing by estimation One acre
and One rood (be the same more or less) with Common of pasture thereto
belonging being and being in Caldecot aforesaid with the appertains within the
Manor aforesaid hild of the said Manor under the yearly Rent of 2^s. 6^d.
(purchased by the said Watson Bradshaw of)
And also all that piece or parcel of Meadow or pasture called
Payer Marsh containing by estimation one Acre (be the same more or
less) in Caldecot aforesaid abutting upon the fields of Caldecot aforesaid
with the appertains within the Manor aforesaid hild of the said Manor

1749

under the yearly Rent of 1. 6. And also two half Acres of Meadow
 lying in Liddington Manor abutting upon Caldescot aforesaid the Lands now or
 late of Isabel Nelson the North and two pieces of Land containing One Acre
 lying in the middle fields of Caldescot aforesaid in a certain place there called Stockwell
 All the Lands late of Elizabeth Stables widow lying on the West and formerly
 in the tenure of Wm Goodman with the appurte within the Manor aforesaid late of the
 Manor under the yearly Rent of four pence And also all that third
 part of One Yard Land containing by estimation 12 Acres (be the same more or less)
 formerly in the tenure of the s^d Wm Goodman lying in the middle fields of Caldescot
 aforesaid within the Manor aforesaid late of the s^d Manor under the yearly Rent of three
 shillings (purchased by the said Matson Broadshaws of Rich^d Mill) all which said so^d
 premises at the time of the decease of the s^d Matson Broadshaws were in the tenure
 or occupation of Wm Tomblin his Undertenant or assigns and are now in the
 tenure or occupation of John East his Undertenant or assigns **To whom**
 the Lord by his said Deputy Steward hath granted and given thereof by this Rod
To have and To hold the premises aforesaid with the
 appurte unto the said Matson Toobey his Heir and assigns according to the
 Surrender and last Will & Testament aforesaid at the will of the Lord according
 to the Custom of the s^d Manor Rendering therefore yearly to the Lord
 the yearly Rent aforesaid and performing all other Services of right
 accustomed and he gives to the Lord for his services ad in the Margin and he is
 admitted Tenant thereof and hath performed his fealty.

Rent	2	8
Rent	2	6
Rent	1	6
Rent	3	4
<hr/>		9-4
ffms	2	
ffms	2	6
ffms	1	6
ffms		4
ffms	3	
<hr/>		9-4

Wm Stukeby Esq^r ad
 Epus of Anthy Gshire on
 Sure^{ty} of Wm Larratt

(2)

At this Court it was found by the Stewards of Liddington aforesaid
 that on the first Day of December in the Year of our Lord 1743 Wm Larratt a
 Customary Tenant of the Manor aforesaid out of Court did Surrender into the hands of the
 Lord of the s^d Manor by the Hands of John Sticks Gentle Deputy Steward to John
 Blackwell Gentle Steward three and by the Rod **One** Mesuage heretofore
 Partridge divided into two Tenements with a loss of pasture containing half an
 Acre thereunto belonging with the appurte in Liddington aforesaid and therein
 the so^d Tenure or occupations of Robert Clarke and Robert Manton their
 Undertenants or assigns **And also all that Mesuage or Tenement**
 with the appurte in Liddington aforesaid heretofore shewers and then in the
 Tenure of William Wright **To the use and behoofe of**
 Anthony Gshire of Stamford Baron in the County of Northampton Gentleman
 his Heir and Assigns forever according to the Custom of the said Manor
Provided always and upon Condition over the s^d that if the said Wm
 Larratt his Heir or Assigns or any of them sh^d pay or cause to be paid
 unto the above named Anthony Gshire his Heir or Assigns the
 full and just sum of 120 £ with lawful Interest for the same of good and
 Lawful Money of Great Britain at or upon the first Day of December
 which would be in the Year of our Lord 1744 Then the said Surrender to
 be void and of none effect sh^d to be remain in full force **And**

NOW at this Court com^g Mr. Stubsby etc. Exor of the last Will and
 Testament of the s^d. Anthony Gtshire (late deceased) by Mr. Steward's hands his
 Atty. and informs the Court here that the s^d. sum of 120 £ and Interest was
 not paid at the Day above mentioned where by the said sum became forfeited
 to the s^d. Anthony Gtshire AND that the said sum of 120 £ and Interest
 for the same hath not been paid to the said Anth. Gtshire in his Life time
 nor to the s^d. Mr. Stubsby since but still remains due and owing to the said
 Mr. Stubsby as Exor as aforesaid AND the s^d. Mr. Stubsby by his said
 Atty. humbly prays the Lord of the s^d. Manor that he may be admitted
 Tenant to the premises aforesaid with the appurtenances To whom (by his
 said Atty) the Lord by the said Deputy Steward hath granted and given in
 thereof by the rod To have and To hold the said premises with
 the appurtenances unto the said Mr. Stubsby his Atty. 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 therefore due and performing all
 other Services of Right accustomed And he gives to the Lord for
 his fines as in the Margin and he is admitted Tenant thereof but ~~the~~
 his fealty is respited on account of his absence and so forth.

Rent
 Rent
 Rents
 Rents

Mr. Stubsby etc. as Exor
 of Anth. Gtshire on Surv.
 of Henry Newbourn

At this Court it was found by the Storage of Caldescot
 aforesaid that on the 16th day of April 1742 Henry Newbourn
 the Younger of Caldescot aforesaid being a Copyhold Tenant of the said Manor
 did out of Court surrendre by the rod into the hands of the said Manor by the
 hands of John Myles Guild Deputy Steward of the s^d. Manor All that
 his Copyhold Messuages Cottages or Tenement together with the Backhouses and
 Homestead with the appurtenances therunto belonging situated being and being in
 Caldescot aforesaid then in the tenure or occupation of him the said Henry Newbourn
 the Younger AND all the other Lands Tenements and Hereditaments of him the
 said Henry Newbourn ^{the younger} Caldescot aforesaid holden of the said Manor To
 the use and behoofe of Anthony Gtshire of Stamford in the
 County of Lincoln Gentleman his Heirs and assigns for ever according to the
 Custom of the said Manor. Provided always nevertheless and upon
 Condition that if the s^d. Henry Newbourn the Younger his Atty. Executors
 Admors etc. pay or cause to be paid unto the said Anthony Gtshire
 his Executors Admors or assigns the full & just sum of 30 £ of good and
 lawful Money of Great Britain with due increase thereof on the 15th
 day of April then next ensuing the date thereof being the same
 Money which was mentioned in the Condition of the Copyhold being
 own date herewith and made from the s^d. Henry Newbourn the Younger
 to the s^d. Anth. Gtshire in the penal sum of 60 £ for the payment of
 the s^d. 30 £ and Interest then the s^d. Surety to be void or else to remain in
 full force AND NOW at this Court com^g Mr. Stubsby etc.

(3)

Sab. Exor of the last will and Testament of the said Anthony Gshire lately deceased
 by William Stardonif Clerk his Atty. and informs the Court here that the said
 sum of 30^l and Interest was not paid at the Day above mentioned where by
 the said sum became forfeited to the said Anthony Gshire and that the
 said sum of 30^l and Intet for the same hath not been paid to the said
 Anthony Gshire on his life time nor to the said Wm Stubsby since but
 still remainig due to the said Wm Stubsby as Exor as aforesaid AND
 the said Wm Stubsby by his S. Attorney humbly prays the Lord of the said
 Manor that he may be admitted Tenant to the tenement aforesaid with the
 appurtes **To whom** (by his said Attorney) the Lord by his said
 Deputy Steward hath grantede license thereof by the Lord **To have**
and To hold the said Cellars or Tenement and premises with
 the appurtes unto the said Wm Stubsby 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 Yearly Rents therefore due and performing all
 other Services of Right accustomed and he gives to the Lord for his fees
 ad in the Margin and he is admitted Tenant thereof but his Heir is
 forfeited on account of his absence and so forth.

Rent

fees

Extraction fees on
admission made

Exam^d

By *Wiche*
 Dep. Steward

The Manor of Liddington
with Caldecot
in the County of Rutland

Michas 1750.

At the View of Frank Pledge and

also the Great Court Baron of the Right Honorable
Percival Earl of Exeter Baron of Burghley Lord of the
said Manor held at Liddington aforesaid in and for the said Manor
(within One Month next after the feast of Saint Michael the
Archangel) to wit on Saturday the sixth day of October in the
Twenty fourth 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 fifty and from thence by
adjournment continued until the first day of April then next
following before John Wylk Gentleman Deputy Steward of
the Courts there

Inquest and Homage
of
Liddington aforesaid

John Allen Gent.	John Pretty	sworn
Edmond Simey	Walter Stokes	
Thomas Pretty	Thomas Munday	
Congers Peach	William Reddall	
James Tebbott	Edward Sherman	
John Hill	John Pretty	
John Williamson	Richard Farrow	
John Farrow	Thomas Colbin	

Inquest and Homage
of
Caldecot aforesaid

Thomas Stokes	Lewis Woodcock	sworn
William Case	John Brown	
Thomas King	Benjamin Timper	
John Bands	William Morris	
Robert Laxton	John Reddall	
Robert Colwell	Thomas Ogden	
George Brown	and	
William Hill	John Coxt	

Officers
elected

for the Year ensuing.

Constables of Liddington. — Congers Peach } sworn
James Tebbott }

Fieldrecoes there — Thomas Colbin } sworn
Walter Stokes }
Edm. Simey } contin'd
William Stidder }

Freeboroughs & Dikerecoes — Thomas Munday } sworn
John Pretty }

Surveyors of Weights and Measures }
(and Absters) — Thomas Munday } sworn
John Pretty }

Decemors for taking surrenders ————— John Pretty ————
 ————— John Allen ———— } continued
 ————— Tho^s. Partry ———— }
 ————— John Bill ———— }

Primer and Treasurers ————— Rob^t. Parsons ———— continued

Rentrees ————— see Caldecott ————

Constables of Caldecott ————— Rob^t. Colwell ———— } sworn
 ————— John Riddle ———— }

Treasurers Surveyors of Weights & Measures }
 and Ale-tasters there. ————— } Thomas Thryg ———— } sworn
 ————— } Benjamin Trifson ———— }

Decemors for taking surrenders ————— Lewis Woodrook ———— } continued
 ————— William Hill ———— }
 ————— John Bond ———— }

Treboroughs and Dikereeves ————— William Bill ———— } sworn
 ————— William Morris ———— }

Primer ————— Simon Rimmington ———— continued

Rentrees ————— Thomas Godwin ————

Essoins to wit. James Simcey Gentleman of Liddington Manor Allen Gentleman of the same John Faulkner of the same Robert Smith of the same Abraham Cant of the same and others. Thomas Tomblin of Caldecott Thomas Rudkin of the same William Hill the younger of the same John Cave of the same and others.

The Verdict of the Inquest and Homage of Liddington aforesaid. The Jurors aforesaid upon their Oaths do say That Henry Talbot Esquire because he is a freeholder of this Manor for his freehold Lands and Tenements in Liddington aforesaid and did not appear at this Court Baron to perform his Suit and Services there according to the custom of this said Manor And that Philip Ward Esquire and Tho^s. Malbon Gent. because they are in the like default And that John Wright because he hath trespassed by opening the Gate belonging to the Common Ponder within this Manor with a false key And that John Wright because he hath trespassed with his horse in the fields within this Manor before the same were commonable And that John Cave because he hath trespassed by digging or ransing to be dug a Sawpitt upon the Waste within this Manor contrary to Order and the Custom of this said Manor Thomas Drake because he hath not spent his Stone-pitt within this Manor to the continual hazard and danger of the Inhabitants within this said Manor as well as all others passing and respasing the same and contrary to Law and the Custom of this said Manor And that Robert Clarke and Edward Comby because they are in the like offence And that

The said Thomas Drake because he hath trespassed by digging or causing to be dug a pit upon the Common within this Manor and hath not filled the same up again to the great hazard and danger of the Inhabitants within this Manor and others passing and repassing over the same and contrary to Law and the custom of the said Manor Robert Larratt because he hath trespassed by placing or causing to be placed so many Cows in and upon the Common and open Streets within this Manor contrary to the custom thereof Clement Marom because he hath trespassed by breaking the back pasture within this Manor with his Sheep before the usual time contrary to Order and the Custom of the said Manor Lawson Manton for the like offence in the Upper pastures And that William Wright because he hath trespassed by keeping and depasturing his Sheep in and upon the Common and open streets within this Manor before the same were commonable contrary to Order and the Custom of the said Manor Therefore they are and each and every of them is in the Mercy of the Lord of this Manor as appears over their names respectively

Assessed by John Allen } Sworn
 Edmund Simey } 2.6

The Verdict of the Inquest and Homage of Baldecot aforesaid

The Jurors aforesaid upon their Oaths do say That John Morris because he hath trespassed by breaking open the Common ponds belonging to this Manor and taking his Stock out of the same which were lawfully impounded for trespassing within the Manor aforesaid contrary to Order and the Custom of the said Manor And that William Woodcocks because he hath been a Common Trespasser with one Swine within the Manor aforesaid contrary to the custom thereof And that Elizabeth Brown widow the Younger Henry Cooper John Russell William Beudet Thomas Duntmore Marrow widow and Robert Skelhorn because they are in the like offence And that the said Thomas Duntmore because he hath trespassed by depasturing his Horses in and upon the Streets and Meadows within this Manor before the same were commonable contrary to the custom of the said Manor And that Thomas Hand and Thomas Ogden are in the like offence Therefore they are and each and every of them is in the Mercy of the Lord of this Manor as appears over their Names respectively

Affirmation of the Verdict of the Inquest and Homage aforesaid } Thomas Stoker } Sworn
 and } and }
 } Thomas Shing }

At this Court it was so ordered and respectively ordered by the sworn and sworn Inquests and Homages aforesaid as followeth

It is Ordered by the Jurors aforesaid by and with the consent of the Lord of this Manor and Steward of this Court that all former Orders which were made or which were in force at the last Court Leet and Great Court Baron held 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 intents and purposes whatsoever until the said Order or any of them shall be altered repaired or made void at any succeeding Court or Courts to be holden for the said Manor.

1750.

Thomas Paines as
only Son and Heir of
Thomas Paines decd.

(1.)

At this Court it is found by the Shewage of Liddington aforesaid
That Thomas Paines and Sarah his wife late Customary Tenants of the Manor
aforesaid are both dead and that the said Thomas Paines had to himself and his Heirs
All that Collage or Inclosure and three acres and one rood of Land and Meadows
thereto belonging situate lying and being in Liddington aforesaid with the
appurtenances formerly purchas'd of William Partry and had by Copy of
Court roll under the Yearly rent of five shillings and eight pence AND
ALSO one acre and two roods of Arable land in Liddington aforesaid with
the appurtenances formerly purchas'd of Richard Howlark and had by
Copy of Court roll under the Yearly rent of One shilling and four pence AND
That Thomas Paines of Thorpe Bywater is the only Son and Heir of the
said Thomas Paines deceased AND now at this Court coming in his
propre person the said Thomas Paines and humbly prays the Lord of this
Manor that he may be admitted Tenant to the premises aforesaid with the
appurtenances SO WITHIN the Lord by the said Deputy Steward hath
granted seizin thereof by the rod To have and to hold the said premises
with the appurtenances unto the said Thomas Paines his Heirs and Assignes
according to the custom of the said Manor Rendering therefore Yearly to
the Lord the several Yearly rents therefore due and performing all other
Services of right accustomed and he gives to the Lord for his service in the
Margyn and is admitted Tenant thereof and hath performed his fealty

rent - 4-8
rent - 1-4

6-0

Hinc
Hinc

James Hurst Gentl
as eldest Son and next Heir
of Thomas Hurst decd.

(2.)

At this Court it is testified by the said Deputy Steward That on
the third day of November which was in the Year of our Lord One thousand
seven hundred and forty four William Larratt and Judith his wife (the the
said Judith being a Customary Tenant of the said Manor and being first
examined by John Wythe Gentleman Deputy Steward of the said Manor in
the absence of her said Husband and consenting thereto) They the said
William Larratt and Judith his wife Did out of Court Surrender
unto the hands of the Lord of the said Manor by the hands and assistance
of the said John Wythe by the rod All that Messuage or Inclosure
then in the Occupation of the said William Larratt with the Shop and
Office Burns Stable Yards Presheds and Gardens thereto belonging
in Liddington aforesaid and all other the Lords Tenements and
Hereditaments whatsoever of them the said William Larratt and
Judith his wife or either of them in Liddington aforesaid or elsewhere
within the said Manor To the use and behoofe of Thomas
Hurst of Stamford in the County of Northampton Gentleman his Heirs and
Assignes forever Subject nevertheless to a proviso or Condition
therein contained That if the said William Larratt and Judith his wife
or either of them their or either of their Heirs Executors or Administrators
did and should well and truly pay or cause to be paid unto the said
Thomas Hurst his Executors Administrators or Assignes the full and
just sum of One hundred pounds with Interest for the same (after the rate
of five pounds for the One hundred pounds by the Year) of good and

lawful Money of Great Britain on the Third day of May next ensuing the date
 thereof In Quest for the Right Honourable the Earl of Essex his
 Executors Administrators and Assigns without any Deduction or abatement
 whatsoever from the said Surrender to be void or to be and remain in
 full force and Virtue And now at this Court it is found by the
 Homage of Liddington aforesaid that the said Thomas Hurst is since
 dead and that James Hurst of Stamford in the County of Lincoln Gentle
 is the eldest Son and next Heir of the said Thomas Hurst deceased And
 it was further found by the said Homage that the said principal
 sum of One hundred pounds with Interest for the same hath not been
 paid in pursuance and performance of the proviso or Condition
 aforesaid where by the said premises with the appurtenances are become
 absolutely void in the said James Hurst as Heir at Law of his said
 late Father deceased And now at this Court comes in his proper
 person the said James Hurst and humbly prays the Lord of this Manor
 that he may be admitted Tenant to the premises aforesaid with the
 appurtenances To whom the Lord by the said Deputy Steward
 hath granted assign thereof by the rod To have and to hold
 the said premises with the appurtenances unto the said James Hurst
 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 Yearly
 rent therefore due and performing all other Services of right accustomed
 and his heirs to the Lord for his Service as in the Margin and is admitted
 Tenant thereof and hath performed his fealty

rent " 5
 fines " 5

John Colwell
 to
 Richd. Sculthorpe
 Recovery
 (3.)

At the said Day of Adjournment of this Court comes in his proper person
 John Colwell (Youngest Son and Heir of John Colwell deceased who was
 the Youngest Son and Heir of Thomas Colwell and Bridgett his wife
 deceased) a Customary Tenant of the said Manor and did in open Court
 Surrender by the rod into the hands of the Lord of the said Manor by the
 hands of the said Deputy Steward according to the Custom thereof All
 that Cottage situate in Liddington aforesaid with the appurtenances within
 the said Manor now in the tenure or occupation of William Goodhises and
 held by Copy of Court roll of the said Manor under the Yearly rent of
 One shilling and three pence and the Reversions and Reversions
 Remainder and Remainders thereof To the use and behoofe
 of James Hurst Gentleman his Heirs and Assigns for ever according
 to the Custom of the said Manor To the Intent that the said
 James Hurst may be perfect Tenant of the premises aforesaid
 with the appurtenances and of the Customary Tithes thereof for the
 suffering and passing on a good and perfect Recovery thereof
 according to the custom of the said Manor And now at this
 Court comes in his proper person the said James Hurst and
 humbly prays that he may be admitted Tenant to the premises
 aforesaid with the appurtenances according to the said Surrender
 To whom the Lord by the said Deputy Steward hath granted

with the appurtenances into the said James Hurst 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 Yearly rents therefore due and performing all other Services of right accustomed but nothing is given to the Lord for a fine because this Comission is had for better assurance only and he is admitted Tenant thereof but his Heir is exempted and so forth.

And afterwards to wit at this Court comy in his proper person Robert Ridlington and in open Court complains against the said James Hurst in a plea of Land to wit of the said Customary Premises with the appurtenances in the Jurisdiction of this Court had by Copy of Court roll of the said Manor and makes protestation to prosecute his plea in the Nature and form of the Writ of our Lord the King De ingressu super Disceizina in le post at the Common Law according to the Custom of the said Manor and finds Pleas to prosecute his said plea to wit John Dod and Richard Roe and craves process thereupon to be made according to the Custom of the said Manor against the said James Hurst returnable here immediately and it is granted to him and so forth and the said James Hurst present likes in Court freely appears to the plea aforesaid without further process.

And hereupon the said Robert Ridlington in his proper person Demands against the said James Hurst the Customary Premises aforesaid with the appurtenances within the Jurisdiction of this Court as his right and Substantes at the will of the Lord by Copy of Court roll of the said Manor according to the Custom thereof and into which the said James Hurst hath not Entry but after the Disceizina which Hugh Stunt thereof unjustly and without Judgment hath made to the said James Hurst within thirty years last past And whereupon he saith that he the said Robert Ridlington was seized of the said Customary Premises with the appurtenances in his Demise as of free and right at the will of the Lord according to the Custom of the said Manor in time of peace in the third 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 the said James Hurst in his proper person comes and defends his right when and so forth and Voucheth to Warranty the said John Colwell who freely warrants to him the Customary Premises aforesaid with the appurtenances and so forth.

And hereupon the said James Hurst Demands the said John Colwell Tenant by his Warranty the Customary Premises aforesaid in manner aforesaid And thereupon saith that he was seized

of the Customary premises aforesaid with the appurtenances in his Demise
ad of fees and right at the will of the Lord according to the Custom of the said
Manor in the 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 John Colwell Tenant by Warranty
comes in his proper person and Defends his right when and so forth
and further Voucheth to Warranty John Manton who Warrants to him
the Customary premises aforesaid with the appurtenances and so forth.

And hereupon the said Robert Redington Demandeth against
the said John Manton Tenant by Warranty the Customary premises
aforesaid in maner aforesaid and so forth and saith that he was seized
of the Customary premises aforesaid with the appurtenances in his
Demise ad of fees and right at the will of the Lord according to the Custom
of the said Manor 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 John Manton Tenant by Warranty
in his proper person comes and Defends his right when and so forth and
saith that the said Hugh Hunt did not Disseize the said Robert
Redington of the said Customary premises with the appurtenances as
the said Robert Redington by his Writ or plaint and Declaration
above both Supplic and hereof puts him self upon his Country and
the Damage of the Court aforesaid and the said Robert Redington doth
the same likewise and craveth leave to depart to the fourth hour
in the Afternoon of this Day and it is granted to him and the same
leave is given to the said John Manton here and so forth.

And afterwards to wit at the said fourth hour the said
Robert Redington returneth here in Court in his proper person and the
said John Manton although solemnly called cometh not again but
departeth in Contempt and maketh default Therefore according to the
Custom of this Manor It is considered by this Court that the said
Robert Redington recover his Seizin against the said James Hurst
of the Customary premises aforesaid with the appurtenances To
hold to the said Robert Redington and his Heirs for ever at the will of
the Lord according to the Custom of the said Manor free from the said James
Hurst and his Heirs for ever And that the said James Hurst have of
the Customary premises of the said John Colwell to the Value and so
forth within the Manor aforesaid And that the said John Colwell have further
of the Customary premises of the said John Manton within the Manor aforesaid
to the Value and so forth And that the said John Manton have his Seizin and so forth

And hereupon the said Robert Redington craveth the Process and
precept of this Court to be directed to the Bailiff to raise full Seizin of the

Premises aforesaid to be had to him and it is granted to him returnable here in m. Frak

And afterwards to wit on the same Day and Year aforesaid the Court sitting comes here into Court the said Robert Ridington and the Bailiff of the Court (to wit) Thomas Warren and returneth That by Virtue of the aforesaid Precept the same Day hath received full seizin of the premises aforesaid to be delivered to the said Robert Ridington as by the said precept it was Comanded.

And hereupon at the Court some in his proper person the said Robert Ridington and humbly praye the favour of the Lord of this Manor that he may be admitted Tenant to the 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 Manor.

And thereupon the Lord of the said Manor in open Court by the said Deputy Steward hath granted and Delivered unto the said Robert Ridington his Heirs and assigns by the rod Sign of the Customary Premises aforesaid with the appurtenances To have and To hold the Customary Premises aforesaid with the appurtenances unto the said Robert Ridington his Heirs and assigns for ever according to the Custom of the said Manor Rendering therefore yearly to the Lord the yearly rent thereof due and performing all other Services of eight annuities but nothing is given to the Lord for a fine because this Admission is had for better assurances only and he is admitted Tenant thereof and hath performed his fealty and so forth by Virtue of which said Recovery the said Robert Ridington was seized of and in the terms aforesaid with the appurtenances in his Demesne as of free and right according to the Custom of the said Manor.

And afterwards at the same Court some in their proper persons the said James Burst Robert Ridington and John Colwell and 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 All that the said cottage situate in Liddington aforesaid with the appurtenances within the said Manor now in the tenure or occupation of William Goodhiffe held by Copy of Court roll of the said Manor under the yearly rent of One shilling and three pence and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of Richard Sculthorpe of Liddington aforesaid woodcombe his Heirs and assigns for ever according to the Custom of the said Manor And now at the said Day of Adjournment of the Court some in his proper person the said Richard Sculthorpe and humbly praye the Lord of this Manor that he may be admitted Tenant to the Premises aforesaid with the appurtenances To whom the Lord by the said Deputy Steward hath granted seizin thereof by the rod To have and To hold the said premises with their and every of their appurtenances unto the said Richard

£ 1-3
 rent - - -
 This -
 cop^d

Scullthorpe his Heirs and Assigns for ever at the will of the Lord according to the custom of the said Manor Rendering therefore yearly to the Lord the yearly rent therefore due and performing all other services therefore due and of right accustomed and his heirs to the Lord for his heirs as in the Margin and is admitted Tenant thereof and hath performed his fealty

Edmund Simey Gent.
 on Surrender of
 Edward Manton

(4.)

At the said Day of Adjournment of this Court It was testified by Thomas Prettie one of the Decenary and Customary Tenants of the Manor aforesaid (there to in open Court sworn) That on the tenth day of October in the Year of our Lord One Thousand seven hundred and fifty Edward Manton 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 Thomas Prettie and by the rod Withen two rods of Arable land in the Upper field of Liddington aforesaid near the Park Gate between the Lands of M^r Chapman on the South and M^r Hancock on the North and half an acre of Pasture in the Nether field of Liddington aforesaid with the appurtenances therein the tenure of the said Edward Manton 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 Close and appurtenances in Liddington aforesaid then in the tenure of the said Edward Manton held by our other Copy of Court roll of the said Manor under the yearly rent of Two shillings and six pence So the use and behoofe of Edmund Simey of Liddington aforesaid Gentleman his Heirs and Assigns for ever 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 come in his proper person the said Edmund Simey and humbly prays the Lord of this Manor that he may be admitted Tenant to the premises aforesaid with the appurtenances So when the Lord by the said Deputy Steward hath granted herein thereof by the rod To have and to hold the said premises with the appurtenances into the said Edmund Simey his Heirs and Assigns for ever at the will of the Lord according to the Custom of the said Manor Rendering therefore yearly to the Lord the yearly rents therefore due and performing all other services of right accustomed and his heirs to the Lord for his heirs as in the Margin and is admitted Tenant thereof and hath performed his fealty

£ 2-8
 rent - - -
 rent - - -
 - 2-8

This
 This

Edmund Simey Gent.
 on Surrender of
 Mary Shelton Widow

(5.)

At the said Day of Adjournment of this Court It was testified by the said Deputy Steward That on the six and twentieth day of October in the Year of our Lord One Thousand seven hundred and fifty Mary Shelton Widow a Customary Tenant of the said Manor out of Court Did Surrender into the hands of the Lord of the said Manor by the hands of John Wythe Gentleman Deputy Steward there

1750.

by the rod All those several pieces and parcels of arable land by Meadow
 pastures and grass ground lying and being dispersed by with the fields and
 Liberties of Calderot aforesaid containing by Estimation Twelve acres
 and an half (by the same more or less) and commonly called a three
 part of one Ward laid hold by copy of Court roll of the said Manor
 under the yearly rent of Two shillings and then in the tenure or
 occupation of Robert Saxton his Undertenant or assigns To the
 use and behoofe of Edmund Simey of Lodington aforesaid
 Gentleman his heirs and assigns for ever 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
 Edmund Simey and humbly prays the Lord of this Manor that he
 may be admitted Tenant to the Premises aforesaid with the
 appurtenances To whom the Lord by the said Deputy
 Steward hath granted writs thereof by the rod To have and
 To hold the said premises with the appurtenances unto the
 said Edmund Simey his heirs and assigns forever at the will
 of the Lord according to the custom of the said Manor Pending
 therefore yearly to the Lord the yearly rent therefore due and
 performing all other services of right annexed and he gives to
 the Lord for his fine as in the Margin and is admitted Tenant
 thereof and hath performed his fealty.

rent. £ 2
 fine

William Woodcock
 on Surrender of
 Wm. Stukely Clerk by
 Wm. Harding Gent. his Att.
 (C.)

At the said Day of Adjournment of this Court It was Certified by the
 said Deputy Steward that on the sixth day of October which was in the
 Year of our Lord One Thousand seven hundred and fifty William
 Harding of Stamford in the County of Lincoln Gentleman (by virtue of an
 Authority and power to him given by a Letter of Attorney or instrument
 in Writing under the hand and Seal of William Stukely Clerk a Customary
 Tenant of the Manor aforesaid and Executor of the last will and
 Testament of Anthony Gshire late of the City of Peterborough in the
 County of Northampton Esq. and M.D. deceased) duly executed and
 well attested bearing date the twenty fourth day of July which was in
 the said Year of our Lord One Thousand seven hundred and fifty (D.C.)
 (in the Name place and stead of the said William Stukely) out of
 Court surrender into the hands of the Lord of the said Manor by the
 hands and acceptance of the said Deputy Steward and by the rod
 All that Messuage Cottage or Tenement with the Bakehouse
 Barnstead and appurtenances thereto belonging situate and
 being in Calderot aforesaid formerly the Estate of Henry Newborn
 To the use and behoofe of William Woodcock of
 Calderot aforesaid Blacksmith his heirs and assigns 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 William Woodcock and humbly prays the Lord of this Manor
 that he may be admitted Tenant to the premises aforesaid
 with the appurtenances To whom the Lord by the said

rent
fine
copy

Deputy Steward hath granted vizin thereof by the rod To have and
To hold the said premises with the appurtenances unto the said
William Woodcocks his heirs and assigns for ever at the will of the
Lord according to the Custom of the said Manor Rendering therefore
Yearly to the Lord the Yearly rent therefore due and performing all
other Services of right accustomed and he gives to the Lord for his fine as
in the Margin and is admitted Tenant thereof and hath performed
his fealty

James Stredor
on Surety of
William Stredor
(7.)

At the said Day of Adjournment of this Court It was testified by
William Still one of the Deciders and Customary Tenants of the
Manor aforesaid (thorow in open Court sworn) That on the first day of
March which was in the Year of our Lord One Thousand seven hundred
and fifty William Stredor of Corby in the County of Northampton
Labourer a Customary Tenant of the Manor aforesaid Did out of
Court Surrender unto the hands of the Lord of the said Manor by the hands
and acceptance of the said William Still and by the rod according to the
Custom of the said Manor All that one acre of Meadows lying and
being in the New Meadows in Caldroot aforesaid with all and
singular the appurtenances thereto belonging then in the tenure
or occupation of the said William Stredor To the use and
behoofe of James Stredor brother of the said William Stredor
his heirs and assigns for ever according to the Custom of the said
Manor And now at the said day of Adjournment of this Court
being in his proper person the said James Stredor and humbly
prays the Lord of this Manor that he may be admitted Tenant to
the premises aforesaid with the appurtenances To whom
the Lord by the said Deputy Steward hath granted vizin thereof
by the rod To have and To hold the said premises
with the appurtenances unto the said James Stredor 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 Yearly rent
therefore due and performing all other Services of right accustomed
and he gives to the Lord for his fine as in the Margin and is admitted
Tenant thereof and hath performed his fealty

rent
fine

James Hurst Gent.
on Surety of
William Larratt
(8.)

At the said Day of Adjournment of this Court It was testified by
the said Deputy Steward That on the first day of February in the
Year of our Lord One Thousand seven hundred and fifty William
Larratt a Customary Tenant of the Manor aforesaid Did out of Court
Surrender by the rod unto the hands of the Lord of the said Manor by
the hands and acceptance of the said Deputy Steward according to
the Custom thereof All that Close of Land or pastures called
Thorney or Spinney Close and three acres and an half of Land
Arable and Meadows and one Quarter of Common lying within the
Fields or precincts of Liddington aforesaid with the appurtenances

then in the tenure or occupation of Edward Sharnman and Walter Stokes
 held by Copy of Court roll of the Manor aforesaid and formerly purchased
 by George Larratt father of the said William Larratt of and from Mr
 John Simay and Jane his Wife or one of them And all the Estate
 Right Title and Interest whatsoever of him the said William Larratt
 of us and to the same and every part and parcel thereof with the
 appurtenances To the use and behoofe of James Hurst
 of Stamford in the County of Lincoln Gentleman his Heir and Assigns
 for and during the natural Life of the said William Larratt
 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 James Hurst and humbly prays the Lord of this Manor that he
 may be admitted Tenant to the premises aforesaid with the
 appurtenances according to the said Surrender To whom
 the Lord by the said Deputy Steward hath granted assign thereof by
 the rod To have and To hold the said premises with
 the appurtenances unto the said James Hurst his Heir and
 Assigns for and during the natural Life of the said William Larratt
 at the will of the Lord according to the custom of the said Manor
 Rendering therefore yearly to the Lord the yearly rent therefore
 due and performing all other Services of right accustomed and he
 gives to the Lord for his fine as in the Margin and is admitted
 Tenant thereof and hath performed his fealty.

L s d
 rent - - -
 fines

Extracts on fines
 on Admissions made.

Exam. by Wyche
 Dep. Steward

The Manor of Liddington
with Caldecot
in the County of Rutland

At The View of Frankpledge
and also the Great Court Baron of the Right Hon^{ble}
Brazenores Earl of Exeter Baron of Burghley Lord

Mich: 1751,

of the said Manor hold at Liddington aforesaid in and for the said
Manor (within One Month next after the Feast of Saint Michael
the Archangel) to wit on Tuesday the first day of October in the
Twenty fifth year of the reign of our Sovereign Lord George the
Third by the grace of God of Great Britain France & Ireland
King Defender of the Faith and in the year of our Lord One
thousand Seven hundred and Fifty one and from thence by
adjournment continued until the Twenty third day of March then
next following and from thence continued by adjournment until the
Sixteenth day of April then next following before John Hyche
Gentleman Deputy Steward of the Courts there

Inquest and Homage
of
Liddington aforesaid

John Allen Gent.	James Hill	Sworn
Edmund Macey	Thomas Munday	
John Pretty	Edward Moomen	
Thomas Pretty	William Reddall	
Congee Peach	Walter Stoker	
James Tebbott	Richard Ferrar	
John Williamson	and	
Clement Pretty	Thomas Colwell	

Inquest and Homage
of
Caldecot aforesaid

Thomas King	Robert Colwell	Sworn
William Cave	John Riddle	
William Hill	John Coet	
Robert Saxton	Tho: Ogden	
Wm Morris Farmer	John Broome	
Leois Woodcock	George Browne	
John Hand	and	
Benjamin Timson	Tho: Stokes	

Officers
elected
for the Year ensuing

Constables of Liddington	Edward Vines	Sworn
	John Wright	
Fieldreves there	Tho: Colwell	continued
	Walter Stoker	
	John Williamson	Sworn
	Tho: Pretty	

Treceboroughs & Diocesans — Fran.^s Bonnett }
Fran.^s Gibbons } Sworn

Surveyors of Weights & Measures } Fran.^s Bonnett }
and Abstractors — } Fran.^s Gibbons } Sworn

Deputies for taking Surrenders — John Potty }
John Allon — }
Tho.^s Potty — } continued
John Gill — }

Pinder & Wildherper — Rich.^d Rowlet — Sworn

Pentreeve — John Allon —

Constables of Caldecot — George Brown }
John Hand — } Sworn

Treasures Surveyors of Weights and } Robert Colwell }
Measures and Abstractors there — } John Riddle — } Sworn

Deputies for taking Surrenders — Lewis Woodcock }
William Hill — } Sworn
John Hand — }

Treceboroughs & Diocesans — Lewis Woodcock }
Robert Sutton — } Sworn

Pinder — Simon Rimmington const.

Pentreeve — Tho.^s Goodwin... continued

Esquires to wit. Robert Smith of Liddington James Sidney of the same John Talbot
of the same William Brown of the same John Chapman of the same & others
Thomas Audlin of Caldecot William Hill Jun.^r of the same Samuel
Stokes of the same John Ansell of the same John Martin of the same & others

The Verdict of the Inquest and Homage in Liddington aforesaid — The Jurors aforesaid upon their Oaths do say that Henry Talbot
Esq. because he is a Freeholder of this Manor for his Freehold Lands and
Tenements in Liddington aforesaid. and did not appear at this Court Baron
to perform his Suit and Services according to the Custom of the said Manor
And that Philip Mace Esq. Tho.^s Walker John Bedion John Cobly John
Chapman John Brown because they are in the like Default And that Thomas
Boyal because he is a Customary Tenant of this Manor for his Customary Lands
and Tenements in Liddington aforesaid and did not appear at this Court Baron
to perform his Suit and Services there according to the Custom of the said Manor
And that Thomas Palmer Thomas Broughton Elizabeth Waterfield

and Catharine Fryg because they are in the like Default And that John Tarough^{2^d} because he hath depastured Horses in the Open Fields of Liddington aforesaid And that Richard Freeman because he hath trespassed with his Sheep in the Fields within this Manor before the same were commonable And that William Wright because he is in the like offence And that Laurence Stanton because he hath trespassed with his Sheep in and upon the Fields and Commonable places within this Manor not having a right of Common there And that Watson Carr because he hath trespassed by digging or causing to be dug a Sawpitt upon the Waste within this Manor contrary to Order & Custom of the said Manor And that Robert Larcatt because he hath trespassed by placing or causing to be placed a Dung-hill in and upon the Common and upon Streets within this Manor contrary to the Custom thereof And that Thomas Deakin because he hath not fenced his Stone Pitt within this Manor to the continual Hazard & Dange of the Inhabitants within the said Manor as well as all other persons passing & trespassing the same contrary to Order and the Custom of the said Manor And that Robert Clarke and Richard Wakefield because they are in the like offences Therefore they are and each & every of them is in the mercy of the Lord of this Manor as appears over their names respectively

Assessed by *John Cotton* and *Edmund Stoney* } Sworn

The Verdict of the Inquest & Homage of Caldecot aforesaid

The Jurors aforesaid upon their Oaths do say that Thomas Redhoop because he is a Tenant & an Inhabitant of Caldecot within this Manor and did not appear at this View of Frankpledge to perform his Suit & Services there according to the Custom of the said Manor And that Thomas Deacon and John Mays because they are in the like Default And that John Fryg Gout because he is a Freeholder of this Manor for his Freehold Lands & Tenements in Caldecot and did not appear at this Court Baron to perform his Suit & Services there according to the Custom of the said Manor And that Thomas Hindley Walter Freeman are in the like Default And that John Fryg because he is a Customary Tenant of this Manor for his Customary Lands & Tenements in Caldecot and did not appear at this Court Baron to perform his Suit and Services there according to the Custom of the said Manor And that Thomas Hindley Walter Freeman and Samuel Tashy are in the like Default And that Thomas Ogden because he hath trespassed by depasturing his Horses in and upon the Common Fields of Caldecot contrary to the Custom of the said Manor And that Thomas Dunmore and John Sand are in the like offences And that William Woodcock because he hath been a trespasser with one Swine within the Manor aforesaid contrary to the Custom thereof And that Robert Sholthorn William Brown and Henry Cooper are in the like default And that Mary Moads because she hath trespassed with two Swine And that Thomas Dunmore and Mary Sholthorn are in the like offences Therefore they are and each and every of them is in the mercy of the Lord of this Manor as appears over their names respectively

Assessors Thomas Shing and William Carr } Sworn

1751.

William Bassett
to
John Wright

At this Court came in his proper person William Bassett of Medbourne
in the County of Leicestershire a Customary Tenant of the Manor aforesaid
Did in open Court surrender into the hands of the Lord of the said Manor by the
rod by the hands and acceptances of the said Deputy Steward according to the
Custom thereof All that Cottage situate and being in Liddington aforesaid
with the Appurtenances thereto adjoining and belonging late in Tenure of
Thomas Browne held by Copy of Court roll of the said Manor under the yearly
rent of One Shilling and One penny and the reversion and reversions remainder
and remainders thereof To the use and behoofe of John
Wright of Liddington aforesaid for him his Heirs and Assigns for ever
according to the Custom of the said Manor And now at this
Court comes in his proper person the said John Wright and humbly prays of
the Lord of this Manor that he may be admitted Tenant to the Premises
aforesaid with the Appurtenances To whom the Lord by the said Deputy
Steward hath granted Lizin thereof by the rod To have and to
hold the said Cottage with the Appurtenances unto the said John Wright
his Heirs and Assigns for ever at the Will of the Lord according to the
Custom of the said Manor Rendering therefore yearly to the Lord
the yearly rent thereof due and performing all other Services of right
accustomed and he gives to the Lord for his Fine as in the Margin
and he is admitted Tenant thereof and hath performed his Oath

As on
Rent
Fine

John Wright
to
William Bassett

At this Court came in his proper person John Wright a Customary
Tenant of this Manor Did in open Court Surrender by the rod into the
hands of the Lord of the said Manor by the hands & acceptances of the said
Deputy Steward according to the Custom thereof All that Cottage situate
and being in Liddington aforesaid with the Appurtenances thereto adjoining
and belonging late in Tenure of Thomas Browne hold by Copy of Court roll
of the said Manor under the yearly rent of One Shilling and One Penny
and the reversion & reversions remainder & remainders thereof To the
use and behoofe of William Bassett of Medbourne in the
County of Leicestershire his Heirs & Assigns for ever according to
the Custom of the said Manor Provided always nevertheless and upon
this Condition that if the said John Wright his Heirs Executors & Administrators
or any of them do and shall well & truly pay or cause to be paid unto the said
William Bassett his Executors Administrators & Assigns the full Sum of
Forty pounds with Lawful Interest for the same of Lawful money of Great
Britain at or upon the first day of April 1752 without any Deduction or
abatement whatsoever then this Surrender to be void or else to be and
remain in full Force

Cond. Surre. enrolled

William Stukely Clerk
S^r of Attorney to
Thomas Hudson
inrolled

At this Court came Thomas Hudson and produced here in Court
a certain Deed poll purporting to be a Letter of Attorney in the words following
Know all men by these presents that William Stukely
Clerk a Customary Tenant of the Manor of Liddington with Caldecot in
the County of Rutland and Executor of the last Will & Testament of Anthony
Gostons late of the City of Dorchester in the County of Northampton Clerk
said M. D. do gave & HAVE made ordained Constituted and
appointed and by these presents DO make Ordain Constitute and
appoint Thomas Hudson of Stamford in the County of Lincoln Gentleman
my true and Lawful Attorney for me and in my name to Surrender into the
hands of the Lord of the said Manor of Liddington with Caldecott according
to the Custom of the said Manor All that One Mesuage heretofore
Partridges now divided into two Tenements with a Close of Pasture
containing half an Acre the same belonging with the Appurtenances in
Liddington aforesaid late the Estate of William Larrat And
also all that other Mesuage or Tenement in Liddington aforesaid
with the appurtenances heretofore Fishery and late the Estate of the
said William Larrat To the use and behoofe of Thomas Warren
of Liddington aforesaid Yeoman his Heirs & Assigns for ever according
to the Custom of the said Manor hereby giving unto my said Attorney
full and whole power in the Premises and ratifying & confirming
whatsoever he shall Lawfully do by virtue hereof In witness
whereof I have hereunto set my hand and Seal the Twentieth day
of April in the year of our Lord One thousand Seven hundred & fifty one
Wm Stukely & Sealed and delivered (having been first duly
Stampd) In the presence of J. Stukely. John Day Servant
to W. Stukely

The^r Hudson
to
The^r Warren

At this Court it was certified by the said ^{Deputy} Steward that on the third
day of May One thousand Seven hundred and fifty one Thomas Hudson
by virtue of a Letter of Attorney from William Stukely Clerk Deed out
of Court Surrender into the hands of the Lord of the said Manor according
to the Custom thereof by the hands & acceptance of the said Deputy Steward
and by the deed All that One Mesuage heretofore Partridges now divided
into two Tenements with a Close of pasture containing half an Acre
the same belonging with the Appurtenances in Liddington aforesaid late the
Estate of William Larrat And also all that other Mesuage
or Tenement in Liddington aforesaid with the Appurtenances
heretofore Fishery and late the Estate of the said William Larrat
To the use and behoofe of Thomas Warren of Liddington
aforesaid Yeoman his Heirs and Assigns for ever according to the

(2)

1754
 Custom of the said Manor **And now** at this Court comes in his
 proper person the said Thomas Warren and humbly prays of the Lord
 of this Manor that he may be admitted Tenant to the Premises aforesaid
 with the Appurtenances **To whom** the Lord by the said Deputy
 Steward hath granted Seizin thereof by the rod **To have and**
to hold the said Messuages Lands Tenements & Premises aforesaid
 with their & every of their Appurtenances unto the said Thomas Warren
 his Heirs and Assigns for ever at the Will of the Lord according to the
 Custom of the said Manor **Rendering** the rent yearly to the Lord
 the yearly rent thereof due and performing all other Services of right
 accustomed and he gives to the Lord for his Fine as in the Margin and
 he is admitted Tenant thereof and hath performed his Fealty

rent
 rent
 fine

ffrom
 ffrom
 ffrom

Whereas at a Court holden for the said Manor on Thursday the 19th
 day of October in the year of our Lord 1738 it was testified by Peter
 Prettie a Decree & Customary Tenant of the Manor aforesaid (sheweth in open
 Court Docket) that out of Court (to wit) on the 15th day of November in the
 year of our Lord 1737 Robert Freeman of Lidington a Customary Tenant
 of the Manor aforesaid Did Surrender into the hands of the Lord of the said
 Manor by the hands & acceptances of the said Peter Prettie by the rod
 according to the Custom of the said Manor **All that** Cottages houses with
 the Appurtenances formerly in the Tenure & occupation of Edward Clarke
 and then in the Tenure of the said Robert Freeman **To the use**
and behoofe of the said Robert Freeman for & during the term of his
 natural life and from and after his decease **Then** to the use and
 behoofe of Elizabeth his wife for and during the term of her natural life
 and from and after her decease **To the use & behoofe** of Richard Freeman
 son of the said Robert Freeman for and during the term of his natural life
 and from and after his decease **Then** to the use & behoofe of Robert
 Freeman the younger son of the said Richard Freeman & Grandson of
 the said Robert Freeman and of the Heirs and Assigns of the said Robert
 Freeman the younger according to the Custom of the said Manor **The said**
 Robert Freeman the younger at his Heirs paying the Sum of Twenty
 Pounds to and equally between William Freeman & Richard Freeman
 Brothers of the said Robert Freeman the younger in case they shall live
 till they come to the age of Twenty years **And** at the said Court it was found
 by the Assize that the said Robert Freeman since the making the said
 Surrender died without any admission **And** whereas at the same Court
 the said Elizabeth Freeman was admitted accordingly and is since
 dead whereby the said Richard Freeman is become intitled to the said
 Premises **And now** at this Court comes in his proper person the
 said Richard Freeman and humbly prays of the Lord of this Manor
 that he may be admitted Tenant to the Premises aforesaid with the
 Appurtenances according to the said Surrender **To whom** the
 Lord by the said Deputy Steward hath granted Seizin thereof by

(3)

l s d
Rent " 2 6
Fine

by the roll To have and to hold the said Cottage house with
the Appurtenances unto the said Richard Trosman according to the said
Surrender at the Will of the Lord according to the Custom thereof
Rendering therefore yearly to the Lord the yearly rent thereof
due and performing all other Services of right accustomed and he gives
to the Lord for his Fine as in the Margin and he is admitted
Tenant thereof and hath performed his Fealty

Sarah Whithead on
Surr. of Tho. Whithead

At this Court it was certified by the said Deputy Steward that on
the Fifteenth day of July in the year of our Lord One thousand Seven
hundred and Fifty one Thomas Whithead a customary Tenant of the
said Manor Did out of Court Surrender by the roll into the hands of
the Lord of the said Manor by the hands and acceptances of the said
Deputy Steward according to the Custom thereof All those two
Moyetyes or undivided half parts of All that Mesuages or Tenem^t
with the Appurtenances thereto belonging in Liddington aforesaid
within the said Manor now in the Tenure of the said Thomas Whithead
and Mary Adcock Widow held by Copy of Court roll of the said Manor
(from and after the Death of the said Thomas Whithead) To
the use and behoofe of Sarah Whithead his Wife for
and during the Term of her natural Life and from and after her
decease To the use and behoofe of his Heirs and Assigns of the said
Thomas Whithead for ever according to the Custom of the said Manor
And now at this Court came in her proper person the said
Sarah Whithead and humbly prays of the Lord ^{of this Manor} that she may be
admitted Tenant to the Reversion of the said Premises expectant on
the Death of the said Thomas Whithead according to the said Surre^r
To whom the Lord by the said Deputy Steward hath granted
Seizin thereof by the roll To have and to hold the s^d
two undivided Moyetyes or half parts of the said Mesuages or Tenem^t
with the Appurtenances thereto belonging unto the said Sarah Whithead
according to the said Surrender at the Will of the Lord according
to the Custom of the said Manor Rendering therefore yearly
to the Lord the yearly rent thereof due and performing all other
Services of right accustomed and she gives to the Lord for her fine
as in the Margin and she is admitted Tenant thereof and hath
performed her Fealty

(A)

Rent " " 2d
Fine " " 2d

Bowley gent &
Hester Deapray of
John Newbon Trigg

5.

At the 5. day of Adjournment of this Court It was certified
by the said Deputy Steward that on the third day of April one Thousand
seven Hundred and thirty eight John Newbon Trigg a Customary Tenant of the
Manor of aforesaid 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 and singular his
Mesuages Cottages Lands Tenements and Hereditaments lying and being
within the said Manor being parcel thereof with their and every of their Rights
Members and Appurtenances and the Reversion and Reversions Remainder
and Remainders thereof To the use and behoofe of such Person and
Persons and to for and upon such uses Intents and purposes as the said
John Newbon Trigg in and by his last Will and Testament in Writing or any
other Deed or Writing by him then made or at any time thereafter to be
made and duly executed should limit direct and appoint Which
said John Newbon Trigg did make his last Will and Testament in Writing
bearing Date the first day of July 1750 and is since lately dead by which
said last Will and Testament produced here in Court he devised in the
Words following that is to say Whereas I have already surrendered
all and singular by Copyhold Lands Tenements and Hereditaments within
the Manor of Lodington with Caldecot in the County of Rutland into the Hands
of the said Deputy Steward according to the Custom thereof To the use of this
my Will NOW I do hereby give will devise direct and appoint all that my
Yard Land lying & being dispersedly within the Precincts and Common fields of
Caldecot aforesaid with the Appurts within the said Manor & parcel thereof
& And also all and singular my freehold Mesuages Cottages Lands
Tenem^{ts} & Heredit^s whatsoever lying & being at Caldecot aforesaid or elsewhere in
the said County of Rutland with their every of their Rights Members & Appurts
unto my trusty friends Christopher Bowley of Tring in the County of Hertford Gent
& W^m Hester the elder of Tring ap^d Butcher their Heirs & Assigns for ever according
to the Custom of the said Manor And NOW at the 5. day of Adjournm^t of
this Court come thos^r Christopher Bowley Gentleman and W^m Hester by
Thos^r Austin Gent their Atty and humbly pray of the Lord of this Manor that
they may be admitted Tenants to the premises afores^d with the Appurts
To whom the Lord by thos^r Deputy Steward hath granted Seizin thereof by
the Rod To have & to hold thos^r premises with the Appurts unto the
S. Chris^t Bowley Gent and W^m Hester their Heirs & Assigns at the Will of the
Lord according to the Custom of the s^d Manor Rendering therefor
yearly to the Lord the yearly Rent therefor due and performing all
other Services of Right accustomed and he gives to the Lord for his fine as
in the Margin and they ^{are} admitted Ten^{ts} thereof but their specialties are respited
by reason of their absence.

Mary Murdock as
Widow & Devisee of James
Murdock

At the said first day of Adjournment of this Court It was testified by
John Drotty One of the Deputies of this Manor that on the fourth day of October
One thousand Seven hundred and fifty seven James Murdock late a Customary
Tenant of the Manor aforesaid. Did out of Court Surrender by his rod into the hands
of the Lord of the said Manor according to the Custom thereof All and Singular
the Customary Mesuages Cottages Cloves Land Tenm^{ts} & Heredit^{ies} with
their and every of their Appurtenances of him the said James Murdock within the
Manor aforesaid To himself & behoofs of such Person or Persons and for
such Estates or Estates as were or shall be mentioned Limited and
appointed in and by the last Will and Testament of the said James Murdock
and to and for no other use intent or purpose whatsoever And whereas
the said James Murdock did make his last Will & Testament in Writing
bearing date the Eleventh day of January 1747 The Tenor of which
said Will (produced here in Court) as to the Premises aforesaid. was
followeth I Give and bequeath All that my Copyhold Estate in
Liddington which I have or do intend to Surrender to the use of
this my last Will to my well beloved Wife Mary during the term of her
natural Life and after her decease then I give to my Brother Edward
Murdock All that my Copyhold Cottages which in Inbore dwell in Liddington
and one Quarter of a yard Land late Simons Sixpence And also the
Two Acres of Arable Land & Grass ground which I lately purchased of
John Sixpence in Liddington to him & his Heirs & Assigns forever Item
I Give to my Nephew Richard Murdock of Liddington my Messuage
and Clove after the decease of Mary my Loving Wife & Edward my
Brother to him and his Heirs and Assigns forever Now at the said
day of Adjournment of this Court it was found by the Assize That the said
James Murdock lately did seized of One Messuage & Clove thereto
belonging with the Appurtenances lying & being in Liddington aforesaid. & held by
Copy of Court roll of the said Manor under the yearly rent of Ten pence and
purchased of Nathaniel Holmes & Mary his Wife And also all
that One Quarter of a yard Land lying & being in the Fields & Meadows
of Liddington aforesaid with the Appurtenances held by Copy of Court roll
under the yearly rent of Two Shillings & Six pence & purchased of Simon
Sixpence And at the said first day of Adjournment of this Court comes in
her proper Person the said Mary Murdock & humbly prays of the Lord
of this Manor that she may be admitted Tenant to the Premises aforesaid.
with the Appurtenances according to the Surrender & last Will & Testament aforesaid.
To whom the Lord by the said Deputy Steward hath granted & given
her of by the rod To have and to hold the Premises aforesaid.
with the Appurtenances according to the said Will at the will of the Lord according
to the Custom of the said Manor Rendering thereof yearly to the Lord
the yearly rent thereof due & performing all other Services of right accustom.
and she gives to the Lord for her Fine as in the Margin and she is admitted
Tenant thereof and hath performed her Fealty

(6)

Sold to Wm Gibbons
May 49.

Rent — — — 10
rent — — — 6
Fine — — — 10
Fine — — — 2 6

Thomas Warren
to
John Colville

1751

41.

Michas 1808.

Sarah Colville adm.

7

Rent 6
And " " 6

At the said first day of Adjournment of this Court came in his proper person Thomas Warren a Customary Tenant of this Manor and Did in open Court Surrender by the rod into the hands of the Lord of the said Manor by the hands & acceptances of the said Deputy Steward according to the Custom thereof All that Messuages or Tenement in Liddington aforesaid with the Appurtenances thereto viz the said Estate of William Ferrat & hold by copy of Court roll under the yearly rent of Six pence To the use and behoofe of John Colville of Liddington aforesaid Labourer his Heirs and Assigns for ever And now at the said first day of Adjournment of this Court comes in his proper person and humbly prays of the Lord of this Manor that he may be admitted Tenant to the Premises aforesaid with the Appurtenances To whom the Lord by the said Deputy Steward hath granted viz in thereof by the rod To have and to hold the said Messuages or Tenement with the Appurtenances unto the said John Colville his Heirs & Assigns at the Will of the Lord according to the Custom of the said Manor rendering thereof yearly to the Lord the yearly rent thereof due & performing all other Duties & rights accustomed and he gives to the Lord for his Fine as in the Margin and he is admitted Tenant thereof and hath performed his Fealty

John Allon as only
son and Heir
of Moses Allon decd

8

At the said last day of adjournment of this Court it was testified by John Allon of the Decies of this Manor (sworn in open court) that on the Third day of April in the year of our Lord One thousand Seven hundred and Fifty Moses Allon a Customary Tenant of this Manor aforesaid Did out of Court Surrender into the hands of the Lord of the said Manor by the hands & acceptances of the said John Hill according to the Custom thereof All his Copyhold Estates in Liddington aforesaid To the use and behoofe of his last Will & Testament And whereas the said Moses Allon did make his last Will & Testament in writing bearing date the 26th day of January 1747 The Tenor of which will was as followeth I Give to my son John Allon All my Copyhold Lands in Liddington And also all my Freehold Estates in Thorpe Parish in this County paying all my Debts & Liabilities whatsoever And now at the said last day of Adjournment of this court comes in his proper person the said John Allon and humbly prays of the Lord of this Manor that he may be admitted To All that Threesfourth parts of a half acre lying and being in Liddington aforesaid which was purchased of George Dalton by the said Moses Allon who was admitted Tenant at a Court holden for the said Manor on the 5th day of October 1747 with the Appurtenances according to the Surrender & last Will & Testament aforesaid To whom the Lord by the said Deputy Steward hath granted

Dids. 1717 3 Copy.

Acnt
Amd

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begin thereof by the road I have and to hold the said
Promises with the Appurten unto the said John Allon his Heirs and
Assigns at the will of the Lord according to the Custom of the d. Manor
Rendering therefore yearly to the Lord the yearly rent the customs
and performing all other Services of right accustomed and he gives to
the Lord for his Tins as in the Margin and he is admitted
Tenant thereof and hath performed his Fealty

Exam'd by *Wychell*
Steward

Mem: Mr Blackwell made a Sworn
to the use of his Will taken by
Lord Exeter 24th Decr 1751.

Wychell 22^d Sept 1770.

The Manor of Siddington 1752.
with Caldecot
In the County of Rutland.

At the View of Frankpledge

and also the Great Court Baron of the Right Honourable
Browlow Earl of Exeter Baron of Bughley Lord of the said
Manor hold at Siddington aforesaid in and for the said Manor
(within one Month next after the Feast of Saint Michael the Archangel)
to wit on Monday the Twenty third day of October in the twenty sixth
year of the reign of our Sovereign Lord George the third by the grace
of God of Great Britain Ireland King Defender of the
Faith and in the year of our Lord One thousand Seven hundred and
fifty two and from thence continued by Adjournment till the
fifteenth day of April then next following before John Wych
Gentleman Deputy Steward of the Court there

Mich^s 1752

Inquest and Homage
of
Siddington aforesaid

John Allen	John Williamson
Edmund Simey	Edward Sharman
John Pretty	Richard Sculthorpe
Joseph Pretty	Walter Stokes
Conyers Peach	Richard Farrow
Clement Pretty	William New
James Hill	and
James Sebbott	Thomas Colwell

Sworn

Inquest and Homage
of
Caldecot aforesaid

William Cave	John Cook
Tho. King	John Brown
Will ^m Hill	John Kiddle
Leeds Woodcock	William Norris
John Sand	Benj ^m Simson
Robert Saxon	W ^m Hill Jun ^r
Robert Colwell	and
Tho. Stokes	Geo. Brown

Sworn

Officers
elected
for the year ensuing

Constables
Clement Haroin }
John Pretty } Sworn

Fieldreves there
Will^m New }
James Sebbot }
John Williamson } Sworn
Tho. Pretty }

Freeboroughs & Diherceves — Richard Farrow —
Richard Sculthorpe — Sworn.

Surveyors of Weights and Measures and Metasters — Richard Farrow —
Richard Sculthorpe — Sworn.

Deciners for taking surrenders — John Pretty —
John Allow — cont.^{d.}
Thomas Pretty —
John Hill —

Pinder and Fieldkeeper — Richard Rowlat — cont.^{d.}

Rentrevee — John Allow — cont.^{d.}

Constables of Caldecot — John Coet —
Humphrey Muggleston — Sworn.

Fieldreeves, Surveyors of Weights and Measures and Metasters there — George Brown —
John Hand — Sworn.

Deciners for taking surrenders — Lewis Woodcock —
William Hill — cont.^{d.}
John Hand —

Freeboroughs & Diherceves — Richard Ward —
Benjamin Timson — Sworn.

Pinder — Simon Kimmington — cont.^{d.}

Rentrevee — Edmund Simoy — Sworn.

E. Moins to wit. Henry Talbot of Liddington Esquires Henry Ward of the same John Pichering of the same Edward White of the same William Goodby of the same Thomas Draks of the same and others John Robinson of Caldecott Thomas Rudkin of the same David White of the same Thomas Sanson of the same and others John Martin of the same Thomas Austin of the same and others

The Verdict of the Inquest and Homage of Liddington aforesaid

The Jurors aforesaid upon their Oaths present that John Farrow because he hath kept and depastured in the Common fields in Liddington aforesaid Two Glades of horses contrary to order and the Custom of this Manor And that Richard Farrow is in the like offence with one horse And that Richard Waterfold because he hath not secured the Dike called the Goat in Liddington aforesaid and that Robert Stanton is in the like offence And that John Wright because he hath trespass'd by laying Wood and other things on the Town Causeway contrary to order And that Thomas Draks because he hath not fenced his Slow pit within this Manor to the continual hazard and Danger of the Inhabitants within the said Manor as well as all

all other persons passing and repassing the same And that Robert Clark and Richard Waterfield are in the like offences Therefore they are and each and every of them is in the mercy of the Lord of this Manor as appears over their names respectively,

Affidavit John Allen } Sworn
Edmund Sismy }

The Verdict of the Inquest & Homage of Caldecot aforesaid

The Jurors aforesaid do upon their Oath present Thomas Ogden because he hath trespass'd by depriving his Horses in and upon the Common fields of Caldecot aforesaid contrary to the Custom of the said Manor and that Thomas Dummer and John Hurd are in the like offences And that Robert Sholthorne because he hath been a Trespasser with two Horses within the fields aforesaid contrary to order And that John Meads William Woodcock, Thomas Dummer Thomas Sampson Henry Coropie and Widow Sholthorne are in the like offences Therefore they are and each and every of them is in the mercy of the Lord of this Manor as appears over their names respectively

Affidavit William Cove } Sworn
Thomas King }

Richard Murdoch. Nephew and Devisee of James Murdoch dec.

Whereas at a Court holden for the said Manor on Tuesday the first day of October in the year of our Lord 1751 and from thence continued by Adjournment until the 23. day of March then next following it was certified at the said day of Adjournment by John Drotty one of the Deacons of this Manor that on the fourth day of October 1751 James Murdoch late a Customary Tenant of this Manor aforesaid Did out of Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and acceptances of the said John Drotty according to the Custom thereof All and singular the Customary Messuages Cottages Cloves Lands Tenements & Hereditaries within the Manor aforesaid To the use and behoofe of such Person or Persons and for such Estates or Estates as are or shall be mentioned limited and appointed in and by the last Will and Testament of the said James Murdoch and to and for no other use intent or purpose whatsoever And whereas the said James Murdoch did make his last Will and Testament in Writing bearing date the 11. day of January 1747 whereby he devised the Premises hereinafter mentioned in the words following Item I Give to my Nephew Richard Murdoch of Liddington my upper Messuage house and Close after the Deaths of Mary my Loving Wife and Educated my Brother to him and his Heirs and Assigns forever Now at this Court comes in his proper Person the said Richard Murdoch and humbly prays of the Lord of this Manor that he may be admitted Tenant to the Devotion of the said premises dependent on the death of the said Mary Murdoch Widow and Edward Murdoch To whom the Lord by the said Deputy Steward hath granted assign thereof by the rod To hold to the said Richard Murdoch his Heirs and Assigns at the will of the Lord according to the Custom of the said Manor by the route and Services therof due and of right accustomed and he gives to the Lord for this fine as in the Margin and he is admitted Tenant thereof and hath performed his fealty

(1)

Reut - 10

Edward Vine on Surrender of Edward Mason

At this Court came in his proper person Edward Mason of Saint Martins Stamford Baron in the County of Northampton Carpenter a Customary Tenant of this Manor and did in open Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and acceptances of the said Deputy Steward All that Cottage or Tenement with all and singular the Appurtenances in Liddington aforesaid hold by Copy of Court roll of the said Manor under the yearly rent of eight pence purchased of John Manton and to which the said Edward Mason was admitted at a Court hold for this Manor the first day of October 1740 And the Devotion and Devotions therof and Hereditaries thereof To the use and behoofe of Edward Vine of Liddington aforesaid Carpenter his Heirs

(2)

Rent - 10

Hours and Assigns for ever according to the Custom of the said Manor And now at this Comes in his proper person the said Edward Vins and humbly prays of the Lord of this Manor that he may be admitted Tenant to the premises aforesaid To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the rod To hold to the said Edward Vins his heirs and Assigns at the will of the Lord according to the Custom of the said Manor by the rents and services therofore due and of right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed his fealty

Will^m Browne
on Surre^r of
Edw^d Armsby

At this Court comes in his proper person Edward Armsby of Throp^r in the said County of Hulland a Customary Tenant of this Manor did in open Court Surrender by the rod into the hands of the Lord of this said Manor by the hand & acceptance of the said Deputy Steward according to the Custom thereof All those three rods of Ley ground lying dispartedly in the upfield in Liddington aforesaid hold by copy of Court roll of the said Manor under the yearly rent of One penny purchased of Peter Tysdale and to which the said Edward Armsby was admitted at a Court holden for the said Manor next after the Feast of Saint Michael in the year of our Lord 1728 And the provision and provisions Remainder and Remainders thereof To the use and behoofe of William Browns of Liddington aforesaid Vicarallor his heirs and Assigns for ever according to the Custom of the said Manor And now at this Court comes in his proper person the said William Browns and humbly prays of the Lord of this Manor that he may be admitted Tenant to the premises aforesaid with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the rod To hold to the said William Browns his heirs and Assigns at the will of the Lord according to the Custom of the said Manor by the rents & services therofore due and of right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed his fealty

(23)

Rent - 1

Ann Collins & Mary Woodcock Sisters of Elizabeth Watersfield widow

At the said day of Adjournment of this Court It is found by the homage of Liddington aforesaid that Ann Watersfield Widow late a Customary Tenant of this Manor did devise of all that third part of a Collage in Liddington aforesaid to the said Ann Collins & Mary Woodcock with the Appurtenances hold by copy of Court roll under the yearly rent of Two shillings & five pence And that Ann Collins & Mary Woodcock are the Sisters & heirs of the said Elizabeth Watersfield And now at the said day of Adjournment some the said Ann & Mary humbly pray to be admitted Tenants to the Premises aforesaid with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the rod To hold to the said Ann & Mary their heirs & Assigns at the will of the Lord according to the Custom of the said Manor by the Rents & Services therofore due and of right accustomed and they give to the Lord for their fine as in the Margin and they are admitted Tenants thereof and have performed their fealty

4

Rent - 2 5

John Allen only son
and heir of Moses Allen and
Ann his Wife dsr.

At the said day of adjournment of this Court it was found by the Homage of
Sidington aforesaid that Moses Allen and Ann his Wife late Customary Tenants of this Manor
lately died seized of Messuages or Cottages Barn Stables Orchard Close with a Moristy of One
Acre land formerly called Allens with the Appurtenances in Sidington aforesaid held by Copy
of Court roll under the yearly rent of Three shillings and eight pence land to which the said Moses
and Ann were admitted at a Court hold for the said Manor the 14th day of October 1697 And
that John Allen is the only son their of the said Moses Allen and Ann his Wife NOW at
the said day of Adjournment of this Court comes in his proper person the said John Allen and
humbly prays of the Lord of this Manor that he may be admitted Tenant to the premises aforesaid
with the Appurtes To whom the Lord by the said Deputy Steward hath granted viz in the roof
by the rod To hold to the said John Allen his heirs and Assigns at the will of the Lord according
to the Custom of the said Manor by the rents and services thereof due and of right accustomed
and he gives to the Lord for his fines as in the Margin and he is admitted Tenant thereof and
hath performed his fealty

5

Rent - 5^s 8

John Morris

on Surv^r of
Step: Morris

At the said day of adjournment of this Court came in his proper person Stephen
Morris a Customary Tenant of the Manor aforesaid and 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 thereof All that part of a Messuages in Caldescot aforesaid formerly the
Estate of Nicholas Morris Grandfather of the said Stephen Morris consisting of three Bayes of buildings
Togethor with a Barn adjoining to the said Messuages on the South (One Bay of Building lying on the
North and the aforesaid Messuages excepted) And all that pieces of ground lying on the West sides
of the said Messuages and Barn containing in length from the North end of the said Messuages
Eighteen yards and the breadth from the side wall of the said Messuages to the side of George
Browns Orchard Wall four yards and one foot at the North end, and at the South end the same held by
Copy of Court roll of the said Manor under the yearly rent of Two pence And all the Estate right
Tiths and Intercost of him the said Stephen Morris of and to the same premises To the
use and behoofe of John Morris of Caldescot aforesaid Robert his heirs and Assigns 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 John Morris and humbly prays of the Lord of this
Manor that he may be admitted Tenant to the premises aforesaid with the Appurtes To
whom the Lord by the said Deputy Steward hath granted viz in the roof by the rod To hold
to the said John Morris his heirs and Assigns according to the Custom of the said Manor by the
rents and services thereof due and of right accustomed and he gives to the Lord for his fines as in the
Margin and he is admitted Tenant thereof and hath performed his fealty

6

Rent - 2

James Ridgley

Youngest son and heir of
Anthony Ridgley

At the said day of adjournment of this Court it was found by the Homage of
Sidington aforesaid that Anthony Ridgley late a Customary Tenant of this Manor lately deceased
of One Cottages or Tenement in Sidington aforesaid in a place there called Higgin and with the
Appurtes to hold by Copy of Court roll under the yearly rent of three shillings And that James Ridgley an Infant
of the age of three years is the youngest son and heir of the said Anthony Ridgley dsr. NOW at the
said day of adjournment of this Court comes in his proper person the said James Ridgley and humbly prays
of the Lord of this Manor that he may be admitted Tenant to the premises aforesaid with the
Appurtes To whom the Lord by the said Deputy Steward hath granted viz in the roof by the
rod To hold to the said James Ridgley his heirs and Assigns at the will of the Lord according to the
Custom of the said Manor by the rents and services thereof due and of right accustomed and he
gives to the Lord for his fines as in the Margin and he is admitted Tenant thereof But his fealty

7

Rent - 3^s -

is accepted by reason of his Infancy And Catharine Bridgley his Mother is admitted Guardian for the said James Bridgley for the said promises with the Approver During the Minority of the said James Bridgley And the said Catharine Bridgley rendering an Account thereof.

Exam^d by *W. Nichol*
Deput. Steward

The Manor of Liddington
 with Caldecot
 In the County of Rutland

At the View of Frankpledge and also the Great Court
 Baron of the Right Honourable Sir Rowland Earl of Exeter Baron of Burghley
 Lord of the said Manor held at Liddington aforesaid in and for the said Manor
 within one Month next after the Feast of Saint Michael the Archangel to wit
 on Monday the Twenty first day of October in the Twentieth 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 1753
 and from thence continued by adjournment until the Eighth day of April then
 next following before John Nichol Gentleman Deputy Steward of the Court there

Mich^o 1753.

Inquest and
 Homage of
 Liddington aforesaid

Edmund Simey	Edward Sharman	Sworn.
John Allen	Clement Merwin	
James Hill	William Keddall	
John Pretty	Charles Farrow	
Comyers Peach	Thomas Hill	
James Tebbott	John Wright	
Joseph Pretty	and	
John Williamson	Richard Sculthorpe	

Inquest and
 Homage of
 Caldecot aforesaid

Thomas King	George Broxon	Sworn.
William Cave	John Cort	
Thomas Stokes	John Keddall	
William Hill	Benjamin Timson	
Leois Woodcock	William Morris	
Robert Saxton	William Hill	
John Broxon	and	
John Stand	Humphrey Muggleton	

Officers
 elected

for the year ensuing

Constables

Fieldreves

Joseph Pretty	Sworn
Richard Sculthorpe	
William New	cont ^d
James Tebbott	
John Allen	Sworn.
James Hill	

by placing and laying a Dungehill in the open Street of Liddington aforesaid And that Robert
 Doctor because he hath taken away Wood Thorns from the pasture in defiance of the parish
 Therefore they are and each and every of them is in the mercy of the Lord of this Manor as appears
 over their names respectively. —

The Verdict of the
 Inquest & Homage of
 Caldecot aforesaid

The Jurors aforesaid upon their oath present that Benjamin Timson
 because he hath kept a bylot of Swins contrary to order and the Custom of this Manor and that
 Thomas Ogden because he hath trespassed by depasturing one horse on the Common contrary to
 order and the Custom of this Manor and that Thomas Dunmores is in the like offences And that
 Samuel Stokes because he hath trespassed with one Swin contrary to order and the Custom of this
 Manor and that Robert Shothorn John Hoader William Hodgech William Bristowt
 and Henry Cooper are in the like offences Therefore they are and each and every of them
 is in the mercy of the Lord of this Manor as appears over their names respectively. —

James Ormond
 Devisee of Edward
 Muredoch dec.

At this Court it is testified by John Pretty one of the Deacons of this Manor that on
 the 22. day of August in the year of our Lord One thousand seven hundred and fifty two Edward
 Muredoch a Customary Tenant of this Manor aforesaid Did out of Court Surrender by the rod into the
 hands of the Lord of the said Manor by the hands and acceptances of the said John Pretty according
 to the Custom thereof All his Land in Liddington fields To the use and behoofe
 of his last Will and Testament And whereas the said Edward Muredoch did make
 his last Will and Testament in Writing bearing date the thirde day of August in the year of our Lord
 1753 The Tenor of which said Will produced here in court as to the premises aforesaid is
 as followeth Also I give to James Ormond of Little Bytham Lincolnshire All my lands
 in Liddington fields with the Appurtenances thereto belonging to him his heirs and Assigns
 forever And now at this Court comes in his proper person the said James Ormond and humbly
 prays of the Lord of this Manor that he may be admitted Tenant to All that One Quarter of a yard
 land now in Tenure of William How in Liddington aforesaid with the Appurtenances held by copy of Court roll
 bearing date the thirteenth day of September of the thirteenth year of King Edward the first one
 under the yearly rent of two shillings To whom the Lord by the said Deputy Steward hath
 granted Assign thereof by the rod To hold to the said James Ormond his heirs & Assigns
 at the will of the Lord according to the custom of the said Manor by the rents and services thereto
 due and of right accustomed and he gives to the Lord for his Assign in the Margin and he is admitted
 Tenant thereof and hath performed his fealty. —

by James Ormond
 he is by
 Rent — "2. —
 June
 the 21. day of
 1751.

Thos. Goodwin and
 Temperance his wife to
 Richard Ward

At the said day of adjournment of this Court comes in their proper Persons
 Thomas Goodwin and Temperance his wife Customary Tenants of this Manor the said
 Temperance being first solemnly examined by the said Steward and considering Did in open
 Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and
 acceptances of the said Deputy Steward All that half parcel land situate lying and being in
 Caldecot aforesaid with the Appurtenances containing by estimation about one acre
 (be the same more or less) lately purchased by the said Thomas Goodwin of and from
 Joseph Scullcorpe and now in the tenure of the said Thomas Goodwin and his Assigns And
 the Advowson and Advowsons Remainder and Remainders thereof To the use
 and behoofe of Richard Ward of Caldecot aforesaid Shophere his heirs and Assigns
 forever And now at the said day of adjournment of this Court comes in his proper
 person the said Richard Ward and humbly prays of the Lord of this Manor that he may be
 admitted Tenant to the premises aforesaid To whom the Lord by the said Deputy Steward
 hath granted Assign thereof by the rod To hold to the said Richard Ward his heirs & Assigns
 at the will of the Lord according to the custom of the said Manor by the rents & services thereto
 due and of right accustomed and he gives to the Lord for his Assign in the Margin and he is admitted
 Tenant thereof and hath performed his fealty. —

he is by
 Rent — "2. 6
 June

Sarah Baker Widow
and Devises of William
Baker d. s.

1753.

46.

3

At the said day of adjournment of this Court it is testified by John
Protry one of the Deacons of this Court that on the sixteenth day of April in the year of our
Lord 1753 William Baker a Customary Tenant of the Manor aforesaid Did out of Court
Surrender by the rod into the hands of the Lord of the said Manor by the hands and acceptances of
the said John Protry according to the Custom of the said Manor **All his Land and Cottages**
houses with the Appurtenances in Saddington aforesaid **To the use and behoofe of his**
last Will and Testament **And whereas** the said William Baker did make his last Will
and Testament in writing bearing date the 16th day of April 1753 the Tenor of which said
Will produced here in Court is as follows **Also** I give to my aforesaid loving wife **All my**
Cottages in Saddington with the Appurtenances thereto belonging during her natural life and
after her decease to my son Edward Baker his heirs and Assigns for ever **And now** at
the said day of adjournment of this Court comes in her proper person the said Sarah Baker
and humbly prays of the Lord of this Manor that she may be admitted Tenant to the premises
aforesaid with the Appurtenances **To whom** the Lord by the said Deputy Steward
hath granted seizin thereof by the rod **To hold** to the said Sarah Baker for and during the
term of her natural life at the will of the Lord according to the Custom of the said Manor
by the rents and services therof due and of right accustomed and she gives to the Lord for
her fines as in the Margin and she is admitted Tenant thereof and hath performed her
fealty

Rent - " - " 6

Elizth the Wife of John
Brach Daughtre of John
Rusfoll & Elizabeth his wife

4

Whereas at a Court holden for the said Manor on the 15th day of October in the year
of our Lord 1724 and continued from thence by adjournment until the 29th day of March then
next following John Rusfoll and Elizabeth his Wife the said Elizabeth being a Customary
Tenant of the said Manor and being first solemnly and verily examined by John Blackmoore
Gentleman Deputy Steward of Joshua Blackmoore Steward of the said Courts in open Court
on the said day of adjournment Did Surrender into the hands of the Lord of the said Manor by
the hands and acceptances of the said Deputy Steward by the rod **Three** half acres of arable
Land lying and being in Caldecott aforesaid then or late in the Tenure of John Stanion with the
Appurtenances within the Manor aforesaid hold by copy of Court roll of the said Manor under the
yearly rent of Two pences farthing **And also** One cottage or Tenement situate and
being in Caldecott aforesaid then or late in the Tenure of Ann Stanion with the Appurtenances
hold by one other Copy of Court roll of this Manor under the yearly rent of Two pences
To the use and behoofe of them the said John Rusfoll and Elizabeth his wife
successively for and during the term of their natural lives and the life of the longer live of them
and after their decease **Then** to the use and behoofe of Elizabeth Rusfoll their Daughtre
for and during the term of her natural life and after her decease **To the use & behoofe**
of the heirs of the body of the said Elizabeth Rusfoll the Daughtre lawfully to be begotten and
for want of such Issue **To the use and behoofe** of Mary Rusfoll one other Daughtre of the said
John and Elizabeth Rusfoll and of her heirs and Assigns **And now** at the said day of adjournment
of this Court it was found by the Homage of Caldecott aforesaid that the said John Rusfoll and Elizabeth
his wife are both dead **And now** comes in her proper person the said Elizabeth Rusfoll now
the wife of John Brach and humbly prays of the Lord of this Manor that she may be admitted
Tenant to the premises aforesaid with the Appurtenances according to the said Surrender
To whom the Lord by the said Deputy Steward hath granted seizin thereof by
the rod **To hold** to the said Elizabeth Brach for and during the term of her natural
life at the will of the Lord according to the Custom of the said Manor by the rents and
services therof due and of right accustomed and she gives to the Lord for her fines as in
the Margin and she is admitted Tenant thereof and hath performed her fealty

Rent - " - " 5/4

Rent - " - " 2
- " - " 7/4

ffra: Gibbons
on Swor of,
Dow Winstanley Spr
5.

^{of this Court}
At the said day of Adjournment It is certified by the
^{Deputy} said Steward that on the Twentieth day of November in the Year of our
Lord one Thousand seven Hundred and ffifty three James Hurst of
Stamford in the County of Lincoln Gentleman by Virtue of some Authority
and Power to him given by a Letter of Attorney or Instrument in Writing
under the Hand and Seal of Dorothea Winstanley of Walton in the
County of Stafford Spinster duly executed and bearing Date the fourteenth
Day of November Instant Did in the Name Place and Stead of the said
Dorothea Winstanley out of Court and by the Rod surrender into the
Hands of the Lord of the said Manor by the Hands and Acceptance of
the said Deputy Steward according to the Custom thereof All those two
Parts of one Cottage with the Appurtenances late in the Tenure of Anne
Watersfield Widow situate and being within or being Parcel of the said
Manor To the use and Behoofe of Francis Gibbons of Liddington
aforesaid Mason his Heirs and Assigns 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 Francis Gibbons and humbly prays
of the Lord of this Manor that he may be admitted Tenant to the Premises
aforesaid with the Appurtenances To whom the Lord by the said Deputy
Steward hath granted Seizin thereof by the Rod To hold to the said
Francis Gibbons his Heirs and Assigns at the Will of the Lord according to
the Custom of the said Manor by the Rents and Services therefore due and
of right accustomed and he gives to the Lord for his fine as in the Margin
and he is admitted Tenant thereof and hath performed his fealty

Charles Farrow

one of the Sons and assigns
of John Farrow deceased

6

At the said day of Adjournment of this Court It is testified
by John Stand one of the Deciners of this Manor that on the Thirtieth
Day of July in the Year of our Lord one Thousand seven Hundred and
ffifty three John Farrow a Customary Tenant of the Manor aforesaid Did
out of Court surrender into the Hands of the Lord of the said Manor by the Rod
according to the Custom thereof by the Hands and Acceptance of the said
John Stand All those several Pieces and Parcels of Arable Land Ley
Ground and Meadow in Caldecot aforesaid containing by Estimation six
Acres comonly called one Quarter of a Yard Land with the Comons and
Appurtenances thereunto belonging And also one Acre of Land lying and
being in a certain place called Longearman and all other my Lands in the
Fields of Caldecot aforesaid To the use and Behoofe of the last Will Testament
of him the said John Farrow and to and for the use and Behoofe of such
Person and Persons and to and for such Uses Intents and Purposes and
in such Manner and form as the said John Farrow by his last Will and
Testament had devised directed or appointed or will devise direct or
appoint the same And whereas the said John Farrow did make his

Last Will and Testament in Writing bearing Date the Thirtieth Day of July
 one Thousand seven Hundred and fifty three the Tenor of which said Will
 (produce there in Court) as to the Promises aforesaid is as followeth. Also
 I give to my Son Charles Farrow All my Lands lying in the fields and
 Liberties of Caldecot to him his Heirs and Assigns for ever. Now at
 the said day of Adjournment of this Court comes the said Charles Farrow
 in his proper Person and humbly prays of the Lord of this Manor
 that he may be admitted Tenant to the Premises aforesaid with the
 Appurtenances To whom the Lord by the said Deputy Steward hath
 granted Seizin thereof by the Rod To hold to the said Charles Farrow
 his Heirs and Assigns at the Will of the Lord according to the Custom of
 the said Manor by the rents and Services therefore due and of Right
 accustomed and he gives to the Lord for his fine as in the Margin and he
 is admitted Tenant thereof and hath performed his fealty.

William Farrow
 youngest Son & Heir
 of J^{ro} Farrow dec^d.

7

Rent 2. 10.
 Pen 2. 4

At the said day of Adjournment of this Court It is found by
 the Homage of Liddington aforesaid That John Farrow late a
 Customary Tenant of this Manor did seized of one Cottage in Liddington
 now in Tenure of Charles Farrow held by Copy of Court Roll under the yearly
 Rent of Two Shillings and ten pence And also one other Cottage in
 Liddington aforesaid formerly in tenure of Richard Mursch and now
 undertenanted held by Copy of Court Roll under the yearly Rent of two
 Shillings and four pence And that William Farrow is his youngest Son
 and next Heir And now at the said day of Adjournment of this Court comes
 the said William Farrow by John Allen his Attorney and humbly prays of
 the Lord of this Manor that he may be admitted Tenant to the Premises
 aforesaid with the Appurtenances To whom the Lord by the said Deputy
 Steward hath granted Seizin thereof by the Rod To hold to the said William
 Farrow his Heirs and Assigns at the Will of the Lord according to the Custom
 of the said Manor by the Rents and Services therefore due and of Right
 accustomed and he gives to the Lord for his fine as in the Margin and he
 is admitted Tenant thereof but his fealty is respited by reason of his
 Absence

John Pretty
on Surrender of
William Larratt & others

8.

At the said day of Adjournment of this Court It is certified
by the said Deputy Steward that on the fifth day of February in the Year
of our Lord one Thousand seven Hundred and fifty three William
Larratt and Judith his Wife and James Hurst Gentleman customary
Tenants of this Manor (the said Judith being first solely and secretly
examined by the said Deputy Steward and consenting thereto) Did out
of 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 All
that Messuage or Tenement with the Shop and Offices Barns Stables
Yards Orchards and Gardens thereto belonging in Siddington aforesaid
and now in the tenure or Occupation of Diana Larratt (and all other
the Lands Tenements and Hereditaments whatsoever of them the
said William Larratt and Judith his Wife or either of them in Siddington
aforesaid or elsewhere within the said Manor) And all the Estate Right
Title and Interest of and in the said Premises with the Appurtenances
To the use and Behoofe of John Pretty of Siddington aforesaid
Tanner his Heirs and Assigns 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 John Pretty and humbly prays of
the Lord of this Manor that he may be admitted Tenant to the
Premises aforesaid with the Appurtenances To whom the Lord by
the said Deputy Steward hath granted Seizin thereof by the Rod To hold
to the said John Pretty his Heirs and Assigns at the Will of the Lord
according to the Custom of the said Manor by the Rents and Services
therefore due and of Right accustomed and he gives to the Lord for his
Ffine as in the Margin and he is admitted Tenant thereof and hath
performed his Fealty

Part - 11

Part 5 Bids 1750

Thos Goodlife & Wife
on Surrender of
Daniel Curtis

9:

At the said day of Adjournment of this Court comes in his
proper Person Daniel Curtis a Customary Tenant of this Manor and
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
All that one Cottage with the Appurtenances in Siddington aforesaid
now in tenure of Edward Harris and held by Copy of Court Roll under
the yearly Rent of seven pence and the Reversion and Reversions
Remainder and Remainders thereof To the use and Behoofe
of Thomas Goodlife the younger of Belton in the County of Rutland
Grazier and Anna his Wife and their Heirs and Assigns for ever

to d m
Rent - " - " C
Hm.

And now at the said day of Adjournment of this Court come in their proper Persons the said Thomas Goodlife and Anna his Wife and humbly pray of the Lord of this Manor that they may be admitted Tenants to the Premises aforesaid with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To hold to the said Thomas Goodlife and Anna his Wife their heirs and Assigns at the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and they give to the Lord for their fines as in the Margin and they are admitted Tenants thereof and have performed their Fealties.

Exam. by *Wyche*
Dep. Steward.

The Manor of Liddington
with Caldecots
In the County of Rutland

At the View of Frank Pledge

Michas 1754.

Also the great Court Baron of the Right Honorable Brownlowe Earl of Exeter Lord of the said Manor held at Liddington aforesaid in and for the said Manor within one Month next after the Feast of Saint Michael the Archangel) To wit on Thursday the Twenty fourth day of October in the Twentieth Eighth 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 and in the Year of our Lord 1754. And there by Adjournment continued until the Twenty Sixth day of May then next following before John Wyche Gentleman Deputy Steward of the Court there.

Inquest and Homage of Liddington aforesaid	Edmund Sisney	Richard Sculthorp
	John Allen	Joseph Pretty
	John Pretty	Thomas Hill
	James Hill	John Wright
	Clement Pretty	Clement Marwin
	James Jobbot	Robert Wade
	John Williamson	and
	Edward Sharrman	Charles Farrow

Swoorn

Inquest and
Homage of
Caldesot aforesaid

Robert Barton	William Morris
Thomas Stokes	John Cort
William Case	Richard Ward
William Hill	John Biddall
Lewis Woodcock	Benjamin Timson
John Bano	John Brown
George Brown	and
Robert Colwell	William Hill Junr

Sworn

Officers elected for
the year ensuing

Constables of Liddington	William Brown
	Edmund Sismey

Sworn

Fieldreewes there

Joseph Pretty
Robert Wade
John Allen
James Hill

Sworn

Treatborough and
Dykerreewes

Thomas Lewin
Thomas Drake

Sworn

Surveyors of Weights
Measures & Alehouses

Thomas Lewin
Thomas Drake

Sworn

Deciners for taking
Surrenders

John Pretty
John Allen
Thomas Pretty
John Hill

continued

Pinder, Fieldkeeper

Richard Rowlat

continued

Rentreeve

Thomas Baines

continued

Constables of
Caldesot

William Case
William Hill M ^r Elder

Sworn

Fieldreewes Surveyors
of Weights & Measures
Alehouses there

Tho ^s Stokes
Thompson Muggleton

Sworn

Declarers for taking } Lewis Woodcock
Surrenders } William Hill } continued
John Hand

Freeborough and } John Hand } Sworn
Dyherewere } John Cort

Linder Robert Shelhorn continued

Pentreeve John Brown the Elder Sworn

Of 30 M^{rs} Stowit Edward White of Liddington W^m Wright of the same & others Tho^s
Tomlin of Caldecot Tho^s Samson Robert Shelhorn of the same & others.

The Verdict of the }
Inquest & Homage } The Jurors aforesaid upon their Oaths do say that Edw^d Manton
of Liddington aforesaid } because he hath been a Resident & Inhabitant of Liddington for the
Space of One whole year & did not appear at this Court Seat to perform
his Suit & Service there according to the Custom of the said Manor
& that Rich^d Meadows W^m Riddall & M^r Broughton John Manton
John Colling J^r Hill the younger Tho^s Norwood & W^m Sharp because
they are in the like Defect And that Tho^s Drake & Tra^s Gibbins
because they have neglected to fence their Stone Pits within the
Manor aforesaid but have permitted the same to be open and
dangerous to the Subjects of our Lord the King contrary to Law &
the Custom of this Manor & that Rob^t Clarke & W^m Clarke
because they are in the like Defect And that W^m Fancourt Clerk
because he hath laid or caused to be laid certain Quantities of
Stone in the common public Street of Liddington aforesaid
contrary to Law & the Custom of the said Manor And that Tho^s
Whithead because he hath neglected & refused to repair his
Chimney of & belonging to his dwelling House in Liddington
aforesaid but hath permitted the same to be & remain unsafe

dangerous to the Inhabitants there. contrary to Law & the Custom
of the said Manor Therefore they are and each & every of them
is in the Mercy of the Lord as appears over their Names respectively

Approved by the whole Inquest & Homage

The Verdict of the
Inquest & Homage of
Caldicot aforesaid

The Jurors aforesaid upon their Oath present that Tho:
Dummon²⁶ because he hath trespassed with one Mare in the
Fields of Caldicot aforesaid within this Manor contrary to Custom
of the s^d Manor and that the s^d Tho: Dummon with four
Swine & one Hen Henry Cooper with one Swine W^m Brewit with
one Swine Tho: Cgdm for the like with one Mare W^m Woodcock
with one Swine Shelhorn with one Swine & Tho:
Samson with one Swine because they are in the like Defect
Therefore they are and each & every of them is in the Mercy of
the Lord as appears over their Names respectively

Afforons of the Verdict of the
Inquest & Homage aforesaid } Robert Saerton }
Lewis Woodcock } Sworn

Mary King Widow
& Executrix of Tho: King

1:

At this Court It is testified by John Hand one of the
Deemors of Caldicot aforesaid (how so in open Court sworn) That on the
Eleventh day of June last past Thomas King a customary Tenant
of the Manor aforesaid Did out of Court surrender by the
Rod into the Hands of the Lord of the said Manor by the Hands &
Assentance of the said John Hand according to the Custom
thereof All his Copyhold Estate being in the Field &
Liberties of Caldicot aforesaid To the Use & behoofe of such
Person or Persons for such Uses Intents & Purposes as by his last
Will & Testament he had devised directed or appointed or should

devise direct or appoint the same according to the Custom of the said
 Manor Which said Thomas King did make his last Will and
 Testament in Writing bearing even Date with the said Surrender and is
 since lately dead by which said last Will and Testament / produced here
 in Court / he devised in the Words following (that is to say) Item
 I give devise and bequeath unto Mary my beloved Wife All that my
 Freehold House and one fourth part of my Freehold Estate thereto
 adjoining And also one Quarter of a Yard Land Copyhold which my
 Uncle William King purchased of Dorothy Stelhorn which I have
 surrendered or do intend to surrender to the use of this my Will for
 during the Term of her natural life and after her Decease To the use
 and Bechose of my Son Thomas King his Heirs and Assigns for ever
 Item I give devise and bequeath unto my Son Thomas King All the
 Rest of my Copyhold Estate lying and being in the Manor of Baldicot
 aforesaid with all and singular the Appurtenances thereunto
 belonging when he comes to the Age of one and Twenty years
 And now at this Court comes in her proper person the said Mary King
 and humbly prays of the Lord of this Manor that she may be admitted
 Tenant to the said Quarter of a Yard Land with the Appurtenances
 To whom the Lord by the said Deputy Steward hath granted Seizin
 thereof by the Rod To hold to the said Mary King and her Assigns in
 Form aforesaid at the Will of the Lord according to the Custom of the said
 Manor by the Rents and Services therefore due and of right accustomed
 and she gives to the Lord for her firmness in this Margin and she is admitted
 Tenant thereof and hath performed her fealty

Thomas King
 Son and Devisee of
 Thomas King deceased
 2.

In this Court It is testified by John Hand one of the Decisors of
 Baldicot aforesaid (he is sworn in open Court) that on the Eleventh Day
 of June last past Thomas King a Customary Tenant of the Manor
 aforesaid Did out of Court surrender by the Rod into the Names of the
 Lord of the said Manor by the Hands and Acceptance of the said John
 Hand according to the Custom thereof All his Copyhold Estate lying &
 being in the fields and Liberties of Baldicot aforesaid To the use and
 Bechose of such Person or Persons and to and for such uses Intents
 and Purposes as by his last Will and Testament he had devised directed
 or appointed or should devise direct or appoint the same according to
 the Custom of the said Manor Which said Thomas King did make
 his last Will and Testament in Writing bearing even Date with the said
 Surrender and is since lately dead by which said last Will and