

1334

young & older birds in family  
at different stages.

Treatment for the young - return to 2-53-

2<sup>o</sup> 3

2<sup>o</sup> 4

page 57

older now. 2<sup>o</sup> 6

page 93 2

2<sup>o</sup> 2<sup>o</sup> 6

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The Manor of Liddington

1746.

1397

v.

At the View of Frank Pledge and also the Great Court  
with Caldecot in the County of Rutland.

Baron of the Right Honourable Bironlowe 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 Thirty Six And from thence by Adjournment continued until the  
Thirteenth day of April then next following before John Wyche Gentleman Deputy  
Steward of the Court there.

Mich. 1746.

Inquest and Homage  
of Liddington aforesaid.

Moses Allon  
John Pretty  
John Hill  
Thomas Pretty  
Clement Pretty  
John Allon  
John Williamson  
John Harrow

Tho: Colwell  
James Ridgley  
Edward Sharman  
Daniel Curtis  
Walter Stoakes Swoen.  
Anthony Ridgley  
and  
John Wright

Inquest and Homage  
of Caldecot aforesaid.

William Cave  
Sam: Stoakes  
Lewis Woodcock  
Wm: Hill  
John Brown  
Thomas King  
Robert Lackson  
John Hand

Wm: Reddall  
John Cork  
Robert Colwell  
George Brown  
Wm: Morris Farmer Swoen.  
John Brown Farmer  
and  
George Reddall

Officers elected for  
the year ensuing.

Constables of Liddington

Tho: Pretty  
Edward Sharman Swoen.

Shield Reeves there

John Harrow  
Edward Sharman  
John Williamson  
Clement Pretty Swoen.

Freelboroughs and Dibberecoed	John Wright Thomas Hill	{ Swoen.
Surveyors of Weights and Measures & Alstasters	John Kerighty Thomas Hill	{ Swoen.
Deemers for taking Surrenders	Mosse Allen John Petty Tho. Petty John Hill	{ Swoen.
Pinder and Swold keeper	Robt Parsons.	Contm <sup>d</sup> .
Rentreeve	Henry Sumpter.	Contm <sup>d</sup> .
Constable of Caldecot	William Cave Robert Lector	{ Swoen.
Swoldreeve Surveyors of Weights and Measures & Alstasters there	Edw. Mugleton Thomas Ogden	{ Swoen.
Deemers for taking Surrenders	Lewis Woodroffe William Hill	{ Contm <sup>d</sup> .
Freelboroughs and Dibberecoed	George Brown John Hand	{ Swoen.
Pinder	Simon Kimmington.	Contm <sup>d</sup> .
Rentreeve	Wm. Hill	. Swoen.
John Stowit.	James Symey of Liddington John Shalmon of the same Thos Sam <sup>r</sup> John Chapman of the same Abraham Cant of the same Ann Shelton of the same John King of the same Isaac Cant of the same James Murdoch of the same Robert Lector of the same others Samuel Smith of Calderot William Tewland of the same Thomas Deason of the same William Woodroffe 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 Oaths present that  
 Homage of Liddington aforesaid William Smith boraus who hath been a Freeman and an  
 Inhabitant of 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 Manore

and that Anthony Shadong Edward Beven are in the like Default and that Henry Talbot Esq<sup>r</sup> borauer who is a freeholder of this Manoe for his whole Lands and Tenements in Liddington aforesaid and did not appear at this Court Baron to perform his suit and service thereto according to the custom of the said manor and that Philip Ward Esq<sup>r</sup> William Bancourt Clark John Brown and William Reeves borauers they are in the like and that Jonathan Adoick borauer who is a customary Tenant of this Manoe for his customary Lands and Tenements in Liddington aforesaid and did not appear at this Court Baron to perform his suit and service thereto according to the custom of this Manoe and that Thomas Moyall Edward Mason Thomas Ireland and Thomas Prech<sup>r</sup> the younger are in the like Default and that Henry Talbot Esq<sup>r</sup> borauer who is a freeholder or Tenant at the will of the Lord of this Manoe for Lands and Tenements he holds of the Lord of this Manoe and did not appear at this Court Baron to perform his suit and service thereto according to the custom of this said Manoe and that William Laratt and Hogges borauers they are in the like Default and that Anthony Pidgley borauer who hath trespassed with a Horse in the fields having no Right of Common there and that Diana Laratt John Wright borauers they are in the like Default and that Lawrence Manton borauer he hath trespassed upon a certain Part of the Pasture called Bishops half contrary Order and the custom of this Manoe and that Edward Shaeffer borauer he hath sold by Weight too light Contrary to the Statute and that Jonathan Adoick borauer is in the like Offence and that Thomas Dunmow of Lynton borauer who is a common Brakeman and hath sold Wine within the manor which was too light and hath broken the spigot thereof and that Robert Laratt borauer who hath trespassed by laying Timber upon the Lords waste contrary to the custom of this Manoe and that the said Robert Laratt borauer he hath trespassed by laying a Dunghill upon the Lords waste contrary to the custom of this Manoe and that Clement borauer 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 borauer he hath trespassed by weathering a Mass and Coal in the Khal field contrary to Order and that Thomas Drake borauer he hath not covered his stones Pitt within this Manoe to the great Dangre of the Inhabitants of the said Manoe & others passing and expusing thereof and that

3<sup>d</sup>

Edward Clark Edward Armesby of Thorpe Brywater borawer they  
are in the like officer and that William Smith borawer who hath plowed upon  
a Mowelton within this manor contrary to the custom thereof  
Therefore they award vassal and every of them is in the mercy of  
the Lord of this manor as appears over their names respectively.

Affeerors of the Verdict — Moses allong  
of the and Sworn.  
Inquest of homage aforesaid John Hill —

The Verdict of the Inquest and Homage } The JURORS aforesaid upon their oaths presency  
of Calderot aforesaid } That Henry Henry Newboen borawer who hath been  
a Roviant and an Inhabitant at Calderot aforesaid within the bounds of  
this view of frankpledge for the space of one year and more and did not  
appear at this view of frankpledge to perform his suit and service therew  
according to the custom of the said manor and that Walter ffrawman gent<sup>3d</sup>  
borawer who 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 therew according to the custom of the said  
manor and that John Newboen Kigg borawer 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 therew  
according to the custom of the said manor and that Thomas Embery<sup>3d</sup>  
Walter ffrawman Ann Bradshaw Mary Morris widow Ann Jones<sup>3d</sup>  
Mary Russell and John Russell are in the like Default and that Ann<sup>3d</sup>  
Bradshaw borawer she is a freeholder or Tenant at the will of the  
Lord of this manor for her lands and tenements held of the Lord of this  
manor and did not appear at this court Baron to perform her suit  
and service therew according to the custom of the said manor and that  
Walter ffrawman and Stephen Morris are in the like Default and that  
John Hand borawer he hath resided with one Mar in the Common  
fields within this manor having no right of common there and that  
Thomas Colman borawer he is in the like officer and that William Hill<sup>3d</sup>  
with one swine there William Woodcock with two swine there Benjamin  
Timson with three swine there Henry Cooper with one swine John<sup>3d</sup>  
Hand with two swine John Russell with one swine Humphrey<sup>3d</sup>

20  
Mugleton with one swine

1746.

3.  
Majes teidow with two swine

Robert Sholtoin with two swine

Brown teidow with two

Swines are in the like Offence and that John Motey borawes & he hath not repaid  
and in good repair kept his Pasture Banks within this manor contrary  
to the Custom of the said manor and that Thomas Samson borawes & he hath  
trespassed with one swine in and upon the common fields of Lalestone  
aforesaid before It was in contrary to Order and the custom  
of this manor Therefore they are and each hold every of them is me-  
thamery of the Lord of this manor as appears over their names  
respectively.

Affector of the Verdict

Wm Cave

of the

and

Swoen.

Inquest and Homage afores. 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 Jurores aforesaid by and with the Consens  
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 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 Intentions  
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.  
Baxter a only syster  
of Christopher Neivison  
Neivison deceased

At this Court it is found by the Homage of Liddington aforesaid  
that Christopher Neivison of Thorpe Brywater lately deceased of one  
Customary Mysusage or Tenement Situated in Thorpe Brywater  
aforesaid AND ALSO one half yard of arable land Meadow and  
Pasture thereto belonging lying and being in the several fields  
precincts and Territories of Thorpe Brywater and Liddington aforesd  
containing by estimation thirty acres with the Apertances  
formerly 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 & d<sup>r</sup> 21 Oct 1748  
to Wm. Baxter

other half yard of arable Land Meadow and pasture lying and being in  
the several fields Prements and Territories of Thorpe by water and  
Liddington aforesaid containing by estimation other thirty Acres with  
the Aperturances also formerly the estate of the said Sarah Taylor  
and others held by copy of Court Roll under the yearly rent of Six  
Shillings AND that Mary the wife of William Baarter is the only  
Sister and Heir of the said Christopher Neivison AND NOW  
at this Court comes the said Mary wife of William Baarter and  
humbly prays the Lord of the said Mannor that she may be admitted  
Tenant to the said Several Premises with the Aperturances thereto  
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 said Several Premises with the Aperturances unto the said  
Mary Baarter her Heirs and Assigns at the will of the Lord  
according to the custom of the said Mannor RENDERING therefor  
Yearly to the Lord the several yearly rents therewith due 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 thereto and hath performed her fealty.

W<sup>t</sup> — 6 —  
rent — 6 —  
fine — 6 —  
fines — 6 —

John Manton as  
only Son & Heir of  
Tho<sup>r</sup> Manton decd

2:

At this Court it is found by the Homage of Liddington aforesaid that  
Thomas Manton of Liddington aforesaid Carpenter deceased late  
a customary Tenant of this Mannor Died seized of ONE Acre of  
arable Land with the Aperturances lying and being on a certain  
Hawling called Coat Hawling in Liddington aforesaid within the said  
Mannor held by Copy of Court Roll of the said Mannor under the  
Yearly service of one shilling 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 Mannor that he may be admitted Tenant to the premises  
aforesaid with the Aperturances 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

Rent - " - " £  
Fme - " - " £

4.

1746  
Promises aforesaid with the Apertances unto the said John mantone,  
his Heirs and Assigns at the will of the Lord according to the Custom of the  
said Maner Renderung thereto yearly to the Lord the yearly  
rent of two shillings and performing all other services of right accustomed  
and he gives to the Lord for his ffeine one shilling and he is admitted a  
tenant thereto and hath performed his yearly.

Sam'l Stoakes —  
to  
himself and his Daue  
Eliz Cave —

3:

C<sup>t</sup> At the said day of adjournment of this Court It was testifed by William  
Hill one of the Deiners and Customary Tenants of this Maner (here to be open  
Court sworn) that on the fifteenth day of February in the year of our Lord one  
thousand seven hundred and forty six Samuel Stoakes one of the Customary  
Tenants of this Maner Did out of Court Surrender into the hands of the  
Lord of the said Maner and by the hands of the said William Hill and by  
the rod according to the Custom of the said Maner All his the said Samuel  
Stoakes Quarters Land which he purchased of Widow Irland Containing by  
Estimation nine Acres One Rod of arable Land and Lvi ground / by the  
same or less / with all and singular their and every of their Apertances  
in Calderot aforesaid and then in the Tenure and Occupation of the said Samuel  
Stoakes To the use and behoofe of the said Samuel Stoakes 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 Maner AND NOW at the said day of  
adjournment of this Court come in their proper Persons the said Samuel  
Stoakes and Elizabeth Cave and Humbly pray the Lord of the said Maner  
that they may be admitted Tenant to the premises aforesaid with the  
Apertances To whom present here in Court the Lord by the said  
Deputy Steward hath granted his in therof by the rod To have  
and to hold to the said Samuel Stoakes and Elizabeth Cave according  
to the said Surrender at the will of the Lord according to the Custom of the said  
Maner Renderung thereto 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 ffeines as in the margin

Present ~ 2<sup>nd</sup> 6.

John  
Hm  
Hm

Anthony Ridgley q  
to  
John King & wife  
A.

Cop: made & do to  
J. King 12<sup>th</sup> Oct. 1750.

T. H.

Present ~ 1  
Present ~ 1  
John ~ 1  
Hm ~ 1  
Hm ~ 1

and they are admitted Tenants therof and have performed their fealties.

100

At the said day of Adjournment of this Court It was testified by Moses Allen one of the Deemers and Customary Tenants of this Manor (hereinafter upon Court sworn) That on the Eleventh day of April one thousand Seven Hundred and Forty Seven Anthony Ridgley was of the Customary Tenant of the said Manoe Did out of Court Surrender into the Hands of the Lord of the said Manoe and by the Hands and Assistance of the said Moses Allen and by the rod according to the Custom of the said Manoe All his the said Anthony Ridgley's two acres and half and One tenth of arable land and ley ground lying dispersedly in the fields and Liberties of Liddington aforesaid with all and singular the Appurtenances to the said premises belonging in Liddington aforesaid and then in the tenures and Occupations 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 Decease to the several behoofs of Alice King youngest Daughter of the said John and Alice King and to her Heirs and Assignees forever according to the Custom of the said Manoe AND NOW at the said day of Adjournment of this Court comes in their proper persons the said John King and Alice his wife and humbly pray the Lord of the said Manoe that they may be admitted Tenants to the premises aforesaid with the Appurtenances To whom presented herin Court the Lord by the said Deputy Steward hath granted by his self by the rod 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 Manoe PENDING therefore yearly to the Lord the yearly rent of One Shilling & 10 pence a year and one Shilling and performing all other Services thereto formerly due and of right accustomed and they are admitted Tenants therof and have performed their fealties.

Joseph Sculthorpe 1740.  
to  
Tho: Goodwin & wife 5.  
It is found by the said day of adjournment of this Court it was testifyed by William Hill one of the Deneys and Customary Tenants of this manor thereto in upon Court sworn that on the Eleventh day of December one thousand seven hundred forty six Joseph Sculthorpe one of the Customaries and Tenants of this manor did out of Court Surrender into the Hand of the Lord of the said manor and by the Hand of and Acceptance of the said William Hill and by the rod All that the said Joseph Sculthorpe

Copy made & do to  
Tho: Goodwin 1<sup>st</sup> Apr  
1740.

half yard land containing by estimation seventeen acres by the same more or less with all and singular their and every of their Appurtenances to the said half yard land belonging in Calderot aforesaid and there in the Tenure and Occupation of William Morris To the use and behoof of Thomas Goodwin of Stokdryme the same County and his executors and to the Heirs and Assigns of the said Thomas Goodwin for ever at the will of the Lord according to the Custom of the said Manoe AND NOW at the said day of adjournment of this Court comes in their proper Persons the said Thomas Goodwin and Tomperaux his wife and humbly pray the Lord of the said Manoe that they may be admitted Tenants to the premises aforesaid with the Appurtenances according to the said Surrender To whom (present herein Court) the Lord by the said Deputy Steward hath granted Swym therof by the rod To have and to hold the premises aforesaid with the Appurtenances unto the said Thomas Goodwin and Tomperaux his wife and their Heirs and Assigns of the said Thomas Goodwin at the will of the Lord according to the Custom of the said Manoe Rendring therefore yearly to the Lord the yearly rent of two Shillings and six pence and performing all other services therefor formerly due and of right accustomed and they give to the Lord for their fines two Shillings and six pence and they are admitted Tenants thereof and have performed their Oyalty.

W<sup>m</sup> Baxter a sonly  
son and next Heire  
of Mathew Baxter and  
Amey his wife deceased

6:  
All the said day of adjournment of this Court it was found by the Homage of Calderot aforesaid that Mathew Baxter late of Calderot aforesaid Blacksmith deceased late a Customary Tenant of this

Mannor lately disseised of one Quarter of a yardland containing by estimation Eight acres and three roods of arable by meadow and pasture ground (now or less lying and being dispersedly in the fields precincts and Territories of Calderot aforesaid with the Apurts held by Copy of Court roll of the said Mannor under the yearly rent of two shillings and six pence three shillings AND ALSO that the said Mathew Bracter and Amy his wife (which said Amy died before the said Mathew Bracter) held to themselves successively and to the Heirs and Assigns of the said Amy One messuage and One close thereto adjoining in Calderot aforesaid held by Copy of Court roll of the said Mannor under the yearly rent of six pence AND that the said Mathew Bracter and Amy his wife did without any surrender thereof made AND that William Bracter of Sharpes Mywater Farmer is the only son and Heir of the said Mathew Bracter and Amy his wife AND now at the said day of Adjournment of this Court comes in his proper Person the said William Bracter and humbly prayeth the Lord of the said Mannor that he may be admitted Tenant to the premises aforesaid with the Apurts to whom present herein Court the Lord by the said Deputy Steward hath granted Sir in the wosby the rod To have and to hold the premises aforesaid aforesaid with the Apurts unto the said William Bracter his Heirs and Assigns at the will of the Lord according to the custom of the said Mannor rendering therefor yearly to the Lord the yearly rent of two shillings and six pence three shillings and six pence and performing all other services thereto formerly due and of right accustomed and he gives to the Lord for his services as in the margin and he is admitted Tenant therof and hath performed his fealty.

Re  
Off  
P  
Adm  
Cop  
Adj

Reent 2: 6: 6<sup>2</sup>  
Kent 6  
Hire 2: 6<sup>2</sup>  
Hire 6

William Brown  
to  
Tho: Brown his Sonne

At the said day of Adjournment of this Court William Brown of Stolt on the 27th inst in the County of Leicestershire (only son and Heire of William Brown deceased by his wife <sup>also deceased</sup> <sub>recessed</sub> Tenant of the said Mannor) Do on the twenty seventh day of March in the year of our Lord one thousand seven hundred and eightyeven out of Court surrendered into the hands of the Lord of the said Mannor

1746.

by the hands and Acceplaces of John Wychel Gentelman Deputy Steward  
of the Court for the said manor All that Cottage situate and lying in  
Siddington 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 (whiche  
said Cottage has been lately rebuilt) and the Reversion and Reversion  
Remainder and Remainders therof To the use and Behoofe  
of Thomas Brown (his youngest son) of Holt aforesaid Brasier  
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 prayes  
the Lord of the said Manor that he may be admitted Tenant to the  
premises aforesaid with the Appurtenances To whom presented  
herewithin 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 Renderinge therfore yearly to the Lord the  
yearly Rent of one Shilling and a penny and performing all other  
Services therfore formerly due and of right accustomed and he gives to  
the Lord for his Rents as in the Margin and he is admitted Tenant  
thereof and hath performed his Rents.

*Ex: by J. Wyche, Dpy Steward*

*Extract of Affidavit  
Admirons made out.*

The manor of Liddington  
with Caldecot in the County of Northamptonshire  
At the view of Frankpledge and also the Great Court  
Baron of the Right Honourable Brownlow Earl of Exeter

Much. 1717. 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 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 space 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 Bowes  
Gentleman Deputy Steward of the Court there.

Inquest and Homage  
of Liddington aforesaid

Moyses Allen	Joseph Pretty
Thomas Pretty	Edward Sherman
John Hill	Isaac Cant
Clement Pretty	William Rue
John Faulkner	Anthony Ridgway
John Allin	Daniel Curtis
John Farmer	and
John Pretty sen:	Walter Stokes

Sworn.

Inquest and Homage  
of Caldecot aforesaid

Thomas King	John Hand
Robert Larkton	John Cork
William Cave	John Brown Junr.
William Hill	Wm. Riddell
William Morris	George Riddell
Lewis Woodroffe	Robert Colwell
John Brownson	and
George Brown	Thomas Augden

Sworn.

Officers elected for  
the year ensuing

Constables of Liddington

Robert Larkton  
Wm. Rue

{ Sworn.

Witnesses there

Clmt. Pretty  
John Williamson  
John Allin  
Isaac Cant

{ Contin.  
Sworn.

Freeboroughs and Dikeeves

1747.

Isaac Cant  
Watson Cave

{  
Swoen.

Surveyors of Weights and Measures of Alstaves

Isaac Cant  
Watson Cave

{  
Swoen.

Decimers for taking surrenders

Moses Allen  
John Pretty  
Tho. Pretty  
John Hill

{  
Contin'd.

Pinder and Field keeper

Robert Parsons

Contin'd.

Rent Reeve

Tho. Pretty

Contin'd.

Constables of Calderot

Wm. Hill

Wm. Morris

{  
Swoen.

Highreeves Surveyors of Weights and  
Measures and Alstaves there

Wm. Cave  
Robt. Lenton

{  
Swoen.

Decimers for taking surrenders

Louis Woodroffe  
William Hill

{  
Contin'd.

Freeboroughs and Dikeeves

George Riddell  
John Coet

{  
Swoen.

Pinder

Simon Rimmington

Contin'd.

Rent Reeve

William Hill

Contin'd.

Essonis towit

Edmund Sissons 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

Mouage of Liddington aforesaid

The Jurors aforesaid upon their Oath present to

that William Robinson by cause he hath been a Runian

and an Inhabitant at Liddington aforesaid within the Province of this  
View of Cranbidge and did not appear at this View of Cranbidge  
to perform his suit and service there according to the custom of the  
said Manoe and that John Proades and Thomas Drayton the younger  
are in the like Default and that Henry Talbot Esq; by cause he is  
a freeholder of this manor for his household 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 Phillip Ward Esq<sup>t</sup> borrows he is in the like Default  
and that John Walker borrows 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 this Manor and that Thomas Boyall,  
William Poons and William Larrett are in the like Default and that  
Henry Talbot Esq<sup>t</sup> borrows he is a Landholder & Tenant at the  
will of the Lord of this Manor for Lands 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 William Wright borrows he hath  
reshaped with his sheep in the Common Fields within this Manor  
not having right of common there and that Thomas Deake borrows  
he hath not shewed his Stone Pit within this Manor to the  
great danger of the Inhabitants of this said Manor and others  
passing and reshaping there and that Robert Clarke and Edward  
Armby of Thorpe Brywater borrows they are in the like Default  
and that Robert Larret borrows he hath made a Dunghill in the  
Town Street upon the Waste Ground belonging to the Lord of this manor  
contrary to the custom therof and that Watson Cave borrows he hath  
incroached upon the Lord's 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 Manor and that Francis Gibbons for  
he hath incroached upon the Lord's waste by erecting or causing to be  
erected a Hall in Liddington within this Manor contrary to Law  
and the custom of this Manoe and that that Robert Smith borrows  
he hath reshaped 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 Manoe Therefor they are and each  
and every of them is in the mercy of the Lord of this Manoe as appears  
over their names respectively.

Afferoes of the Verd

8.

1747. Affeerors of the Verdict q<sup>u</sup> mōres aling  
of the and Sworn  
Inquest and Homage afores<sup>d</sup> & John Hill

The Verdict of the Inquest  
and Homage of Calderon afores<sup>d</sup> { The Jurores aforesaid upon their Oaths do say —  
— that all things are well.

Affeerors of the Verdict q<sup>u</sup> Thomas King  
of the H<sup>t</sup> d<sup>r</sup>  
Inquest and Homage afores<sup>d</sup> Wm. Hill

At this Court it was severally  
and respectively ordered by the  
several and respective — It is ORDERED by the Jurores aforesaid by and with the Consent of the  
Lord of this Māmoe and Steward of this Court that all former  
Inquests and Homages in the Orders which were made or which were in effect at the last Court held,  
Records following — and Court Baron held for this Māmoe other than such of them as  
are already performed or expired shall stand to remain continuall 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 voided or made  
void at any succeeding Court or Courts to be holden for this Māmoe.

Tho: Ireland ad —  
Youngest son and next Heir of John Ireland At this Court it was found by the Homage of Liddington aforesaid that  
John Ireland late of Liddington aforesaid did own of a Quarter of an  
Acre Land in the Fields of Liddington aforesaid held by copy of Court Roll  
under the yearly rent of two Shillings and six pence called ffewmansi  
Quarter of a yard 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 humblye prayes the Lord of the said Māmoe  
that he may be admitted Tenant to the fiefmises aforesaid with the  
Appurtenances To whom present herin Court the Lord by the said  
Doubtly Steward hath granted sigrim thereof by the rod To have  
AND TO HOLD the fiefmises aforesaid with the Appurtenances unto  
the said Thomas Ireland his Heirs and Assigns at the will of the  
Lord according to the custom of the said Māmoe PRENDING  
therewards yearly to the Lord the yearly rent of two Shillings and  
six pence and performing all other services therewards formerly

Mont 2<sup>nd</sup> 6: David of right accustomed and he gives to the Lord for his service in the  
Hmrs 4 2<sup>nd</sup> 6 Margin and he is admitted Tenant thereof and hath performed his  
Duty.

John Ireland  
to Watson Cave  
2.  
Copmacte dñe 1749. 4 Decr 1749.

At this Court it was testified by John Petty one of the Denevours and  
Customary Tenants of this Mannor (howtome upon Court sworn) that  
on the 24<sup>th</sup> 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 MESSUAGE  
in Leedington aforesaid then in the Tenure or Occupation of Elizabeth  
Ireland his Mother hold by Copy of Court Roll of the said Mannor  
Under her yearly Rent of four pence with the Apertures and within  
the Mannor aforesaid To the Head and Bchofe of Watson  
Cave his Heirs and Assigns forever according to the custom of the  
said Mannor AND HER 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 Apertures & to whom present two men  
Court the Lord by the said Deputy Steward hath granted license  
therof by the rod To have and to hold the premises aforesaid  
with the Apertures unto the said Watson Cave His Heirs  
and Assigns at the will of the Lord according to the custom of the  
said Mannor PRENTING thereof yearly to the Lord the  
yearly Rent of four pence and performing all other services  
therefore formerly due and of right accustomed and he gives to the  
Lord for his service in the margin and he is admitted Tenant  
thereof and hath performed his Duty.

Mary Hill aonly sonne  
and daie 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 held  
for the Term of her natural life ONE MESSUAGE with the Close called the  
Homestead thereto belonging in Calderot aforesaid with the Apertures

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within the said Manner holt by Copy of Court Roll of the said mannor in  
under the yearly Rent of four pence AND also one quarter of a yard  
Laud lying and being in the fields and Premises of Caldecote aforesaid with  
the Apurtenance within the Manner aforesaid held by the yearly rent of one  
Shilling and six pence is lately dead AND that William Hill the  
Younger of Caldecote aforesaid Weaver is the only Son and Heire 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 prayes  
the Lord of the said Manner 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 writing thereof by the rod  
To have and to hold the premises aforesaid with the Apurtenances  
unto the said William Hill his Heires and Assigns at the will of the  
Lord according to the custom of the said Manner PREVIDING HEREOF  
yearly to the Lord the yearly Rent of four pence and one Shilling  
and six pence and performing all other services therewith formerly  
due and of right accustomed and he gives to the Lord for his service in the  
Mangement he is admitted Tenant therof and hath performed his  
Martialy.

Plent and D: A  
Rent and I: 6:  
Hire - " 4  
Fees - " 6

Mary Pridmore ex only  
Daure next Heire of James Pridmore late of Starringworth in the County of Northampton Farmer  
late died Seized of ONE Cottage in Liddington aforesaid with the Apurtenance  
held by Copy of Court roll under the yearly Rent of two Shillings and two  
pence AND also one quarter of a yard land in Liddington aforesaid  
with the Apurtenances held by Copy of Court roll under the yearly Rent of  
two Shillings and four pence which said Pridmore was now in tenur of  
Walter Stokes, AND that Mary Pridmore an Infant of the Age of one year  
and three quarters of a year is his only Daughter and next Heire 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

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 Mary Piedmore her Heirs and Assigns at the will of the Lord according  
to the Custom of the said Manor Bending thereof yearly to the  
Lord the yearly rent of Two Shillings and two pence and two shillings  
and four pence and performing all other Services therefrom formerly due  
and of right accustomed and she gives to the Lord for her Service as in the  
Margin and she is admitted Tenant thereof but her fealty is suspended  
on Account of her Infancy 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 she the said Elizabeth Piedmore  
winding an Account and so forth

42  
Rents - 5<sup>l</sup> 2<sup>s</sup>  
Rents - 2<sup>l</sup> 4<sup>s</sup>  
Hms - 5<sup>l</sup> 2<sup>s</sup>  
Hms - 2<sup>l</sup> 4<sup>s</sup>

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 Yeoman late a customary Tenant of this manor lately  
dead Deed of One Cottag or Tenement with the Appurtenances in  
Calderot aforesaid held by Copy of Court Roll of this manor Under  
the yearly Rent of eight pence AND ALSO of two acres of Meadow  
lying in a certain Meadow called Stake Meadow with the Appurte  
within the said manor held 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 of Occupation of Thomas  
Deacon 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 Manors 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

25<sup>th</sup> March 1748 Note  
that was surrendered to the  
Rudkin & Susannah his wife  
& the two acres of Meadow  
were surrendered in Court to  
John Bullock.

19.

unto the said John Brown his Heires and Assignes at the will of the Lord  
according to the Custom of the said manor Reciting therewof  
Yearly to the Lord his yearly rent of eight pence and two pence 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 therewof  
and hath performed his Duty.

Plent  $\frac{1}{11}$  0  
Rent  $\frac{1}{11}$  2  
Hire  $\frac{1}{11}$  8  
Fines  $\frac{1}{11}$  2

John Pretty Tanne

to

Congers Park

Surr. inrolled.

1<sup>st</sup> Proclamation.

Be it remembered that on the thirtieth day of November in the year  
of our Lord one thousand seven hundred and fifty seven John Pretty  
of Liddington aforesaid Tenant a customary Tenant of the said manor  
Did out of Court Surrender into the Hands of the Lord of the said manor  
by the Hand of Moses Allen Decimur of the said manor according to  
the Custom thereof by the Rrod One Mowage and Tanage and Clove  
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 Congers Park Tanne of Moreton  
and to his Heires and Assignes for ever according to the Custom of  
the said manor NOW at this Court the first Proclamation was  
three times publively made in open Court that the said Congers  
Park Should appear in his proper Person or by his Attorney to  
be admitted Tenant to the said premises with the Appurtenances  
Default therewof 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 Congers Park did not appear but  
made Default.

Presentm<sup>t</sup> of the

Death of John Chapman  
inrolled

At the said day of Adjournment of this Court it was found and presented  
by the Mowage of Liddington aforesaid that John Chapman late a customary  
Tenant of this manor lately died Seized of all those several  
Peculiar and Particulars of arable Land Meadow Pastures and  
Lease Ground containing by estimation One Quarter of a yard Land  
called Simms 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 AND ALSO all those several pieces and parcels of  
arable land lying meadow Pasture and grass ground containing by  
Estimation One Quarter of a yard land called Simmers and Inlandes  
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  
which said Premises were then in the Tenure of John Farrat AND  
ALSO all that east part of a mansion House then in Tenure of  
Elizabeth Mayfayre widow of William Mayfayre deceased AND  
ALSO ONE Quarter of a yard land with the Aparts in Liddington  
aforesaid to the said mansion House belonging then in Tenure  
of Thomas Petty 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 Copies of Court  
Roll of the said manor bearing Date respectively the fifteenth  
day of October one thousand six hundred and Eighty eight and  
the twentieth day of October one thousand seven hundred and  
thirteen and held of the Lord of the said manor under two  
several yearly Rents of two shillings and two shillings  
AND ALSO ONE Quarter of a yard land with the Aparts in a  
messuage or Tenement in Liddington aforesaid formerly  
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 formerly  
in Tenure of Phillip Roby with the Barn Stable half yard and  
Aparts therunto belonging AND all that messuage or  
Tenement in Liddington aforesaid formerly in the Tenure of  
Elizabeth Sewell widow with the Aparts AND all that  
Moity or half part of all that yard land in Liddington aforesaid  
called Boners Great yard land with the Aparts in a  
messuage or Tenement in Liddington aforesaid held by  
Copy of Court Roll of the said manor under the  
yearly Rent of four shillings and eight pence and also

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all that other Mowry or half part of the said yard land called Bonner's  
Great yard land with the Appurtenance by Copy of Court Roll of the  
said Mowry under the yearly Rent of ffoue Shillings together  
with all and Singular the Appurtenances to the said several  
Promises belonging AND that John Chapman an Infant under  
the age of two only one years to wit of the Age of sixtyn Years  
and upwardes is the only son and Heir of the said John Chapman  
*1st. Part.*  
drowned NOV at this Court the first Proclamation was threwe  
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 p[ro]p[erty] or for Default  
therof the Lord of the said Mowry into his hands would take  
and value the same according to the custom of the said Mowry  
And the said John Chapman did not appear but made Default

Sarah Nevison Wid.

Mr. Baxter & Mary  
his Wife

RECOVERY.

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Copy made & att'd to  
Mr. R. Bowes 11<sup>th</sup>  
Novr 1748. J.M.

At the said day of adjournment of this Court came in their proper  
Persons Sarah Nevison (heretofore Sarah Hodgkin Spinster Widow  
of Christopher Nevison the younger heretofore of Thorpe Rywater  
in the said County of Rutland Gentleman who was son and Heir  
apparent of Christopher Nevison heretofore of Nottingham in the  
said County of Northampton Gentleman deceased William Baxter  
of Thorpe Rywater aforesaid Farmer and Mary his wife (late  
Mary Nevison Spinster) which said Mary Baxter is only sister  
and Heir of Christopher Nevison late of Thorpe Rywater aforesaid  
Farmer deceased who was only brother and Heir of Edward Nevison  
deceased which said Edward Nevison was youngest son and Heir  
of the said Christopher Nevison the younger Gentleman deceased  
and grandson of the said Christopher Nevison the elder of  
Nottingham aforesaid Gentleman deceased Customarily Tenant  
of this Mowry (she the said Mary Baxter being first Served,  
and Servedly examined by John Bowes <sup>Esq</sup> Deputy Steward (for  
this Town only) of the Court for the said Mowry and her to  
freely consenting) and in open Court did Surrender by the

Prod into the Hauds of the Lord of the said manor by the Hauds of the  
said Deputy Steward All that one Customary moeage or Tenement  
situate in Thorpe Bywater aforesaid AND ALSO ONE half yard of  
arable land meadow and Pasture thereto belonging lying and  
being in the several fields Prements and Territories of Thorpe  
Bywater and Loddington aforesaid containing by estimation  
Thirty acres with the appurtenances formerly the Estate of  
Sarah Taylor and others and held by copy of Court roll of the  
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 several fields Prements and  
Territories of Thorpe Bywater and Loddington aforesaid  
containing by estimation other Thirty acres with the  
appurtenances formerly the Estate of the said Sarah Taylor  
and others held by other copy of Court roll of the said manor  
under the yearly Rent of six shillings and the Reversions  
and Reversions Remainder and Remainders therof and all  
the Estate Right Title and Interest of them the said Sarah Neeson  
William Praxtor and many his wife and of every of them  
throrwn or thoro to TO THE USE AND PREFERENCE OF  
Honel Smith his Heirs and Assigns for ever according to  
the Custom of the said manor TO THE Intent that the  
said Honel Smith may be perfect Tenant of the Tenements  
and promised aforesaid with the Appurtenances and of the Customary  
Title therewof for the suffering and passing over good and  
perfect Right every therof according to the Custom of the said  
Manor AND NOW at this Court comes in his proper  
Person the said Honel Smith and humbly prays the Lord  
of the said manor that he may be admitted Tenant to the  
promised aforesaid with the Appurtenances according to the said  
Surrender To whom the Lord by the said Deputy  
Steward hath granted Siz in thoro by the rod TO

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have and to hold the Promises aforesaid with the Apeute  
unto the said Henelm Smith his Heires and Assigns at the will of the  
Lord according to the Custom of the said Mancot Bounding  
therefore yearly to the Lord the yearly Rent therof due and  
performing all other services of Right annexed but nothing  
is given to the Lord for a Fines or Rent as this Admision is had for  
better Assurance only and he is admitted Tenant therof but his  
Health is respected 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 Henelm  
Smith in a Plot of Land to wit of the said Customary Land and promises  
with the Apeute in the Jurisdiction of this Court held by Copy of Court  
Roll of the said Mancot and makes Protestation to prosecute his Plaintiff  
in the Nature and Form of the Rent of our Lord Thorking De me greffell  
Super Deseiz in am le frost at the Common Law according  
to the Custom of the said Mancot and finds Proofs to prosecute his  
said Plaintiff to wit John Dow and Richard Roe graves Proofs  
therupon to be made according to the Custom of the said Mancot  
against the said Henelm Smith returnable how immediately and  
so forth and it is granted to him and so forth and the s<sup>d</sup> Henelm  
Smith present how in Court fairly appears to the Plaintiff aforesaid without  
further Proofs.

AND hereupon the said Richard Law in his proper Person  
demands against the s<sup>d</sup> Henelm Smith the Customary Tenements and  
Promises aforesaid with the Apeute within the Jurisdiction of this  
Court as his Right and Inheritance at the will of the Lord by Copy  
of Court Roll of this Mancot according to the Custom of the said  
Mancot and into which the said Henelm Smith hath not entry but  
after the Desezin which Hugh Hunt therof 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  
seized of the said Customary promises with the Apeute in his

Domesnes of ffew and Right at the will of the Lord according to the Custom  
of the said Manner in time of peace in time of our Lord the King that now  
is by taking the Profites therewof to the Value and so forth unto which  
and so forth and therewpon he brings his suit and so forth

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

And hereupon the said Henkel Smith demandeth against  
the said Sarah Neivison William Baxter and Mary his Wife,  
Tenants by his Warrant the Customary Tenements and  
promises aforesaid in manner aforesaid and therewpon saith  
that he was seized of the Customary Tenements and promises  
aforesaid with the Apurto in his Domesne as of ffew and Right  
at the will of the Lord according to the Custom of the said Manner  
in time of Peace in time of our Lord the King that now is by taking  
the Profites therewof to the Value and so forth unto which and so  
forth therewpon he brings his suit and so forth

And hereupon the said Sarah Neivison 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 John Manton who warrants to them the  
Customary Tenements and promises aforesaid with the Apurto  
and so forth.

And hereupon the said Richard Law demandeth against the  
said John Manton Tenant by Warrant the Customary Tenements  
and promises aforesaid in manner aforesaid and so forth and saith  
that he was seized of the Customary Tenements and promises  
aforesaid with the Apurto in his Domesne as of ffew and Right  
at the will of the Lord according to the Custom of the said Manner in time  
of Peace in time of our Lord the King that now is by taking the Profites  
therewof to the Value and so forth unto which and so forth and therewpon  
he brings his suit and so forth

And hereupon the said John Manton Tenant by Marranty in his proper Person comes and defends his Right when he doth forth and saith  
 that the said Hugh Hunt did not Disseize the said Richard Law of the said Customary Tenement and promised with the Apurments  
 as the said Richard Law by his written Plaint Declaration above doth suppose whereof puts him self upon the Country and the Damages  
 of the Court aforesaid and the said Richard Law likewise did crave other  
 Laws to impale 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 afterwardes to wit at the said fifth Hour the said Richard Law cometh hew in Court in his proper Person and the said John Manton although solemnly called cometh not again but despaketh in Contumy and maketh Default therfore according to the Custom of this Maner. Therefor it is considered by this Court that the said Richard Law do recover his Seiz in against the said Honel Smith of the Customary Tenements and promised aforesaid with the Apurts to hold to the said Richard Law and his Heires forever at the will of the Lord according to the Custom of the said maner free from the said Honel Smith and his Heires forever AND  
 that the said Honel Smith have of the Customary Tenements and promised aforesaid of the said Sarah Newson Williams Baeter and Mary his Wife to the value and so forth within the maner aforesaid AND that the said Sarah Newson Williams Baeter and Mary his Wife have further of the Customary Tenements and promised of the said John Manton within the said maner to the value and so forth and that the said John Manton be in Meere and so forth.

And hereupon the said Richard Law craves the Proces  
 and precept of this Court to be directed to his May list to have  
 full Seiz in of the Tenement and promised aforesaid to be had  
 to him and it is granted to him returnable here immediately.  
 And afterwardes to wit on the same day and year after said

This Court Sitting come & holden into Court the said Richard Law and  
the Bayliff of this Court (to wit) Thomas Warren have & returneth that  
he by Virtue of the aforesaid Precept this same day hath caused  
full Seizm to be delivered to the said Richard Law of the said  
Customary Tenements & Premises so as aforesaid to recover as  
by the said Precept it was commanded so.

And hereupon at this Court comes in his proper Person  
the said Richard Law and humbly prayeth the favour of the Lord of  
the said Maner that he may be admitted Tenant to the Customary  
Tenements and promises aforesaid with the Apurts according to the  
Form and Effect of the said Proceedings and Execution of the Precept  
aforesaid and according to the Custom of the said Maner.

And thereupon the Lord of the said Maner in open Court  
by the said Deputy Steward hath granted and delivered unto  
the said Richard Law and his Heirs and Assigns by the rod  
Seizm of the Customary Tenements and promises aforesaid  
with the Apurts To have AND TO HOLD the Customary  
Tenements and promises aforesaid with the Apurts To have  
AND TO HOLD the Customary Tenements and Premises aforesaid  
with the Apurts unto the said Richard Law his Heirs and Assigns  
forever at the will of the Lord according to the Custom of the said manor  
PENDING thereof yearly to the Lord the yearly Rents  
thereof due and performing all other Services thereto formerly  
due and of right accustomed But nothing is given to the Lord for  
affine because this Admission is had for better Assurance only  
and he is admitted Tenant therof <sup>and hath for his seal his affalty</sup> and so forth  
By Virtue of which said Recovery the said Richard Law was  
Seized of and in the Tenements and Premises aforesaid with the  
Apurts in his Domains as of his and Right according to the  
Custom of the said Maner.

And Afterwards at this same Court came in their proper  
Persons the said ~~Richard~~ Richard Law Pendim Smith Sarah  
Nevison William Kneller and Mary his wife (she the 3<sup>d</sup>)

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Making his last Stab & dorwly examined by the said Deputy  
Steward and consenting) and in open Court did surrender by the said inton  
the Hauds of the Lord of the said Mammey by the said said Assent and  
of the said Deputy Steward All that the said Customary mōsuage or  
Tenement in Thorpe Baywater 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 Baywater and  
Liddington aforesaid containing by estimation Thirty Acres with  
the Appurtenances held by Copy of Court toll under the yearly 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 Prements  
and Societies of Thorpe Baywater and Liddington aforesaid containing  
by estimation other Thirty Acres with the Appurtenances held by other Copy  
of Court toll under the yearly Rent of Six Shillings To the Use  
AND Benefit of the said Mary Bracter her Heires and Assigns  
foreeoe Subject nevertheless to an Annuity or yearly Payment  
of the sum of Ten pounds to be paid by the said Mary Bracter  
her Heires or Assigns unto the said Sarah Nevison or her Assigns  
for and during the Term of her natural Life to be paid at two halfe  
yearly Payments by even and equal Proportions and Payments to be  
at the feast of Saint Michael the Archangel and of the blv. d lady the  
Virgin Mary the first Payment whereof to begin and be paid to  
the said Sarah Nevison at the feast of Saint Michael the Archangel  
now next ensuing AND further they the said Richard Law Honclay  
Smith and Sarah Nevison for themselves and their Heires  
respectively have fully freely and absolutely remised released  
and forever quit claim to the said Mary Bracter her Heires and  
Assigns All the Estate Right Title Interest Claim and Demand  
whatsoever of them the said Richard Law Honclay Smith and  
Sarah Nevison in or to the said Customary Tenements and  
privileges and every part and parcel thereof charged and chargeable  
nevertheless to the said Annuity or yearly Payment of Ten pounds  
a year to the said Sarah Nevison or her Assigns in Mammey aforesaid.

AND NOW at this Court convein <sup>hr</sup> ~~the~~ proper Person the  
said William Baxter and Mary his wife <sup>Baxter</sup> and humbly pray the  
Lord of this said Manner that they may be admitted Tenants to  
the premises aforesaid with the Apurts to whom presently  
howm Court the Lord by the said Deputy Steward hath granted  
soizin thereof by the rod To have and to hold the premises  
aforesaid with the Apurts unto the said William Baxter  
and Mary his wife <sup>Baxter</sup> in manner aforesaid at the will of the  
Lord according to the custom of the said Manner <sup>RENDING</sup>

thereof yearly to the Lord the yearly Rents of six Shilling and  
six Shillings and performing of all other services therof  
formerly used of right accustomed AND ~~they~~ <sup>the</sup> give to the Lord  
for these fines as in the Margin quod ~~they~~ <sup>the</sup> admitted Tenants  
therof and ~~have~~ <sup>bath</sup> performed ~~these~~ <sup>her</sup> fealties.

Point no 6" -  
Point no 6" -  
Point no 6" -  
Fines - 6" -  
Fines - 6" -  
12: -  
12: -  
12: -

Exeuted by J. Wyche  
Dept Stewd,

The Manor of Liddington  
with Caldecott  
In the County of Scotland

At the Town of Edinburgh and also  
the Great Court Baron of the Right  
Honorable Brownlowe Earl of Eastre-

Baron of Broughby 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 first day of October in the 22<sup>d</sup> year of the King, of our  
Sovereign Lord George the Second by the grace of God of Great  
Britaine France and Ireland King Defender of the Faith and in  
the Year of our Lord 1710 before John Wyche Esq<sup>r</sup> Deputy  
Aoward of this Court there and from thence by adjournment continued  
until the 20<sup>th</sup> day of March then next ensuing before  
Daniel Newarkton Com<sup>r</sup> Deputy Steward of this Court there

Inquest and Homage  
of Liddington aforesaid

Master Allen Spott	John Allen	Walter Heater
John Prosty	John Prosty	Mathy Ridgby
John Hill	Thomas Colwell	Wm. Reddall
Thomas Prosty	James Ridgby	Jos: Prosty
John Harrow	Edward Shewman	Hare Cant

1748.

Inquest and Homage  
of Caldecot aforesaid

Robert Laxton . . . . .	{	John Morris of Farmore . . . . .
Wm Cave . . . . .		Robert Colwill . . . . .
Lewis Woodcock . . . . .		George Brown . . . . .
Thomas King . . . . .		George Roddall . . . . .
William Hall . . . . .		Thomas Stokes . . . . .
John Hand . . . . .		Benjamin Timson . . . . .
John Cook . . . . .		and
John Brown . . . . .		Thomas Ogdon . . . . .

Officers elected for Constabls of Liddington . . . . .  
the Year ensuing —

Fieldwwoy there . . . . .	{	John Hill . . . . .
Town party . . . . .		John Allon . . . . .
John Allon . . . . .		Isaac Cant . . . . .
Isaac Cant . . . . .		

Harrowborough and Dikenswoy . . . . .  
Surveyors of Weights and Measures and Notaries . . . . .

Surveyors of Weights and Measures and Notaries . . . . .	{	Robert Staker . . . . .
Richard Morris . . . . .		Richard Morris . . . . .

Decrees for taking Surrenders . . . . .  
Pmider and Fieldwwoy . . . . .  
Rout rweve . . . . .

Mody Allon . . . . .	{	Mody Allon . . . . .
John party . . . . .		John party . . . . .
Tho. party . . . . .		contin'd
John Hill . . . . .		

Pmider and Fieldwwoy . . . . .  
Rout rweve . . . . .

Robt. Parsons . . . . .	{	Robt. Parsons . . . . .
Wm. Cave . . . . .		sworn

Constable of Caldecot . . . . .  
Fieldwwoy Surveyors of Weights and Measures and Notaries . . . . .

Lewis Woodcock . . . . .	{	Lewis Woodcock . . . . .
John Browne . . . . .		John Browne . . . . .
Wm. Hill . . . . .		Wm. Morris . . . . .

Decrees for taking Surrenders . . . . .

Lewis Woodcock . . . . .	{	Lewis Woodcock . . . . .
Wm. Hill . . . . .		Wm. Hill . . . . .
John Hand . . . . .		John Hand . . . . .

Harrowborough and Dikenswoy . . . . .  
Pmider . . . . .

Tho. Stokes . . . . .	{	Tho. Stokes . . . . .
Tho. Ogdon . . . . .		Tho. Ogdon . . . . .

Rout rweve . . . . .  
Sworn

Simon Rummington . . . . .	{	Simon Rummington . . . . .
Wm. Cave . . . . .		Wm. Cave . . . . .

Escons to wit Edward Manton of Liddington John Cox of the same  
Edmund Broughton of the same William Goodby of the same  
and others. William Hill the younger of Caldecot Thomas  
Rushin of the same Richard Ward of the same and others.

The Verdict of the  
Inquest and Homage

The Jurors aforesaid upon their Oaths  
of Liddington aforesaid present That John Walker Esq<sup>d</sup> because he hath been  
a resident and Inhabitant at Liddington aforesaid  
within the premises of this manor for the  
space of one year and more and did not appear at this court  
to perform his Suit and Service there according to the  
custom of the said manor and that Anne wife Robert  
Walker <sup>Esq<sup>d</sup></sup> widow Henry Green Lawrence  
Manton John Read<sup>d</sup> Thomas Routh<sup>d</sup> the younger and John  
Walker 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<sup>d</sup> the Rvrd<sup>d</sup> William ffancourt the Rvrd<sup>d</sup>  
Lawton John Brown and John Chapman because they are  
in the like default and that the Rvrd<sup>d</sup> William ffancourt  
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 Parrot<sup>d</sup> John Walker<sup>d</sup> Thomas  
Walker<sup>d</sup> Thomas Boyall<sup>d</sup> Thomas Drakes<sup>d</sup> Edward Mason  
Thomas Lowing<sup>d</sup> 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 Rvrd<sup>d</sup> William ffancourt  
clerk because he hath trespassed by depasturing our Cows  
upon the other pastures within this manor ~~without the~~<sup>156</sup>  
~~manor~~ contrary to the custom thereof and that Thomas Hill  
and Edward Givins<sup>156</sup> because they are in the like offence

And that the said Edward Vines because he hath been a common Trespasser upon Holbrook with one Sheep he not having right of common there And That Thomas Funnors because he is a common Baker and Seller of Bread and hath sold Bread within the Manor aforesaid having broken this custom thereof And That Thomas Godding of Stokesley because he hath trespassed with three Horses in the two fields within this Manor contrary to the custom thereof and that John Parrett John Hallinse and the two Wm ffancourt because they are in the like offence And that Watson Cave because he hath trespassed by digging a Saw pit and laying Timber in and upon the Lord's waste within this Manor contrary to the custom thereof And that Robert Clark because he hath dug a stone pit over the road sides within this Manor aforesaid and hath not fenced them same to the great danger of the Inhabitants of the said Manor and others passing and repassing there and that Thomas Dixie and Edward Hemby of Thorpe because they are in the like offence And that Robert Larratt because he hath trespassed by laying a dunghill upon the Lord's waste within this Manor aforesaid contrary to the custom thereof Therefore They are and each and every of them is in the Money of the Lord of this Manor as appears over their Manors respectively.

Affereors of the Verdict }  
of the }  
Inquest and Homage }  
of Caldecot aforesaid }  
and }  
Sworn }  
Augst and Homage aforesd }  
Tho: Parrett

The Verdict of the  
Inquest and Homage  
of Caldecot aforesaid

The Jurors aforesaid upon their Oaths  
present That Thomas Bacon because he hath  
been a resident and Inhabitant at Caldecot aforesaid

within the precincts of this Maner of ffanchs his pidge for the space  
of ones 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 Maner and That William Cave Stephen Morris William  
Morris John Morris Thomas Rydhook Thomas Egman  
because they are in the like default and that Watson Tookry  
clerk because he is a ffustholder of this Maner for his ffirhold  
Lands 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 ffrawman Esq.  
hath in the like Default And that the said Watson Tooker-  
er Clark because he is a customary Tenant of this Manor for  
his customary Lands and Tenements in Caldecot aforesaid and  
did not appear at this Court Baron to perform his Suit &  
Services there and that John Trigg Esq. by common  
Emry Walter ffrawman Curteis Widow of Barrowdon

Bradshaw Aughton Morris Richard Ward &  
Browns Widow and Thomas Colman because  
they are in the like Default And that Henry Talbott Esq.  
because he is a leaseholder or Tenant at the Will of the Lord  
of this Manor for Lands and Tenements which he holds  
of the Lord of this Manor and did not appear at this Court  
Baron to perform his Suit and Services there according to  
the Custom of this Manor and that the aforesaid Watson-  
Tooker Clark Walter ffrawman and Aughton Morris because  
they are in the like Default And that Thomas Colman  
because he hath trapsed with one Horse in the fields  
within this Manor contrary to Order and the Custom of the said  
Manor and that John Mayd because he is in the like offence  
and that William Woodcock for trashing with one Horse  
in the fields within this Manor contrary to the Custom  
thereof and that Thomas Taylor Humphrey Muggleton  
Henry Cooper William Browne John Carter John Nipoll  
the Elde Thomas Austin Browns Widow  
Mayd Widow with three sons and Robert Shilhorn with  
the like because they are in the like offence And that  
John Morris because he hath been a common Trasher with  
his sons 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 Aughton Morris for the like with his sons  
Therefore they are and each and every of them within the service of  
the Lord of this Manor as appears over their names are  
witnesses

Affidors of the Verdict Robert Lyston &  
of the Inquest and swoon  
and Homage aforesaid Lewis Woodcock

At this Court was severally  
and respectively ordered by the Jury  
and respective Inquists and Notaries  
in these words following

1748.

N.

It is Ordered by the Jury aforesaid by  
and with the consent of the Lord of the Manor and  
Afterward of this Court that all former Orders which  
were made or which were in force at the last Court and Court  
Baron held for this Manor other than such of them as are already  
performed or expunged shall stand remaine continuall and have full force  
power and effect to all intent and purpose whatsoever until the  
said Orders or any of them shall be altered regristed or made void  
at any succeeding Court or Court to be holden for the said Manor.

Sam'l Tooksy an  
Inquer & Notary  
Tooksy —

(1)

Copy made 6<sup>th</sup> Oct

At this Court it was testified by Willm Hill  
one of the Desires and Customary Tenants of this Manor —  
(unto me open Court sworn) That on the twentieth Day of May  
one thousand seven hundred and forty eight Baron Tooksy of  
Uptingham in the said County of Northamton widow 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 acceptance of the said Willm Hill according  
to the custom of the said Manor All his four acres of Arable  
Land and grass ground lying dispersed by in the fields and  
Liberties of Goldscot aforesaid with all and singular trees and  
any of their appurts and held by copy of Court roll of the  
said Manor under the yearly rent of one shilling and ~~three~~ <sup>thre</sup> pence  
the times and corruption of John Court To the Use and  
Behoofe of her son Samuel Tooksy of Stockingham in the  
County of Northamton Tooksy his Servis and assigns for ever  
according to the custom of the said Manor And now at this Court  
convenie in his person the said Samuel Tooksy and humbly prayes  
the Lord of this Manor that he may be admitted Tenant to the  
parts aforesaid with the appurts To whom the Lord by the  
said Tooksy granted these lands by the rod  
To have and To hold the parts aforesaid with those  
appurts unto the said Samuel Tooksy his Servis and assigns  
at the will of the Lord according to the custom of the said  
Manor Noting therfore yearly to the Lord the yearly rent  
therefor due and performing all other services of right accustomed  
and his queys to the Lord for his fees and the Marquis and his ad  
mitted Tenant therof and hath performed his fealtye

Sarah Whithrad  
on Suret of  
Thomas Whithrad

(27)

copy made 6 dd

At the said Day of Adjournment of this Court came in his proper person Thomas Whithrad 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 assistance of Daniel Warburton Esq & Deputy Sheriff (for this were only) of this Court for the said Manor All that Mowry or undivided half part of all that Mowry with the appurtenances belonging situated in Liddington aforesaid within the said Manor now in the hands of the said Thomas Whithrad being parcell of a copy of Court roll of this Manor bearing date the ninth day of October 1705 which Margaret Hodges widow deceased held for the term of her natural life from and after the decease of the said Thomas Whithrad To the use and behoofe of Sarah Whithrad his wife for and during the term of her natural life and from and after her decease to the uses and behoofs of the Appurtenances of the said Thomas Whithrad for ever according to the custom of the said Manor And now at the said Day of Adjournment of this Court came in his proper person the said Sarah Whithrad and humbly pray the Lord of the said Manor that she may be admitted Tenant to the farm aforesaid with the appurtenances To whom the Lord by the said Deputy Sheriff hath granted seignior thereof by the rod To have and To hold the farm aforesaid with the appurtenances unto the said Sarah Whithrad according to the said Surrender at the will of the Lord according to the custom of the said Manor and rendering therefor yearly to the Lord the yearly sum thereof due and performing all other services of right accustomed and she gives to the Lord for her fees as in the margin and shew admitted Tenant thereof and hath performed her fealty.

Dau<sup>t</sup> Cartis as only Son  
and next Heire of Dau<sup>t</sup>.  
Cartis the older deceased

(3)

copy made 6 dd

At the said Day of Adjournment of this Court it was found by the Homage of Liddington aforesaid That Daniel Cartis the older deceased late a customary Tenant of this manor had 100 Cottages with the appurtenances in Liddington aforesaid held by copy of Court

1748.

Roll of the said Manor under the yearly rent of  
 and that Daniel Curtis is his only Son and most Heire AND  
 now at the said Day of Adjournment of this Court comes in his  
 proper person the said Daniel Curtis and humbly prayes the  
 Lord of this Manor That he may be admitted Tenant to this  
 premises aforesaid with the appurtenances To whom the Lord  
 by the said Deputy Awarded it hath granted witness therof by the  
 rod To have and To hold the premises aforesaid with  
 the appurtenances unto the said Daniel Curtis his Heires and  
 assigns at the will of the Lord according to the custom of the said  
 Manor Rendring therefor yearly to the Lord the yearly  
 performing all other services of right accustomed  
 unto therefor due land his quare to the Lord for his issues arising  
 Margin and he is admitted Tenant therof and hath performed  
 his fealty.

rent  
due

Thomas Drakes as  
Youngest Son and  
Heire of Thomas Drakes  
deed

(A)  
Copy made & read

At the said Day of Adjournment of this  
 Court it was found by the Homage of Liddington  
 aforesaid That Thomas Drakes 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 Rovision expectant on the Death of John Drakes  
 widow of one cottage with the appurtenances in Liddington aforesaid  
 held by copy of Court roll of the said Manor under the yearly  
 rent of one penny And That Thomas Drakes is his youngest  
 Son and most Heire And now at the said Day of  
 Adjournment of this Court comes in his proper person the said  
 Thomas Drakes and humbly prayes 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  
 Awarded it hath granted witness therof by the rod To have  
 and To hold the premises aforesaid with the appurtenances unto the  
 said Thomas Drakes his Heires and assigns at the will of the  
 Lord according to the custom of the said Manor Rendring  
 therefor yearly to the Lord the yearly rents therefor due  
 and performing all other services of right accustomed and his  
 quare to the Lord for his issues arising the Margin and he is  
 admitted Tenant therof but his fealty is remitted by reason of  
 his infancy & and Frances Gibbons is admitted Guardian for

rent £ - 18/-  
rent - 11/-  
Hire - 1/-

the said Thomas Drakes for the sum above aforesaid with the apparel  
during the Minority of the said Thomas Drakes &c the said  
Frances Gibbons rendering an account and so forth

Jonathan Adcock & his Wif  
to  
Thomas Adcock

(5)

copy made & setd

At the said Day of Adjournment of this Court it was certified by the said Deputy Aoward That on the twentieth day of April in the Year of our Lord 1735 Jonathan Adcock and Mary his wife Customary Tenants of the said Manor (where the said Mary being first soberly and severally examined by John Wyche Esq; Deputy Aoward of the said Manor) Did by out of Court surrender by this rod into the hands of the Lord of the said Manor by the hands of the said Deputy Aoward All that half Cottage Messuage or Tenement with the appurtenances in Liddington aforesaid and then in the tenure of the said Jonathan Adcock (which said half Cottage Messuage or Tenement is held of the Lord of the said Manor by four several Copies of Court roll of the said Manor 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 Batton in the County of Rutland Farmer his Heire and assigns for ever according to the custom of the said Manor provided always and upon condition nevertheless that if the said Jonathan Adcock and Mary his wife or either of them shall or either of them shall be 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 this 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 hereof 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 wheras 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 comes in his proper person the said Thomas Adcock and

1748<sup>9</sup>

humbly prays the Lord of this Manor That he may be admitted  
tenant to the premises aforesaid with the appurts To whom the  
rent is £ 3<sup>3</sup>/<sub>4</sub> Tonant to the premises aforesaid with the appurts So whom the  
rent is £ 3<sup>3</sup>/<sub>4</sub> Lord by the said Deputy Esward hath granted vizin thereof by the  
rent is £ 3<sup>3</sup>/<sub>4</sub> rod So have and So hold the premises aforesaid with  
rent is £ 2<sup>2</sup>/<sub>4</sub> the appurts unto the said Thomas Alcock 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 sum of yearly  
£ 11 0 rents therefor has and performing all other services of right  
accustomed and his given to the Lord for his holding as in the  
margin and his admitted Tenant thereof and hath performed  
his affably.

W<sup>m</sup> Hill on Surr<sup>t</sup> At the said Day of Adjournment of this Court  
of W<sup>m</sup> Hill his father It was testis<sup>d</sup> by Lewis Woodcocke one of the Benciders  
and customary Tenants of this Manor That on the twenty fifth  
Day of January in the Year of our Lord one thousand five  
hundred and forty eight William Hill the elder 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 acceptance of the said  
Lewis Woodcocke All That Quarte of a Yard Land  
late ffishery containing by estimation six acres (by the  
same mon or less) lying and being in the ffilds Liberties  
and ffencicks of Caldecot aforesaid and then in the time  
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 Heires and assigns for  
ever according to the custom of the said Manor after the decease  
of the said William Hill the elder his father And now  
at the said Day of Adjournment of this Court come 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  
portion of the premises aforesaid with their appurtenances To  
whom the Lord by the said Deputy Aoward hath granted  
soone therof by the rod To have and To hold the  
premises aforesaid after the decease of the said William Hill the  
elder unto the said William Hill the Younger his Heires and  
assigns at the will of the Lord according to the custom of the said

John  
rent L s D Manor / Rendring therfor yearly to the Lord the yearly  
- 2 - rent therfor due and performing all other Services of right  
accustomed and his giving to the Lord for his service in the Margin  
and his is admitted Tenant therof and hath performed his fealty.

No. B.

John Brown

to

Tho: Pudkin & wife

(7)

copy made & att'd

At the said Day of Adjournment of this Court It  
was testifid by Lewis Woodcocks one of the Servants and  
Customary Tenants of this Manor That upon the twenty  
first day of December 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 the Lord of this aid Manor by the hands and  
acceptance of the said Lewis Woodcocks according to the custom of  
the said Manor All that his Cottages House and Homestead  
thereunto belonging together with all Rents Habits Outgoings  
to the said Cottages belonging situated lying and being in Caldecot  
aforesaid and all and singular other the appurts whatsoever were  
then in the tenure or occupation of Thomas Dracor and John  
Brown To the Use and Behoof of Thomas Pudkin  
and Susannah his wife and the survivor of them and after  
the decease of the survivor of them then to the use and behoof  
of the Heirs and assigns of the aid Thomas Pudkin forever  
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 Pudkin and Susannah his wife  
and humbly pray the Lord of this Manor that they may be  
admitted Tenants to the premises aforesaid with the appurts  
To whom the Lord by the said Deputy Howard hath  
granted seyn thereof by the rod To have and To hold  
the said premises with their and every of their appurts unto  
the said Thomas Pudkin and Susannah his wife their  
Heirs and assigns at the Will of the Lord according to the  
custom of the said Manor Rendring therfor yearly to  
the Lord the yearly rent therfor due and performing all  
other Services of right accustomed and his giving to the Lord for  
their service in the Margin and they are admitted Tenants  
therof and have performed their fealty.

John  
rent L s D  
- 9 -  
- 8 -  
- 8 -  
- 8 -

John Brown

to

Mr Bullock & Sarah his wife

1748.

20.

At the said Day of Adjournment of this Court came  
in his proper person John Brown of Caldicot aforesaid  
Herman a customary Tenant of this Manor and Did

(9)

Copied and att'd

in open Court surrender by this rod into the hands of this Lord  
of the said Manor by the hands and acceptance of David  
Roxburton Esq & Deputy Steward (for that term only) of the said  
Manor All those two Acre of Meadow lying and being in  
a certain place called Stoake Meadow with the appurtenances  
within the said Manor held by copy of Court roll of the said  
Manor under the yearly rent of two pounds now in the hands  
of the said John Brown and late the Estate of Peter Brown  
his father deceased and the proportion and Provisions from &c  
and now &c thereof To the use and behoof of  
John Bullock of Lippingham in the said County of Radstock  
Cordwainer and Sarah his wife for and during the term of  
their natural lives and from and after the death of the  
survivor of them the said John Bullock and Sarah his wife  
To the use and behoof of John Bullock son of the said  
John Bullock and Sarah his wife and his heirs and assigns  
of the said John Bullock the son for ever according to the  
custom of the said Manor AND NOW at the said day of  
Adjournment of this Court comes the said John Bullock the  
father in his proper person and the said Sarah his wife of  
the said John Bullock the father and John Bullock 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 appurts To whom the  
Lord by the said Deputy Steward hath granted and  
threw by the rod To have and To hold the  
premises aforesaid with the appurts unto the said John  
Bullock the father Sarah his wife and John Bullock  
their son 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 therefor due and  
performing all other services of right accustomed and they giving  
to the Lord for their service as in the margin and they are  
admitted Tenants thereof and the said John Bullock the  
father hath performed his fealty but the fealty of the said  
Sarah his wife and John Bullock her son are discharged by  
reason of their absences and so forth

rent

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anno

7

2

John Manton at Son & next Heire  
of John Manton deceas who was —  
Nephew & next Heire of Henry Clarkes deceas

(9)

Copymade 6<sup>th</sup>

At the said Day of Adjournement of this Court it was found by the Homage of Liddington aforesaid that Henry Clarkes late a customary

Tenant of this Maner lateley did sayd of All That Cottages or Tenement with all and singular the appurtenances thereto belonging somwhat since in the tenancie or occupation of the said Henry Clarkes and now of John Asperton in Liddington aforesaid hold by copy of Court roll of the said Maner under the yearly Rent of eight pence And that John Manton late of Thorpes Bywater deceased was the Nephew and next Heire of the said Henry Clarkes deceased and that John Manton of Thorpes Bywater aforesaid deceased is the only Son and next Heire of the said John Manton deceased And now at the said Day of Adjournement of this Court came in his proper person the said John Manton and humbly prayes the Lord of this Maner That he may be admitted Tenant to this premises aforesaid with the appurtenances To whom the Lord by the said Deputy Howard hath granted wypm thereof by this rod To have and to hold the said premises with thire and verry of thre appurtenances unto the said John Manton his Heires and assigns at the Will of the Lord according to the custom of the said Maner rendering therefor yearly to the Lord the yearly Rent therefor due and performing all other Services of eight pence and his givys to the Lord for his ffeare as in the Margin and he is admitted Tenant thereof and hath performed his ffeare

John Manton  
to  
Edward Mason

(10)

Copymade 6<sup>th</sup>

At the said Day of Adjournement of this Court coming in his proper person John Manton of Thorpes Bywater in the County of Northam Pomeroy (only Son and next Heire of John Manton of Thorpes Bywater aforesaid deceased who was Nephew and next Heire of Henry Clarkes deceased) a Customary Tenant of this Maner and did in upon Court surrendere by his rod into the hands of the Lord of the said Maner by the hands and acceptance of Daniell Warburton Gonell Deputy Howard (for this term only) of the said maner All his Estates Right Sutes Intreys property claue and demand whatsoeuer of him and to All that Cottages or Tenement with all and singular the appurtenances somwhat since in the occupation of the said Henry Clarkes

1748

and now in the tenure of John Haydon in Loddington aforesaid held  
 by copy of court roll of the said manor under the yearly rent of  
 eight pence and the reversion and reverting remainder and  
 tennancies thereof. To the use and behoofe of Edward  
 Mason of Saint Martins Stamford 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 mid day of adjournment of this court  
 comes 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 thereto  
 Lord by the said Deputy Howard hath granted signe thereof  
 by the rod To have and To Hold the said premises  
 with three and every of their appurtenances unto the mid  
 Edward Mason has three 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 aforesaid due  
 performing all other services of right accustomed and by giving  
 to the Lord for his fees as in the margin and so is he  
 admitted Tenant thereto and hath performed his fealty.

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Exam'd by W. Wyche

Dep. Stewd.

Copied on this day  
 Adm'ns made

# The Manor of Liddington

with Caldecott

In the County of Rutland

At the View of ffraunce pledge and  
also the Great Court Baron of the Right

Honourable Beauchowle Earl of Exeter Baron

of Burghby Lord of the said Manor held 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 Thirteenth 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 9<sup>th</sup> day of April then next  
following before John Wyche Gentleman Deputy Steward  
of the Courts there.

Inquest and Homage made Allen  
of Liddington aforesaid

John Pretty	John Sparrow	Edw <sup>d</sup> Sherman
Conger Peach	Jam <sup>s</sup> Hill	W <sup>m</sup> New
Thomas Pretty	W <sup>m</sup> Riddell	Rich <sup>d</sup> Sparrow
John Allen	Sir <sup>r</sup> Williamson	Chm <sup>r</sup> Pretty
	Walter Stobbs	Jn <sup>r</sup> Sparrow

Inquest and Homage

Caldecott aforesaid	Tho <sup>s</sup> King	Lewis Woodcock	Jn <sup>r</sup> Cort
	W <sup>m</sup> Cave	Edw <sup>d</sup> Muggleton	Jn <sup>r</sup> Hands
	Rob <sup>t</sup> Lacon	Tho <sup>s</sup> Hobbs	Jn <sup>r</sup> Brown Jun <sup>r</sup>
	W <sup>m</sup> Hill	George Brown	W <sup>m</sup> Riddell
	W <sup>m</sup> Morris	John Brown Jun <sup>r</sup>	Rob <sup>t</sup> Colwell

Officers elected  
for  
the year ensuing

Constable of Liddington	Rich <sup>d</sup> Sparrow	sworn
Tidrewey there	Watson Cave	
	John Hill	
	Conger Peach	contd.
	Edm <sup>d</sup> Simoy	
	W <sup>m</sup> Riddell	sworn
Freeboroughs and Dibberavoy	W <sup>m</sup> New	sworn
	Conger Peach	

Surveyors of Weights Measures & Assaytry - Conger Peach  
W<sup>m</sup> New

Decisors for taking Surrendars - Mrs<sup>r</sup> Allen  
John Pretty  
Thomas Pretty

Pinder and Fieldkeeper - Rob<sup>t</sup> Parsons  
Renterew - W<sup>m</sup> Baxter

Constable of Caldecott

1749.

Benj. P. Simons	} Sworn
Tho. King	
Fishers of Livo <sup>r</sup> . of 100000 <sup>t</sup> Cwmasury and —	} Sworn
Abasters there —	
Deemers for taking Surrenders —	} contm.
Louis Woodcock	
Mr. Hill	} contm.
John Stand	
Freeboroughs and Difcreccys —	Tho. Hobbs — contm.
Rinder —	Mr. Gove — sworn
Rentreeve —	Simon Rummington contm.

Effound, to wit: James Scorney Lord of Liddington Thomas Walbot of  
the same, John Faulconer of the same and others Thomas —  
Tomblyn of Caldecott Thomas Rudkyn of the same and Samuel —  
Stokes of the same and others &c.

The Verdict of the Inquest and Homage } The JURORS aforesaid upon their Oaths do say  
of Liddington aforesaid That Henry Talbot Esq<sup>r</sup> 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<sup>r</sup>  
John Brown Mr. Negger John Chapman Abraham Cant Anne —  
Hobson John King because they are in the like 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 Walbot  
Thomas Alcock Thomas Boyall Isaac Cant Mr. Boone Mr. Browne  
John Chapman & Richard Watsfield because they are in the like  
default And that the said Henry Talbot Esq<sup>r</sup> because he was a  
tenant at the will of the Lord of this Manor and did not appear at this  
Court Baron in the like default And that the Reverend William —  
Shancourt Esq<sup>r</sup> 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 Mr. Wright because  
he hath trespassed by abounding 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 Ganghills  
in the open Streets in Liddington aforesaid within this Manor contrary  
to the custom thereof And that Wilson Gove because he hath trespassed  
by laying & placing of timber in the Streets And that Francis Gibbons  
because he is in the like offence Therefore they are and each of  
them is in the mercy of the Lord of this Manor as appears over their names  
respectively.

Affered by the whole Homage.

Doro

The Verdict of the  
Inquest and Homage} The Jurors aforesaid upon their Oaths do say  
of Caldecott aforesaid That Stephen Morris <sup>ord.</sup> 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封土地界 to perform his Suit  
and Service there according to the custom of the said Manor And that  
Thomas Rodyhoose and John Morris because they are in the lib<sup>e</sup> &  
offence And that John Trig<sup>g</sup> Gent<sup>leman</sup> 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 the said Manor  
And that Bradshaw Sp<sup>e</sup> & Walter ffrey<sup>es</sup> because they  
are in the lib<sup>e</sup> & default And that Walter Tooy<sup>es</sup> because  
he is a customary Tenant of this Manor for his customary Lands &  
Tenements in Caldecott 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 the s<sup>r</sup> John Trig<sup>g</sup> Esq<sup>r</sup> because he is a  
Spinster Thomas Goodwin Walter ffreeman & Stephen Morris <sup>ord.</sup>  
because they are in the lib<sup>e</sup> & default And that Thomas Dunmore  
because he hath trespassed by depasturing his holding in and  
upon the fields within this Manor contrary to the custom thereof  
And that John Head and Thomas Biddon with one Mare each  
are in the lib<sup>e</sup> offence And that Thomas Tonibin for trespassing  
with one horse in upon the fields of Caldecott aforesaid within this  
Manor contrary to the custom thereof And that Jonathan W<sup>th</sup>o<sup>r</sup>  
W<sup>th</sup>o<sup>r</sup> Woodcock Henry Cooper John Carter John Russell M<sup>r</sup> Brown  
Thomas Austin Robert Shorthorn Broome his wife  
May<sup>th</sup> And the aforesaid Thomas Dunmore because they are in the  
lib<sup>e</sup> offence Therefore they are and each and every of them in  
the service of the Lord of this Manor as appears over their names  
respectively.

Non  
ffm

Doro  
son  
son

Afferores of the Verdict      Thomas King  
of the Inquest      and      soon  
and Homage aforesaid & William Cave

At this Court It was wolly  
and respectively Ordered by the } It is Ordered by the Jurors aforesaid by an  
Inquest and Homage and with the consent of the Lord of this Manor and Steward of  
Homage aforesaid as followeth } 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 expected) shall stand remaine continue and be in full force power  
and effect to all intent and purpose 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.

Dorothia Winstanby Esq<sup>r</sup>

on Sure<sup>r</sup>

of John Pretty

1749.

(1.)

At this Court It was certified by the said Deputy —  
I Steward That on the 13th 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 hand and  
acceptance of John Wyke Gentleman Deputy Steward of the said Manor  
according to the custom therof All That the Reversion after the  
death 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 Liddington 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 Dorothia Winstanby of Burthwaite in the County of York Spinster  
her Heire 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 Dorothia  
Winstanby by James Hurst Esq<sup>r</sup> her Attorney and humbly prayes the  
Lord of this Manor that she the said Dorothia Winstanby 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 sive in therof by the said To have  
and To hold the same aforesaid with the appurtenances unto the said  
Dorothia Winstanby her Heire 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 therefor due and performing all other  
Services of Right accustomed and she queats to the Lord for her same as in  
the margin is admitted Tenant therof and her fealty is required by  
reason of her absence and so forth.

John Chapman as only Son and next Heir of John Chapman deceased October in the year of our Lord 1747 and from thence by adjournment  
contin<sup>d</sup> until the fourth day of April then next following It was on the said

(2.)

Day of Adjournment of the said Court found by the Stewards of Liddington aforesaid  
That John Chapman late a customary Tenant of the said Manor lately died  
leaving of all those several pieces and parcels of Arable Land Ley Meadow  
and Grass ground containing by estimation One Quarter of a Yard Land called  
Sims's Quarter of a Yard Land lying and being in the fields and Meadowes  
and Territories of Liddington aforesaid held by copy of Court Roll of the said  
Manor under the yearly Rent of 2<sup>r</sup>. 2<sup>d</sup>. 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 Sims's and  
Grelands Quarter of a Yard Land lying and being in the fields Meadowes  
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 Sparre AND ALSO all that East  
part of a Mansion House then in tenure of Elizabeth Larratt widow  
and two classis thereto adjoining in Liddington aforesaid then in tenure  
of Elizabeth Mayes widow of W<sup>m</sup> Mayes deceased AND ALSO ONE

Quarter of a Yard Land with the appurtenances in Liddington aforesaid to the said  
 Mansion House belonging then in tenure of Thomas Presty And also  
 All That Messuage or Tenement in Liddington aforesaid formerly in tenure of  
 John Warren and then of William Smith parson of two several copy'd of Court  
 Roll of the said Manor bearing date respectively the 5<sup>th</sup> day of October  
 1688 and the twentieth day of October 1713 and held of the Lord of the  
 said Manor under two two 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 Robert  
 Vines held by other copy of Court Roll of the said Manor under the  
 Yearly Rent of two shillings And also all that less part  
 of a Mansion House in Liddington aforesaid formerly in tenure of  
 Philip Beeby with the Barn Stables half yard and appurtenances  
 thenceunto belonging And all That Messuage or Tenement in  
 Liddington aforesaid formerly in the tenure of Elizabeth Swell wife  
 the aforesaid And all That moiety or half part of all that yard  
 Land in Liddington aforesaid called Bonner's Great Yard Land with the  
 appurts held by copy of Court Roll of the said Manor under the yearly Rent  
 of 4<sup>l</sup>. 0<sup>s</sup>. And also all that other moiety or half part of the  
 said yard Land called Bonner's Great Yard Land with the appurts held  
 by copy of Court Roll of the said Manor under the yearly Rent of  
 four shillings together with all and singular the appurts to the said  
 two premises belonging And that John Chapman an infant under  
 the age of twenty one years being at the age of sixteen years and  
 upwards with his son and heir of the said John Chapman deceased  
 And now at this Court comes will & proper person the said John  
 Chapman the son and humbly prayeth the Lord of this Manor that he may be  
 admitted Tenant to the premises aforesaid with the appurts **TO WHOM**  
 The Lord by the said Deputy Steward hath granted service therof by the Rod  
**TO HAVE** and **TO HOLD** the premises aforesaid with the appurts  
 unto the said John Chapman his Son and assigns at the Will of the Lord  
 according to the custom of the said Manor RENDERING therefore  
 Yearly to the Lord the two yearly Rents therefore due and performing  
 all other services of Right accustomed and he gives to the Lord for his  
 service as with the Margin as admitted Tenant thereof but his fealty  
 is respite 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 appurts during the minority of the said  
 John Chapman He the said Daniel Brown rendering a just and true account  
 thereof and so forth.

	L	s	d
Rent	2	2	
Rent	2	2	
Rent	2		
Rent	2		
Rent	2		
Rent	4	0	
Rent	4		
	<u>£ 19 : 0</u>		

Hire	2	2	
Hire	2	2	
Hire	2		
Hire	4	0	
Hire	4		
	<u>£ 19 : 0</u>		

Stephen Colman Youngest  
 Brother of Steve of Thomas  
 Colman deceased

Whenas 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

1749.

by adjournment continued until the seventeenth day of April then next following  
 It was at the said Day of Adjournment testified by William Hill one of the  
 Divers and Customary Tenants of this Manor (here to make open Court sworn)  
 That out of Court lawton the sixteenth day of April in the year of our Lord  
 1731 Thomas Colman then One other Customary Tenant of this 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 Cottages houses and land  
 called the Homestead in Caldecot with all singularities thereabouts in Caldecot  
 aforesaid & then in the tenure or occupation of Thomas Colman To the  
 Use and Behoofe of the said Thomas Colman for his life and Ruth  
 his wife during the term of their natural life and the term of their two  
 Bodies begotten or to be begotten and for Default of such Issue then to  
 the Heire and assignee of the said Thomas Colman for ever according to the  
 Custom of the said Manor And now at this Court it was found by the  
 Tenants of Caldecot aforesaid That the said Thomas Colman is lately dead  
 without leaving any issue by the said Ruth his widow and without any Surrender  
 thereof by him made And that Stephen Colman is the Youngest Brother and Heire  
 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 prayes the Lord of this Manor That he may be  
 admitted Tenant to the Premises of the former aforesaid expectant on the Death  
 of the said Ruth Colman To whom the Lord by the said Deputy Steward  
 hath granted seisin thereof by the Rod To have and To hold the  
 Reversion of the premises aforesaid unto the s<sup>d</sup> Stephen Colman his Heires assigns  
 at the Will of the Lord according to the custom of the said Manor Rendring  
 therefore yearly to the Lord the yearly rent therefore due and performing all  
 other Services of right accustomed and his quey to the Lord for his Heire as in the  
 Margin & so admitted Tenant thereof and shall perform his Rente.

Rent

Fines

W<sup>m</sup> Stredder  
on surre.  
of W<sup>m</sup> Ireland

(A)

At this Court it was testified by William Hill One of the  
 Divers and Customary Tenants of this Manor (here to make open Court sworn)  
 That on the sixteenth 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 W<sup>m</sup>  
 Hill by the Rod according to the custom of the said Manor All that the said  
 William Ireland his acre and half of Meadow ground with all and  
 singular there and every of their appurtenances thereto belonging in  
 Caldecot aforesaid & then in the tenure or occupation of the s<sup>d</sup> William  
 Ireland To the Use and Behoofe of W<sup>m</sup> Stredder of Corby in  
 the County of Northampton Labourer his Heires and assignees for ever  
 according to the custom of the said Manor And now at this Court  
 comes in his proper person the said W<sup>m</sup> Stredder and humbly prayes the Lord of  
 this Manor that he may be admitted Tenant to the premises aforesaid with the  
 appurtenances thereto belonging by the said Deputy Steward hath granted

S 8

Item thereof by the said To have and To hold the premises aforesaid with their  
appurteints unto the said Mr. Strode 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  
ancient and he gives to the Lord for his Office in the Margin and is admitted  
Item thereof and hath performed his fealty.

Conyers Peache & Mary his W<sup>ife</sup>

on Surr<sup>r</sup> of

John Pretty & Eliz: his W<sup>ife</sup>

(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  
W<sup>ife</sup> (who was one of the Daughters and Coheirs of John Townshend deceased)  
customary Tenant of the Manor aforesaid (she the said Elizabeth being  
first solely and severally examined apart from her said Husband by John  
Myche Gentleman Deputy Steward there and consenting thereto) Did  
anew surrender into the hands of the Lord of the said Manor by the hands  
of the said Deputy Steward and by the rod All That Messuage or  
Tenement with the Ten Batt<sup>t</sup> close & Orchard in Liddington aforesaid and  
other the appurteints to the premises belonging or used therewithin  
the Manor aforesaid hereto for the Estate of one John Walter and take the  
Estate of Peter pretty held by copy of Court Roll of the said Manor under  
the Yearly Rent of One shilling And also One Moity or undivided  
half part of one fourth part of a yard land formerly Thomas Harring  
lying and being in the field and Liberties of Liddington aforesaid with  
the appurteintances within the Manor aforesaid and held 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 Moity or undivided  
half part of three Acre of Land meadow or Ley Ground lying in  
Liddington aforesaid with the appurteints within the Manor aforesaid and  
held by One other copy of Court Roll of the said Manor under the Yearly  
Rent of four pence halfpenny And also One Moity 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 appurteints within the Manor aforesaid and held  
also by one other copy of Court Roll of the said Manor under the yearly  
Rent of three pence To the use and behoof of Conyers  
Peach and Mary his W<sup>ife</sup> for and during the term of their two Natural  
lives and the life of the longer live of them and from and after the  
decease of the Survivor of them Then to the uses and behoofs of Robt.  
Peach son of the said Conyers Peach and Mary his W<sup>ife</sup> and the Heirs  
of his Body and for Default thereof Then to the uses and behoofs of  
the Right Heir and assigns of the Survivor of them the said Conyers  
Peach and Mary his W<sup>ife</sup> forever at the Will of the Lord according to  
the custom of the said Manor And now at this Court come in

	1	2
Rent	1 -	-
Rent	1 -	$1\frac{1}{2}$
Rent	4	$\frac{1}{2}$
Rent	3	
	<u>2</u>	<u>9</u>
Fines	1 -	-
Fines	1 -	$1\frac{1}{2}$
Fines	4	$\frac{1}{2}$
Fines	3	
	<u>2</u>	<u>9</u>
		cop:
	<u>2</u>	<u>9</u>

25.

1749

These proper persons the said Comyn Peache and Mary his wife and humbly pray  
the Lord of this Manor That they may be admitted Tenants to the premises aforesaid  
with the appurts according to this d<sup>r</sup> Surrende **TO WHOM** the Lord by the  
said Deputy Steward hath granted sovini thereof by the Rod **TO HAVE**  
**AND TO HOLD** the premises aforesaid with the appurts unto the  
said Comyn Peache and Mary his wife according to the said Surrende at the  
will of the Lord according to the custom of the said manor **Rendring**  
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  
their fealties.

Edmund Sisney Gentle  
only Son and Heir of  
Edm<sup>d</sup> Sisney Esq<sup>r</sup> deceased

(6.)

At this Court it was found by the Homanys of Liddington aforesd  
That Edmund Sisney late of Liddington aforesd Esq<sup>r</sup> and Martha his wife  
held to them selfs successively for the term of their natural lives and the longer time  
of them and the Heirs of their Bodies **One Customary Mysnag or Tenement**  
situate in Liddington aforesd late in the Occupation of the said Edmund Sisney  
And also three yard Lands lying and being in Liddington aforesd  
late in the Occupation of the said Edmund Sisney or his assigns with their  
appurts within the Manor aforesd 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 Sisney and Martha his wife are both dead  
And it is further found that the said Edmund Sisney (who survived the  
said Martha his wife) also died seized of **One Customary Mysnag or**  
**Tenement with the Claw of pasture Orchard and garden thereto adjoining and**  
**belonging with the appurts formerly in tenure of James Ridgely held by Copy**  
**of Court roll of the said Manor under the yearly Rent of 8<sup>d</sup>. And also**  
**of One Mysnag House or Tenement with the appurts in Liddington**  
aforesd formerly in tenure of Richard Bradnig And also of **One**  
**other Mysnag House or Tenement with the appurts in Liddington**  
aforesd formerly in the tenure of James Swell which said last two  
Mysnags Houses or Tenements are held by Copy of Court Roll of the  
said Manor under the yearly Rent of Two shillings And also of  
all those two pieces or parcels of Arable Land by Meadow pasture and  
graft ground with the appurts situate lying and being dispersedly in the  
Fields and Liberties of Liddington aforesd and commonly reported **One**  
**half yard land containing by estimation 12 Acres and an half (to the same**  
**more or less) late the Estate of Thomas Bowby and Ann his wife held by Copy**  
**of Court roll of the said Manor under the yearly Rent of 4<sup>d</sup>. And**  
**also of all that half yard land late the Estate of George Brown with all**  
**and singular their appurts lying dispersedly in the fields and**  
**Liberties of Liddington aforesd held by copy of Court roll of the said**  
**Manor under the yearly Rent of 3<sup>d</sup>. And that Edmund Sisney of Liddington**  
aforesd by & with his only Son & Heir of the said Edmund Sisney deceased

	L	S	D
Rent	1.	6.	4
ffm	-	-	0
Amts	-	10	-
Rent	-	4	6
Rent	-	3	7 2
	<u>2</u>	<u>5</u>	<u>1 2</u>

and Martha his W<sup>ife</sup> To whom the premises aforesaid with the appurts  
according to law and the custom of this Manor ought to descend **AND**  
**NOW** at this Court comes in his proper person the said Edmund  
Sisney Esq<sup>r</sup> and humbly pray the Lord of this Manor that he may be admitted  
Tenant to the premises aforesaid with the appurts **To whom the Lord by**  
**the 1<sup>st</sup> Deputy Steward hath granted sworn thereof by the Rod **To have****  
**and **To hold** the said premises with the appurts unto the said**  
**Edmund Sisney his Heire and assigns at the Will of the Lord according to the**  
**Custom of the said Manor **Rendring** therefore yearly to the Lord**  
**the yearly Rent therfore due and performing all other Services of Right**  
**assisted And his giv<sup>e</sup> to the Lord for his service in the Margin and is**  
**admitted Tenant therof and shall þeþal his þeþal.**

Thomas Lown & Ann his W<sup>ife</sup>  
on Behalfe of

the s<sup>d</sup> Thomas Lown

(7)

**At this Court** am in his proper person Thomas Lown  
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 of the Deputy Steward there  
according to  
the custom of the said Manor **All that his Customary Cottages late in tenure**  
**of Richard White and now of Alice Cotton with the appurts in Goldington**  
**within the Manor aforesaid held by Copy of Court Roll of the said Manor**  
**under the yearly Rent of two shillings and two pence **To the USC****  
**and Bch<sup>o</sup> of the said Thomas Lown and Ann his W<sup>ife</sup> for and**  
**during the term of his Natural Life and the life of the longer liver of**  
**them and from and after the deceas<sup>e</sup> of the life of the longer liver of them**  
**Then to the USC and Bch<sup>o</sup> of the eldest Son of the said Thomas Lown or**  
**the Body of the said Ann his W<sup>ife</sup> lawfully begotten or to be begotten**  
**as shall be living at the time of the deceas<sup>e</sup> of the said Thomas Lown**  
**and Ann his W<sup>ife</sup> And to the Heire and assigns of such Son and for**  
**Default of such issue Then to the Eldest Daughter of the said Thomas**  
**Lown by the said Ann his W<sup>ife</sup> lawfully begotten or to be begotten and**  
**the Heire and assigns of such Eldest Daughter And for want of such**  
**Issue Then to the Heire and assigns of the longer liver of them the said**  
**Thomas Lown and Ann his W<sup>ife</sup> and the Heire and assigns of such**  
**longer liver for ever according to the custom of the said Manor **AND****  
**NOW** at this Court the said Thomas Lown and Ann his W<sup>ife</sup>  
humbly pray the Lord of this Manor that they may be admitted Tenants  
to the premises aforesaid with the appurts **To whom the Lord by**  
**the 2<sup>nd</sup> Deputy Steward hath granted sworn thereof by the Rod **To****  
**have and **To hold** the said premises with the appurts unto**  
**the said Thomas Lown and Ann his W<sup>ife</sup> according to the said Surrender**  
**Rendring therefore yearly to the Lord the yearly Rent therfore due and**  
**performing all other Services of Right assisted and they give to the Lord for**  
**their issues as in the Margin are admitted Tenant therof **Chas** þeþal his þeþal**

Rent	1	2	3
1	2	2	2
ffm	2	2	2
Amts	2	2	2

Wm Hill the Younger Esqre his W<sup>m</sup>  
on Sure<sup>t</sup> of  
the said Wm Hill

1749.

26

At the said day of adjournment of this Court  
It was testifid by William Hill one of the Dicemrs and Customary  
Tenants of the Manor aforesaid (Markt in open Court storn) That on the 6<sup>th</sup> day  
of October 1749 William Hill the younger Stever 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 Hill according to the custom of the said Manor All the Quarters of a  
Yard Land containing by Estimation upon Acres One rood and Two butt of  
Arable Land Ley and Meadow ground (be the same more or less) with all &  
particular trees and every other appurtenance in Catescot aforesaid and then in  
the said William Hill Warre To the USC and Behoofe  
of the said William Hill Warre and Anne his wife and the Heire of their  
two Bodys begotten or to be begotten and for want of such Issue Then to  
the heires & assignes of the s<sup>r</sup>d William Hill Warre forever according to  
the Custom of the s<sup>r</sup>d Manor And now at the said day of adjournment  
of this Court come in their proper person the said William Hill and  
Anne his wife and humbly pray the Lord of this Manor that they may  
be admitted Tenants to the s<sup>r</sup>d premises with the Appurtenances  
To whom the Lord by the said Deputy Steward hath granted  
Sizin therewof by the Rod To have and to hold the s<sup>r</sup>d premises  
with the Appurtenances unto the said William Hill Warre and Anne his wife  
according to the s<sup>r</sup>d Surrender at the Will of the Lord according to the Custom  
of the said Manor rendering therewof yearly to the Lord the  
Yearly Rent therefor due and performing all other services of right  
accustomed And they give to the Lord for ffeines a day in the Month and  
are admitted Tenants therewof and have performed their Valleys.

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

Wm Bassett  
on Sure<sup>t</sup> of  
Tho<sup>r</sup> Brown

(9)

Copymade C att  
1<sup>st</sup> Apr 1751.

At the said day of Adjournment of this Court It is certifid  
by the said Deputy Steward that on the Twelfth day of January  
last past Thomas Brown of Holt in the County of Leicestershire  
grazier a customary Tenant of the s<sup>r</sup>d Manor Did out of Court surrendered by the  
Rod into the hands of the Lord of the said Manor by the hands and acceptance of  
John Mylles Esqre Deputy Steward of the Court there All that Cottage  
situate and being in Ladington aforesaid with the appurtenances  
adjoining and belonging therewith the tenures of William Scott held by copy of  
Court Roll of the said Manor under the Yearly Rent of Two Shillings and  
a pence and the Rent on each Roone or Room £ 1<sup>st</sup> Rm. difference of 10<sup>th</sup>  
the USC and Behoofe of William Bassett of Woodburn in the  
said County of Leicestershire his Heire 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  
Bassett and humbly pray the Lord of this Manor that he may be admitted  
Tenant to the premises aforesaid with the appurtenances To whom the

Rent - £ 1. 1.  
Hire - £ 1. 1.  
  
Thos. Shaafer

Lord by the said Deputy Howard hath granted to me thereof by the Rod **To have**  
and **To Hold** the premises aforesaid with the appurts unto the said  
W<sup>m</sup> Bassett 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 quiet to the Lord for his fees as in the Margin and is  
admitted Tenant thereof and hath performed his fealty.

(10)  
on Surr<sup>r</sup> of  
Walter Smith & Eliz. his W<sup>m</sup> b.  
  
At the said Day of adjournment of this Court It was certified by  
the said Deputy Howard That on the five and twentieth day of November  
last past Walter Smith and Elizabeth his W<sup>m</sup> b. late Elizabeth M<sup>rs</sup>  
Sometime Customary Tenant of the Manor aforesaid sh<sup>t</sup> the said Elizabeth  
being first duly and scrupulously examined by John Wyche Esq<sup>r</sup> Deputy  
Steward thre out of Court Did Surrender into the hands of the Lord of  
the said Manor by the hands of the said Deputy Howard and by the Rod  
All that half yard land lying dispersedly in the Meadow Field and  
Territory of Caldecott aforesaid with the appurts 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 Shaafer of Caldecott aforesaid Usman his Heir and after  
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 Shaafer and humbly pray<sup>s</sup> the Lord of this Manor That  
he may be admitted Tenant to the premises aforesaid with the appurts  
**To whom** the Lord by the said Deputy Howard hath granted to  
me thereof by the Rod **To have and To Hold** the said  
premises with the appurts unto the said Thomas Shaafer 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 quiet  
to the Lord for his fees as in the Margin and is admitted Tenant  
thereof and hath performed his fealty.

Rent - £ 10.  
Hire - £ 10.

W<sup>m</sup> Stubbs Esq<sup>r</sup>  
on Surr<sup>r</sup> of  
W<sup>m</sup> Larratt

(11)  
  
At the said Day of adjournment of this Court It was testified  
by Thomas Pretty and John Hill two of the Dicesters and Customary  
Tenants of the said Manor affreets 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 Rod **One M<sup>l</sup> Musgrave or Tenant thereto**  
Partridges and a acre of pasture containing half an acre thereunto  
belonging with the appurts in Liddington aforesaid **then or take with the said**  
**tenant or occupier** of Thomas Warren Isaac Conant their Undisfranchised  
or assigns **And also** all that office Musgrave or ~~any~~ Tenant

1749.

with the appurts heretofore affixed and then or late in the tenure of John  
Talbotton. And all other the copyhold Messuages Lands Servitudes and Hereditatis  
whatsoever of him the said William Larneth held of the Manor aforesaid. And all  
the Estate Right Title Interest possession property claim & demands whatsoe.  
ever of him the said William Larneth of mind to all and singular the said premises  
with three and twenty of their appurts and the Rents & Recoveries from the same  
thereof To the Use and Behoofe of the Rv. William Stubbs  
the 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 come of this said  
William Stubbs by Daniel Warburton Esq: his Attorney and humbly prays  
the Lord of the Manor that the said William Stubbs may be admitted  
tenant to the premises aforesaid with the appurts To whom by his said  
Attorney the Lord by the said Deputy Steward hath granted writing thereof by  
the rod To have and To hold the premises aforesaid with the appurts  
unto the said Wm. Stubbs 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 therefor due and performing all other Services of Right accustomed  
and his goods to the Lord for his service about the Margin & so admitted Tenant  
thereof but his fealty is respited by reason of his absence and so forth. +

Rent	8
Rent	6
	<hr/>
1 - 2	
Fines	8
Fines	6
	<hr/>
1 - 2	

Francis Gibbons  
on Sure.  
of James Murdoch

(12)

At the said Day of Adjournment of this Court come in his proper person James  
Murdoch a customary Tenant of this Manor and Did in open Court Surrender by  
the Rod into the hand of the Lord of this p. Manor by the hands and acceptance of  
the said Deputy Steward according to the custom of the said Manor All those two  
Acres of Arable Land being dispersed by in the fields of Liddington aforesaid  
purchased of Peter Tiptoft and held 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 Tenant his Heirs and  
 assigns according to the custom of the said Manor AND NOW at the  
 said Day of his returnment & come in his proper person the said Francis  
 Gibbons and humbly prays the Lord of this Manor that he the said Francis  
 Gibbons may be admitted Tenant to the premises aforesaid with the  
 appurts To whom the Lord by the p. Deputy Steward hath  
 granted writing thereof by the Rod To have and To hold  
 the p. premises with the appurts unto the p. 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 therefor  
 due and performing all other Services of Right accustomed and his  
 goods to the Lord for his service about the Margin and is admitted Tenant  
 thereof and hath performed his fealty. +

Copulation Times  
on Admirals mads

Ex. by G. Wyckes  
Dsp. Steward

The Manor of Liddington  
with Caldecot  
In the County of Rutland

At a special court Baron of the Honourable  
Brownlowes Earl of Exeter Baron of Burghby Lord of  
the said Manor held at Liddington aforesaid in the year

Sixt Court  
11<sup>th</sup> Nov. 1749.

the said Manor on Saturday the Eleventh day of November 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 1749 before John Myche Gentleman Deputy Steward  
of the Court there.

Blomage

Thomas Petty —  
John Petty Matese —  
John Hill —  
Watson Cave —  
John Manton — } Sworn.

Eleanor Tookey Wid<sup>e</sup>.

to  
Watson Tookey Et al.  
Release of Right  
Immolved

Copy made End

At this Court it was found that out of Court Jovit on the  
Eleventh day of November in the Year of our Lord 1749 Eleanor Tookey —  
widowly Sister and Heir at Law of Watson Bradshaw late of Rockingham  
Parish in the County of Northampton Gentleman deceased Deceased of —  
Court by the Rod by the hands and interpration of John Myche Gentleman —  
Deputy Steward of the Courts for the said Manor from his Surrender & Bass —  
and forever quit claim All her Estates Right Title and Interest whatsoever  
of me to All that the Renter expectant on the Death of Anne —  
Bradshaw Wid<sup>e</sup> of the said Watson Bradshaw deceased of me to All  
That Capital Messuage situate lying and being in Caldecot aforesaid  
formerly in the possession of Thomas Cave with All Houses Bathhouses  
Gardens Orchards and other Appurtenances thereto belonging and —  
appertaining And one Cottage Loft and Cottages situate and being  
near the said Capital Messuage and One House called the Kith and one  
Yard called the Kith Yard and one parcel of pasture containing one  
Acre wherein whereon the said house called the Kith stands in Caldecot  
aforesaid with the appurtenances within the Manor aforesaid held 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 the court an —  
Orchard called Bally Orchard and a garden thereto belonging called —  
Gregorys Garden hereto before belonging to the said Cottage held of the  
said Manor under the yearly Rent of 1<sup>o</sup>. A<sup>o</sup>. 2<sup>d</sup> AND ALSO all those  
three Cottages or Lofts in a certain place called Shielton and half a Yard Land  
containing by estimation Nineteen acres and One rood of Arable Land  
by Meadow and pasture (to the same more or less) lying and being —  
Dwiposited in the fieldes pastures & Territories of Caldecot aforesaid with —  
the appurtenances within the Manor aforesaid held of the said Manor under  
the yearly Rent of 4<sup>d</sup> All which said premises were purchased by the D<sup>r</sup>

1749.

Watson Bradshaw Esq<sup>r</sup> d<sup>r</sup> of Elizabeth Habberfield w<sup>m</sup> Mary Woodcock sp<sup>r</sup>  
 And also of m<sup>r</sup> to All That One Quarter of a Yard Land containing by  
 Estimation Eight acres two rods and an half a rod (be the same more or less)  
 formerly in tenure of Robert Woodcock (purchased by the said Watson  
 Bradshaw Esq<sup>r</sup> ) lying and being in Lidlington  
 aforesaid within the Manor aforesaid held 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 Nine  
 Acres and One rod (be the same more or less) with Common of pasture  
 thereto belonging lying and being in Caldecot aforesaid with the appurts  
 within the Manor aforesaid held of the said Manor under the Yearly rent  
 of two shillings and six pence purchased by the said Watson Bradshaw  
 Esq<sup>r</sup> AND ALSO all that piece  
 or parcel of Meadow or pasture called Peas Marsh containing by  
 Estimation one Acre (be the same more or less) in Caldecot aforesaid  
 abutting upon the River of Caldecot aforesaid with the appurts within  
 the Manor aforesaid held of the said Manor under the Yearly Rent of  
 1<sup>r</sup> 6<sup>d</sup> AND ALSO two half Acres of Meadow lying in Lidlington  
 Meadow abutting upon Caldecot Field the Land now or late of Richard  
 Nebor on the North and two pieces of Land containing One Acre lying  
 in the Middle Field of Caldecot aforesaid in a certain place there  
 called Stockwell Hill the Land late of Elizabeth Habberfield  
 Esq<sup>r</sup> lying on the West and formerly in the tenure of Mr Goodman  
 with the appurts within the Manor aforesaid held of the said Manor  
 under the Yearly Rent of four pence AND ALSO all that  
 third part of One yard Land containing by Estimation two acres  
 (be the same more or less) formerly in the tenure of the said Mr  
 Goodman lying and being in the fields of Caldecot aforesaid  
 within the Manor aforesaid held of the said Manor under the Yearly  
 Rent of three shillings (purchased by the said Watson Bradshaw  
 Esq<sup>r</sup> of Richard Hill) AND ALSO all the Estates Right Tithes and  
 Interest of her the said Eleanor Tooby of m<sup>r</sup> to the said 100<sup>l</sup>  
 pounds with the appurts AND all and singular other the  
 customary Lands Tenements and Hereditaments whatsoever  
 of her the said Eleanor Tooby in possession Present or  
 Expectancy lying within and held of the Manor aforesaid TO  
 THE USE AND BEHOFE of Watson Tooby of  
 Cottenham in the County of Northampton etc his Heir and ass<sup>r</sup>  
 for ever.

Watson Tooby Esq<sup>r</sup>  
 Robert & Dennis of  
 Watson Bradshaw Esq<sup>r</sup>

(1)  
 Copy made & attd.

Whereas at a view of sum<sup>r</sup> pledges and of Court Baron  
 held for the Manor aforesaid the twenty first day of October in the Year  
 of our Lord 1731 and by adjournment continued until the twentieth day  
 of April then next sold before John Blackwell Steward of the Court

There it was found that at that Court it was testified by Mr Hill one of the  
Demesne and Customary Servants of this Manor (not to be open Court sworn)  
That out of Court to wit on the 18<sup>th</sup> day of February this last past Watson  
Bradshaw of Rockingham in the County of Northampton gave him one  
other Customary Servant of this Manor aforesaid D D Surrendered to  
the hands of the Lord of the said Manor by the hands and assistance of the  
said Mr Hill by the rod All that Copyhold Estate of his wife  
and Tenant in Caldecot with all & singular their appurtenances  
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 me for such manner Intents and purposes as the said Watson  
Bradshaw by his last Will or Writing should give unto him or  
appoint wch said Watson Bradshaw Did make his last Will and  
Testament in Writing bearing date the 19<sup>th</sup> day of February this  
last past the Term which said last Will and Testament unto the  
parties aforesaid with the appurtenances follow in these English words  
following to wit Item I give to my said Nephew Watson  
Toobey All that Copyhold House and farm and appurtenances thereto  
belonging situate lying and being in Caldecot aforesaid which is  
settled upon my wife for her life and is now in the tenure of Mr.  
Tomlin of Caldecot aforesaid after the decease of my wife to him  
my said Nephew and his Heirs for ever PROVIDED always  
That his Heir said Watson Toobey or his Heirs shall pay or cause to be  
paid upon admission fifty pounds a piece to my Nephew  
Nathaniel Toobey John Toobey Saml Toobey and Mr Toobey and fifty pounds  
to my Nephew Cockman or their Heirs and fifty pounds to Anne the Daughter  
of my said Nephew Cockman or in lawes his the said Anne Cockman Gen<sup>r</sup> by  
her Successors Brother and Sister by her Master Mr Cockman to be  
and also fifty pounds to my wife Eleanor Toobey if she then living  
AND NOW at this Court come in his proper person the said Watson  
Toobey and his to be admitted to the Possession expectant on the Death  
of James Bradshaw to All that One Quarter of a yard land containing  
by estimation Eight acres two roods and an half a rood (be the same more or less)  
formerly in tenure of Robert Woodcock purchased by the said Watson Bradshaw  
toard of Lying and being in Liddington aforesaid  
within the Manor aforesaid held of the said Manor and on 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 Nine Acre  
and One rood (be the same more or less) with common of pasture thereto  
belonging lying and being in Caldecot aforesaid with the appurtenances within the  
Manor aforesaid held of the said Manor under the Yearly Rent of 2<sup>l</sup> 6<sup>d</sup>  
(purchased by the said Watson Bradshaw of )  
AND ALSO all that piece or parcel of Meadow or pasture called  
page Marsh containing by estimation one acre (be the same more or  
less) in Caldecot aforesaid abutting upon the field of Caldecot aforesaid  
with the appurtenances within the Manor aforesaid held of the said Manor

1743. And also two half Acres of Meadow  
lying in Liddington Meadow abutting upon Caldecot aforesaid the Land, now or  
late of Isabel Nicolson the W<sup>t</sup> and two pieces of Land containing One Acre —  
lying in the Middle Field of Caldecot aforesaid in a certain place there called Stockwell  
Hill the Lands late of Elizabeth Habberfield wife<sup>d</sup> lying on the West and formerly  
in the tenure of Tom Goodman with the appurts within the Manor aforesaid held of the  
P<sup>t</sup> Manor under the Yearly Rent of four pence And also all that third  
part of Browne Land containing by estimation 12 Acres (by the same more or less)  
formerly in the tenure of the s<sup>r</sup> d<sup>t</sup> Tom Goodman lying in the Middle Field of Caldecot  
aforesaid within the Manor aforesaid held of the P<sup>t</sup> Manor under the Yearly Rent of three  
shillings (purchased by the said Weston Bradshaw of High Hill) all which said sum  
pounds at the time of the death of the s<sup>r</sup> d<sup>t</sup> Weston Bradshaw were in the tenure  
or occupation of Mr<sup>r</sup> John Blom his Undertenant or assign<sup>s</sup> and are now in the  
tenure or occupation of John son his Undertenant or assign<sup>s</sup> **John Blom**  
the Lord by his said Deputy Steward hath granted severall thereof by the Rod  
**To have and To hold the premises aforesd with the**  
appurts unto the said Weston Tooley his son and assigns according to the  
surrender and last Will & Testament aforesaid at the will of the Lord according  
to the Custom of the P<sup>t</sup> Manor **Rendering** therefore Yearly to the Lord  
the Yearly Rent aforesd and performing all other Services of right  
assisted and he gives to the Lord for his service as in the Margin and his  
admitted Tenant thereof and hath performed his fealty.

W<sup>m</sup> Hales by C<sup>t</sup> to aoe  
Exe of Anthony Gethore on

(2)

At this Court it was found by the Homage of Liddington aforesaid  
Surr<sup>t</sup> of W<sup>m</sup> Larratt that on the first Day of December in the Year of our Lord 1743 W<sup>m</sup> Larratt a —  
Customary Tenant of the Manor aforesaid out of his said Surrender into the hands of the  
Lord of the P<sup>t</sup> Manor by the Hand of John Blom Deputy Steward to John  
Blackwell Gentle Steward three and by the rod **One M<sup>t</sup> Misusage** heretofore  
Partridges divided into two Tenement<sup>s</sup> with a acre of pasture containing half an  
Acre therunto belonging with the appurts in Liddington aforesaid and then in  
the two tenures or occupations of Robert Clarke and Robert Manton their  
Undertenant or assigns **And also** all that Misusage or Tenant<sup>r</sup>  
with the appurts in Liddington aforesaid heretofore ffre<sup>s</sup> and then in the  
Tenure of William Wright **To the use and behoofe of**  
Anthony Gethore of Stamford Baron in the County of Northampton Gentleman  
his Heirs and Assigns for ever according to the Custom of the said Manor  
**Provided** always and upon condition notwithstanding that if the said W<sup>m</sup>  
Larratt his Heirs Executors or Administrators or any of them shal<sup>t</sup> pay or cause to be paid  
unto the above named Anthony Gethore his Heirs Executors or assigns the  
full and just sum of 120 £ with Lawful Interest for the sume 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 also to be remitted in full for ever And

18

Now at this Court comes Mr. Hubby Esq; Sol. Exec of the last Will and  
Testament of the R<sup>d</sup> Anthony Gotive (latey dead) by Mr. Heward his Genl & his  
Atty. and informs the Court here that the sum of 120 L and Interest was  
not paid at the Day above mentioned whereby the said sum became forfeited  
to the R<sup>d</sup> Anth. Gotive AND that the said sum of 120 L and Interest  
for the same hath not been paid to the said Anth. Gotive in his Lifetime  
nor to the R<sup>d</sup> Mr. Hubby since but still remaineth due and owing to the said  
Mr. Hubby as Exec as aforesaid AND the R<sup>d</sup> Mr. Hubby by his said  
Atty. humbly prayd the Lord of the R<sup>d</sup> Maner That he may be admitted  
Tenant to the premises aforesaid with the appurts To whom (by his  
said Attorney) the Lord by the said Deputy Steward hath granted service  
thereof by the rod To have and To hold the said premises with  
the appurts unto the said Mr. Hubby his Heirs and assigns at the will of the  
Lord according to the custom of the said Maner Rendering therefore  
Yearly to the Lord the yearly rent therefor due and performing all  
other services of Right accustomed And his wages to the Lord for  
his seru<sup>t</sup>is as in the Margin and his admitt<sup>d</sup> Tenant thereof but ~~as the~~  
his fealty is respited on account of his absence and so forth.

Mr. Hubby Esq; as Exec  
of Anth. Gotive on Sure.  
of Henry Newbourn

(3) At this Court it was found by the Homage of Caldecot  
that on the 16<sup>th</sup> day of April 1742/3 Henry ~~and~~ Newbourn  
the Younger of Caldecot aforesaid Rector a copyhold Tenant of the said Maner  
Did out of Court surrender by the rod into the hands of the said Maner by the  
hands of John Mychell Genl & Deputy Steward of the R<sup>d</sup> Maner All That  
his copyhold Messuage Cottag<sup>e</sup> or Tenement together with the Barns and  
Housetad with the appurts thereto belonging situated ym<sup>t</sup> and bounded in  
Caldecot aforesaid th<sup>r</sup> with the tenure or empanson of him the said Henry Newbourn  
the Younger AND all the other lands tenements and hereditaments of him the  
said Henry Newbourn <sup>the younger</sup> of Caldecot aforesaid holder of the said Maner To  
the use and behoofe of Anthony Gotive of Stamford in the  
County of Lincoln Gentleman his Heirs and assigns according to the  
Custom of the said Maner PROVIDED always nevertheless and upon  
Condition that if the R<sup>d</sup> Henry Newbourn the Younger his Heir Executors  
Adutors his<sup>d</sup> pay or cause to be paid unto the said Anthony Gotive  
his Executors Adutors or assigns the full & just sum of 30 L of good and  
lawful Money of Great Britain with due increase thereof on the 15<sup>th</sup>  
day of April then next ensuing the date hereof being the time  
Money which was mentioned in the Condition of the Obligation bearing  
on date herewith and made from the R<sup>d</sup> Henry Newbourn the Younger  
to the R<sup>d</sup> Anth. Gotive in the penal sum of 60 L for the payment of  
the R<sup>d</sup> 30 L and Interest thereon the R<sup>d</sup> Sure<sup>t</sup> to be void or else to remain in  
full force AND NOW at this Court comes Mr. Hubby Esq;

1749.

Sal Exe of the last will and Testament of the said Anthony Gethire lately deceased  
 by William Hardinge Esq: his Atty. and informs the Court here that the said  
 sum of 30£ and Interest was not paid at the Day above mentioned whereby  
 the said Power became forfeited to the said Anthony Gethire And that the  
 said sum of 30£ and Interest for the same hath not been paid to the said  
 Anthony Gethire on his life time nor to the said Wm Hardinge since but  
 still remaines due to the said Wm Hardinge as Exe as aforesaid AND  
 the said Wm Hardinge by his s<sup>t</sup> Attorney humbly prayes the Lord of the said  
 Manor that he may be admitted Tenant to the power aforesd with the  
 appurts **TO WHOM** (by his said Attorney) the Lord by his said  
 Deputy Steward hath granted severall thereof by the Rod **TO HAVE**  
**AND TO HOLD** the said Cottages or Tenement and premises with  
 the appurts unto the said Wm Hardinge his Heirs and assigns at the will of  
 the Lord according to the custom of the said Manor Renderin & therefore  
 Yearly to the Lord the Yearly Rents therefor due and performing all  
 other Services of Right accustomed and his gives to the Lord for his affre  
 adm in the Margin and his admitted Tenant thereof but his Power is  
 Forfeited on account of his absence and so forth.

Rents

Hire

Extraction affrison

Remittances made

Exam<sup>d</sup>

By Wyche  
Dsp: Steward

# The Manor of Liddington

with Caldecot

in the County of Rutland

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 Manors held at Liddington aforesaid in and for the said Manors  
(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 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 fifty and from thence by  
adjournment continued until the first day of April then next  
following before John Mylles Gentleman Deputy Steward of  
the Courts there —

Michas 1750.

## Inquest and Homage

of  
Liddington aforesaid

John Allen gent.	John Pretty
Edmund Symey	Walter Stokes
Thomas Pretty	Thomas Munday
Congers Peach	William Reddall
James Tebbott	Edward Sherman
John Hill	John Pretty
John Williamson	Richard Farrows
John Farrows	Thomas Collin

John Pretty
Walter Stokes
Thomas Munday
William Reddall
Edward Sherman
John Pretty
Richard Farrows
Thomas Collin

sworn

Lewis Woodcock
John Brown
Benjammin Timson
William Morris
John Reddall
Thomas Ogden
and
John Coote

sworn

## Inquest and Homage

of  
Caldecot aforesaid

Thomas Stokes
William Cave
Thomas King
John Bands
Robert Lawton
Robert Colwell
George Brown
William Hill

Lewis Woodcock
John Brown
Benjammin Timson
William Morris
John Reddall
Thomas Ogden
and
John Coote

sworn

## Officers elected for the year ensuing.

### Constables of Liddington.

Congers Peach  
James Tebbott

sworn

Field Reeves there

Thomas Collins  
Walter Stokes

sworn

Edm. Symey

William Riddell

continued

Freeborough & Dike Reeves

Thomas Munday

John Pretty

sworn

Surveyors of Weights and measures

(and Abstainers)

Thomas Munday

John Pretty

sworn

Decemers for taking Surveys

John Pretty  
John Allen  
Tho. Pretty  
John Bill

continued

Pinder and Pidkeeper

Robt. Parsons continued

Rentreeves

see Caldecott

Constables of Caldecott

Robt. Colwell  
John Riddle

sworn

Fiddees of Surveyor of Weights & measures  
and Alstasby three.

Thomas Tring  
Benjamin Timson

sworn

Decemers for taking Surveys

Lewis Woodroffe  
William Hill  
John Bond

continued

Pridboroughs and Dikereeves

William Hill  
William Morris

sworn

Pinder

Simon Birmingham continued

Rentreeves

Thomas Goodwin

*Eſſoyn Stowit.* Tomes Simey Gentleman of Liddington Mooy Allen Gentleman  
of the same John Faulkner of the same Robert Smith of the same  
Abraham Gent of the same and others Thomas Tombin of Caldecott  
Thomas Rudkin of the same William Hill the Younger of the same  
John Gave of the same and others.

The Verdict of the  
Inquest and Homage. The JURORS aforesaid upon thir Oath do say That  
of Liddington aforesaid 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 Service there according  
to the custom of this said Manor And that Philip Ward Esquire and Thos.  
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 Pomer within this  
Manor with a false key And that John Bright because he hath trespassed  
with his horse in the field within this Manor before the same were ploughed  
Watson Care because he hath trespassed by digging or sawing to be dug a  
sawpit upon the Waste within this Manor contrary to Ordre and the custom of  
this said Manor Thomas Drake because he hath not planted his Ame  
sitt within this Manor to the continual hazard and daunger of the inhabitants  
within the said Manors as well as all other passing and repassing the same  
and contrary to Law and the custom of the said Manor And that Robert  
Clarke and Edward Cormby because they are in the like offence And that

the said Thomas Drake <sup>5<sup>o</sup></sup>

he hath trespassed by digging or causong to be  
dug a pit upon the common withi this Maner and hath not filled the same up  
again to the great hazard and danger of the Inhabitants within this Maner and  
others passing and travessing neare the same and contrary to Law and the  
ustom of the saide Maner Robert Larratt borauer he hath trespassed by  
placong or causong to be placed two Dymghills in and upon the Common and  
open Streets within this Maner contrary to the custome therof Clement  
Marvin borauer he hath trespassed by breaking the back pastures within this  
Maner with his sheep before the usual time contrary to Order and the Custom  
of the said Maner Lawes and Manton for the like offence in the upper pastures  
And that William Wright borauer he hath trespassed by keeping and  
Departuring his sheep in and upon the Common and open ffreldes within this Maner  
before the same were comynable contrary to Order and the Custom of the said  
Maner Therefore they are and each and every of them is in the Morey of  
the Lord of this Maner as appears over their names respectively

Offered by John Allen Edmund Sisemy } Sworn  
2<sup>o</sup>

The Verdict of the Inquest and Homage of } The JURORS aforesaid upon their Oath do say that John Morris  
Guldecot aforesaid borauer he hath trespassed by breaking upon the common ground belonging to this  
Maner and taking his stock out of the same which were lawfully impounded for  
trespassing within the Maner aforesaid contrary to Order and the Custom of the said  
Maner And that William Woodcock borauer he hath been a Common  
Trespasser with one Iowen within this Maner aforesaid contrary to the custom  
thereof And that Elizabeth Brown wed<sup>o</sup> the Younger Henry Cooper John  
Russell William Beoudt Thomas Dimmure Meadowe widow and  
Robert Sheshorn borauer they are in the like offence And that the said Thomas  
Dimmure borauer he hath trespassed by departing his horse in and upon  
the ffreldes and Meadowes within this Maner before the same were comynable  
contrary to the custome of the said Maner And that Thomas Hando and  
Thomas Ogden are in the like offence Therefore they are and each and  
every of them is in the Morey of the Lord of this Maner as appears over  
their names respectively

Offerors of the Verdict Thomas Gobet  
of the Inquest and } and } Sworn  
and Homage aforesaid Thomas King

At this Court it was too dly  
and especially Ordred by the saide  
and espesially Inquest and  
Homage aforesaid as followeth It is Ordered by the Jurors aforesaid by and with the  
consent of the Lord of this Maner 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 Maner (other than such of them as are  
already performed or expirid) shall stand remaine continuall and be in full  
force power and effect to all intent and purposer whatsoever until the said  
Orders or any of them shall be altered repared or made void at any successyng  
Court or Courts to be holden for the said Maner.

1750.

Thomas Baimes as  
only Son and Heir of } At this Court It is informed by the Tenants of Liddington aforesaid  
Thomas Baimes dec'd. } That Thomas Baimes and Sarah his wife late Customaries Tenants of the Manor  
aforesaid are both dead And that the said Thomas Baimes held to himself and his Heirs  
(1.) All that Cottage or Tenement and three acres and one rood of Land and Meadow  
thereunto belonging situate lying and being in Liddington aforesaid with the  
appurtenances formerly purchased of William Parry and his Esq; by Copy of  
Court roll under the Yearly rent of One Shilling and eight pence And  
also one acre and two roods of Arable land in Liddington aforesaid with  
the appurtenances formerly purchased of Richard Nowell and his Esq; by  
Copy of Court roll under the Yearly rent of One Shilling and four pence And  
that Thomas Baimes of Thorpe Bywater is the only Son and Heir of the  
said Thomas Baimes deceased And now at this Court coming in his  
proper person the said Thomas Baimes and humbly prayd 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 seisin thereof by the rod To have and to hold the said premises  
with the appurtenances unto the said Thomas Baimes his Heirs and Assigns  
according to the custom of the said Manor rendering therefore yearly to  
the Lord the usual yearly rents therefore due and performing all other  
Services of right accustomed and he gives to the Lord for his service no in the  
margin and is admitted Tenant thereof and hath performed his fealty

rent	4 <sup>8</sup>
rent	1 <sup>4</sup>
	<hr/> <u>6<sup>0</sup></u>

his  
fees

James Hurst Gent } At this Court It is Testified by the said Deputy Steward That on  
as best son and next heir of Thomas Hurst deceased } the third day of November which was in the Year of our Lord One thousand  
(2.) seven hundred and forty four William Larratt and Judith his wife of 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 concerning thereto They the said  
William Larratt and Judith his wife Did out of Court Surrender  
into the hands of the Lord of the said Manor by the hands and acceptance  
of the said John Wythe by the rod All that Messuage or Tenement  
then in the Possession of the said William Larratt with the Shop and  
Office Barn Stable Yards Orchards and Gardens thereto belonging  
in Liddington aforesaid and all other the Lands 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 Hamford in the County of Lincoln Gentleman his Heirs and  
Assigns 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 Minors Executors or Administrators  
did and should well and truly pay or cause to be paid unto the said  
Thomas Hurst his Executors Administrators or assigns 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 Thrid day of May next ensuing the date  
hereof In Trust for the Right Honourable the Earl of Exeter his  
Executors Administrators and Assigns without any Deduction or abatement  
whatsoever Then the said Surrender to be void or else to bind remani in  
full force and Virties 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 Gent  
is the Bast 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 whereby the said premises with the appurtenances are become  
absolutely vested in the said James Hurst as heir at Law of his said  
late Father deceased AND WHEREAS this Court comes in his proper  
person the said James Hurst and humbly pray 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 Sixs<sup>s</sup> thre<sup>s</sup> 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  
ent 8 the said Manor rendering therefore Yearly to the Lord the Yearly  
Hire 5 Rent therefor due and performing all other Services of right accustomed  
" 5 and his Quo<sup>r</sup> to the Lord for his fine as in the Margin and is admitted  
tenant thereof and hath performed his Quo<sup>r</sup>

John Colwell  
to Richd. Sculthorpe } At the said Day of Abjournment 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焉 of All  
that Cottages situate in Liddington aforesaid with the appurtenances within  
the said Manor now in the tenure or occupation of William Goodfellow and  
held by copy of Court roll of the said Manor under the Yearly rent of  
One shilling and three pence and the Rovision and Rovisions  
Remainder and Remainders thereof To the use and behoof  
of James Hurst Gentleman his Heir 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 Deth<sup>t</sup> therof for the  
sufficing and passing over 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 pray 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

right thereof by the said To have and to hold the premises aforesaid  
with the appurtenances unto the said James Hurst his Heires and Assignes  
at the will of the Lord according to the Custom of the said Manor Pledging  
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 sum because this admission is had for better assurance only and he  
is admitted Tenant thereof but his fealty is reserved and so forth.

And afterwards to wit at this Court coming in his proper  
person Robert Ridlington and in open Court complaineth against  
the said James Hurst in a place of Land to wit of the said Customary  
Premises with the appurtenances in the Jurisdiction of this Court  
held by Copy of Court roll of the said Manor and makes protestation  
to present his plaint in the Nature and form of the Writ of our Lord  
the King De ingressu super disseizinam in le post  
at the Common Law according to the Custom of the said Manor and  
finds pleny to present his said plaint to wit John Doe 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 like in Court freely appears  
to the plaint aforesaid without further process.

And hereupon the said Robert Ridlington in his proper  
person demandeth against the said James Hurst the Customary  
Promises aforesaid with the appurtenances within the Jurisdiction of  
this Court as his right and Inheritance 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  
Division which Hugh Hunt thereof unjustly and without Judgment  
hath made to the said James Hurst within Thirty Years last past  
And whereasupon he saith that he the said Robert Ridlington was  
seized of the said Customary promises with the appurtenances  
in his Demense as of ffe 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 profit thereof  
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 comitteth and defendeth  
his right wherein and so forth and voucheth to warrant the said John  
Colwell who freely warrants to him the Customary promises aforesaid  
with the appurtenances and so forth.

And hereupon the said James Hurst demandeth against the  
said John Colwell Tenant by his warrant the Customary promises  
aforesaid in manner aforesaid And thereupon saith that he was seized

of the Customary promises aforesaid with the appurtenances in his Dom: free  
no offee 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 come  
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 Defendeth his right wherein and so forth  
and further warranteth to warranty John Manton who warrants to him  
the Customary promises aforesaid with the appurtenances and so forth.

And hereupon the said Robert Ridlington Demandeth against  
the said John Manton Tenant by warranty the Customary promises  
aforesaid in manner aforesaid and so forth and saith that he was seized  
of the Customary promises aforesaid with the appurtenances in his  
Dom: free no offee 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 Defendeth his right wherein and so forth and  
saith that the said Hugh Hunt Did not Disize the said Robert  
Ridlington of the said Customary promises with the appurtenances as  
the said Robert Ridlington by his writ or plaint and Declaration  
above Both suspece and herof puts him self upon his Country and  
the Homenage of the Court aforesaid and the said Robert Ridlington doth  
the same likewise and craveth leave to mispark to the fourth 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 wait at the said fourth hour the said  
Robert Ridlington returneth home in Court in his proper person and the  
said John Manton although solemnly called cometh not again but  
doth notwithstanding in contempt and maketh default Therefore according to the  
custom of this Manor It is considered by this Court that the said  
Robert Ridlington recover his Brizzi against the said James Hurst  
of the Customary promises aforesaid with the appurtenances To  
hold to the said Robert Ridlington 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 promises of the said John Colwell to the Dene and so  
forth within the Manor aforesaid And that the said John Colwell have further  
of the Customary promises of the said John Manton within the Manor aforesaid  
to the value and so forth And that the said John Manton bring his  
suit and so forth.

And hereupon the said Robert Ridlington craveth the Processe and  
process of this Court to be directed to the Bailliff to cause full execution of this

Promisor aforesaid to be had to him and it is granted to him returnable hereinafter

And afterwards to wait on the same Day and Year aforesaid the said Court sitting comes hereinto Court the said Robert Ridlington and the Bailliff of this Court (to wit) Thomas Warren and returneth That by virtue of the aforesaid Precept this same Day hath caused full witness of the promisor aforesaid to be delivered to the said Robert Ridlington as by the said precept it was commanded.

And hereupon at this Court come in his proper person the said Robert Ridlington and humbly prayed the favour of the Lord of this Manor That he may be admitted Tenant to the Promisor 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 Ridlington his Heirs and assigns by the rod Sevin of the Customary Promises aforesaid with the appurtenances To have and To hold the Customary Promises aforesaid with the appurtenances unto the said Robert Ridlington his Heirs and assigns for ever according to the custom of the said Manor Renderin therefore yearly to the Lord the yearly rent therof dues and performing all other services of eight pence a year but nothing is given to the Lord for a fine because this admission is had for better assurance only and he is admitted Tenant therof and hath performed his fealty and so forth by virtue of which said Recovery the said Robert Ridlington was seized of and in the power aforesaid with the appurtenances in his Domains and of freehold right according to the Custom of the said Manor.

And afterwards at this same Court came in their proper persons the said James Hurst Robert Ridlington 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 scituate in Liddington aforesaid with the appurtenances within the said Manor now in the tenure or occupation of William Goodliffe late 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 Southoper of Liddington aforesaid Woolcombe 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 come in his proper person the said Richard Southoper and humbly prayd the Lord of this Manor That he may be admitted Tenant to the Promises aforesaid with the appurtenances To whom the Lord by the said Deputy Steward hath granted witness thereof by the rod To have and To hold the said promises with them and every of their appurtenances unto the said Richard

Sculthorpe his Heirs and Assigns for ever at the will of the Lord  
according to the custom of the said Manor Renderinge therefore yearly  
to the Lord the Yearly rent therefor due and performing all other  
Services therefor due and of right accustomed and he gives to the Lord  
for his use as in this Margin and is admitted Tenant therof and hath  
performed his duty.

Edmund Sidney Gent.

on Surrender of  
Edward Manton

(4.)

At the said Day of adjournment of this Court It was testified by  
Thomas Pretty one of the Dicnaries and Customary Tenants of the  
Manor aforesaid (hereunto in open Court sworn) That on the tenth day  
of October in the Year of our Lord One Thousand three 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 Pretty and by the rod All that two  
roods of Arable land in the Upper Field of Liddington aforesaid near  
the Park Gates between the Land of Mr Chapman on the South  
and Mr Stancourt on the North and half an acre of Pasture in the  
Mother Field of Liddington aforesaid with the appurtenances thereto in 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 one other copy of Court roll of the said  
Manor under the yearly rent of Two Shillings and six pence To  
the use and behoofe of Edmund Symey 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 to me in his presence  
person the said Edmund Symey and humbly prayeth 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 Sheriff hath granted Seizure thereto by the rod To have  
and to hold the said premises with the appurtenances  
unto the said Edmund Symey 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  
gives to the Lord for his service as in the Margin and to administer  
tenant thereof and hath performed his fealty

Edmund Simons Gent.

on, Surr<sup>c</sup>. of  
Mary Shethorn, Ridow-

(5.)

At the said Day of Adjournment of this Court It was certified by  
the said Deputy Award that on the six and twentieth day of  
October in the Year of our Lord One Thousand Seven hundred and fifty  
Mary Shethorn 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 Mythe Bonham Deputy Award three

1750.

by the rod All those several pieces and parcels of Arable land by Meadow  
pasture and grass ground lying and being dispersedly in 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 third  
part of one yard land held 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 Laxton his Under tenants or assigns. To the  
use and behoof of Edmund Syme 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 comes in his proper person the said  
Edmund Syme 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 sive thereof by the rod To have and  
To hold the said premises with the appurtenances unto the  
said Edmund Syme his heirs and assigns forever 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 and custom did he give to  
the Lord for his fees as in the Margin and is admitted Tenant  
thereof and hath performed his fealty.

L D  
rent. 2.  
Anns

William Woodcock

on the 2<sup>d</sup> of  
Mr. Stukely Clerk by  
Wm. Hardinge Gentl: his Atty

(6.)

At the said Day of Adjournment of this Court It was Certifi'd 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 Godfrey late of the City of Peterborough in the  
County of Northampton Clerk 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.D.  
(in the Name place and stead of the said William Stukely) out of  
Court surrendered into the hands of the Lord of the said Manor by the  
hands and assistance of the said Deputy Steward and by the rod  
All that Millage cottage or Tenement with the Bakshaws  
Homestead and appurtenances thereto belonging situate and  
being in Calderot aforesaid formerly the Estate of Henry Newbold  
To the use and behoof 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

Deputy Steward hath granted vijij 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  
rent — — — — — Yearly to the Lord the yearly rent therefore due and performing all  
other services of eight accustomed and he gives to the Lord for his affie as  
in the margin and is admitted Tenant thereof and hath performed  
his fealty

James Stredder  
on Suret. of  
William Stredder

(7.)

At the said Day of Adjournment of this Court It was testified by —  
William Hill one of the Deneys and Customary Tenants of the  
Manor aforesaid (whereof 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 Stredder of Corby in the County of Northampton a  
Labourer 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  
and acceptance of the said William Hill and by the rod according to the  
Custom of the said Manor All That one acre of Meadow lying and  
being in the New Meadow in Calderot aforesaid with all and  
singular the appurtenances thereto belonging then in the tenures  
or occupancy of the said William Stredder **To the use and behoofe**  
behoeft of James Stredder brother of the said William Stredder  
his Heirs and assigns for ever according to the custom of this said  
Manor And now at the said day of Adjournment of this Court  
comes in his proper person the said James Stredder 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 vijij thereof  
by the rod **To have and To hold** the said premises  
with the appurtenances unto the said James Stredder 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  
therefore due and performing all other services of eight accustomed  
and he gives to the Lord for his affie as in the margin and is admitted  
Tenant thereof and hath performed his fealty

rent — — — — —  
Affie

(8.)

James Burst Gant.  
on Suret. 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 customery 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 acceptance of the said Deputy Steward according to  
the custom thereof All That Clos. of Land or pastures called  
Thornsey or Spinsay Close and three acres and an half of Land  
Arable and Meadow and one Quarter of common lying within the  
Fields or meadows of Liddington aforesaid with the appurtenances

1750.

then in the tenure or occupation of Edward Sharman and Walter Stoker and 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 Simmes and Jane his Wife or one of them Middle the Estate Right Sise and Interest whatsoever of him the said William Larratt of vi and to the same and every part and parcell thereof with the appurtenances To the use and behoofe of James Hurst of Stamford in the County of Lincoln Gentleman his Heire 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 prayd 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 sive thereof by the rod To have and To hold the said premises with the appurtenances unto the said James Hurst his Heires 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 Rendring therefore yearly to the Lord the yearly rent therefore due and performing all other Services of right accustomed and giving to the Lord for his service as in the Margin and so admitted Tenant therof and hath performed his fealty.

B S D  
rent -  
fines

Extracts on fines  
on Admissions made.

Exam'd by. W. Wycherley  
Dep. Steward

The Manor of Liddington  
 with Caldecote } At The View of Frankpledge  
 in the County of Rutland } and also the Great Court Baron of the Right Honourable  
 Baronet Earl of Exeter 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 first day of October in the  
 Twentyfifth year of the reign of the Sovereign Lord George the  
 Second by the grace of God of Great Britain Ireland & Scotland  
 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 Wyche  
 Gentleman Deputy Steward of the Courts theron

Inquest and Homages  
of  
Liddington aforesaid

John Allen Gent.	James Hill
Edmund Murray	Thomas Munday
John Pretty	Edward Sherman
Thomas Pretty	William Reddall
Congers Peach	Walter Stoakes
James Talbott	Richard Ferrar
John Williamson	and
Clement Pretty	Thomas Colwell

Inquest and Homages  
of  
Caldecote aforesaid

Thomas King	Robert Colwell
William Cave	John Riddle
William Hill	John Cox
Robert Saxton	Iho. Ogden
Wm Morris Farmer	John Browne
Lewis Woodcock	George Browne
John Hand	and
Benjamin Timson	Iho. Stokes

Officers  
elected  
for the Year ensuing

Constables of Liddington	Edward Vines
	John Wright
Fieldreeves there	Iho. Colwell
	Walter Stoakes
	continued
	John Williamson
	Iho. Pretty

Freeboroughs & Diborroughs	Sur. Bennett Sur. Gibbons	Sworn Sworn
Surveyors of Weights & Measures and Abstractors		
Decinots for taking Surveys	John Proby John Allen Tho. Proby John Hill	continued
Pinder & Wildboar	Richd. Howlett	Sworn
Rentreeves	John Allen	
Constable of Caldecot	George & Brown John Hand	Sworn
Fieldreeves Surveyors of Weights and Measures and Abstractors thereto	Robert Collesell John Riddell	Sworn
Decinots for taking Surveys	Lewis Woodcock William Hill John Hand	Sworn
Freeboroughs & Diborroughs	Lewis Woodcock Robert Lupton	Sworn
Pinder	Simon Rimmington cont'd	
Rentreeve	Tho. Goodwin... continued	

Opinions to court. Robert Smith of Liddington Farm tenuer of the same John Fullers  
of the same William Rivers of the same John Chapman of the same & others  
Thomas Austin of Caldecot William Hill tenuer of the same Samuel  
Stokes of the same John Anfissell of the same John Martin of the same & others

The Verdict of  
the Inquest and } The Jurors after said upon their Oath do say That Henry Talbot  
Homan in Liddington Esq; because he is a freeholder of this Maner for his freehold Lands and  
aforesaid } tenement 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 Maner  
And that Philip Ward Esq; Tho. Walker John Brown John Colly John  
Chapman John Brown because they are in the like Default And that Thomas  
Boyal because he is a customary Tenant of this Maner for his customary Lands  
and tenement in Liddington before said and did not appear at this Court Baron  
to perform his Suit and Service there according to the custom of the said Maner  
And that Thomas Palmer Thomas Broughton Elizabeth Waterfield

2<sup>d</sup>

and Catharine Prigg borrows they are in the like Default And that John Parrough  
because he hath Depastured Two hundred and six Acres in the Open Fields of  
Liddington aforesaid And that Richard Freeman borrows he hath Depastured  
with his Sheep in the Fields within this Manor before the same were commonable  
And that William Wright borrows he is in the like offence And that Lawrence  
Manton borrows he hath Depastured with his Sheep in and upon the Fields  
and Commonable places within this Manor not having a right of Common there  
And that Wilson Caw borrows he hath Depastured by digging or causing to be  
dug a Swoppitt upon the Waste within this Manor contrary to Order & Custom  
of the said Manor And that Robert Larratt borrows he hath Depastured  
by placing or causing to be placed a Dunghill in and upon the Common and  
upon Streets within this Manor contrary to the Custom thereto And that Thomas  
Deake borrows he hath not Tenant his Stone Pitt within this Manor to the  
continual hazard & Damage of the Inhabitants within the said Manor as well  
as all other persons passing & Depasturing the same contrary to Order & Custom  
of the said Manor And that Robert Clark and Richard Waterfield  
borrows they are in the like offence Therefore they are and are each & every of  
them in the mercy of the Lord of this Manor as appears over their names respectively

Affected by

John Allen

and Edmund Stomay { sworn

The Verdict of the

Inquest of Homage } The Jurors aforesaid upon their Oaths do say that Thomas Redhouse  
of Caldecot aforesaid borrows he is a Customary Tenant Inhabitant of Caldecot within this Manor and did  
not appear at this View of Frankpledge to perform his Suit & Service there  
according to the Custom of the said Manor And that Thomas Deacon and John  
Mays borrows they are in the like Default And that John Prigg Gent borrows  
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 & Service  
there according to the Custom of the said Manor And that Thomas Anthony  
Water Freeman aforesaid is in the like Default And that  
Thomas Ogdon borrows he hath Depastured by depasturing his Acres in and upon  
the Common Fields of Caldecot contrary to the Custom of the said Manor And that  
Thomas Dunnmore and John Stand are in the like offence And that William Woodcock  
borrows he hath been a trespasser with one Swin within the Manor aforesaid contrary  
to the Custom thereto And that Robert Sholhorn William Browne and Henry Cooper  
are in the like default And that Mary Mads borrows she hath Depastured with her  
Swin And that Thomas Dunnmore and Mary Sholhorn 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

Affidators Thomas King and William Caw { sworn

175V.

William Bassett

to

John Wright

(1)

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  
 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 remainders remaining  
 and remainder thereof To the use and behoof of John  
 Wright of Liddington aforesaid Farmer 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 writing hereof 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 thereto yearly to the Lord  
 the yearly rent therefore due and performing all other Services of eight  
 days accustomed and he gives to the Lord for his Use as in the Margin  
 and he is admitted Tenant hereof and hath performed his yearly

Aent - in -  
TimeJohn 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 & acceptance of the said  
 Deputy Steward according to the Custom hereof 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 & remainders thereof To the  
 use and behoof 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  
 Sixty 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 whatsoeuer then this Surrender to be void or else to be and  
 remain in full force

William Stukely Esq  
Lw of Attorney to —  
Thomas Hudson —  
in rellcs —

At this Court came Thomas Hudson and produced before in Court  
a certain Deed poll purporting to be a Letter of Attorney in the words following

I know all men by these presents that William Stukely  
Clock a Customary Tenant of the Manor of Liddington with Caldecott in  
the County of Rutland and Executor of the last Will & Testament of Anthony  
Gates late of the City of Peterborough in the County of Northampton Clock  
and M. D dissolved MARC 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 Messuage heretofore  
Partridges now divided into two Tenements with a Close of Pasture  
containing half an Acre therunto belonging with the Appurtenances in  
Liddington aforesaid late the Estate of William Larre And  
also all that other Messuage or Tenement in Liddington aforesaid  
with the appurtenances heretofore Fishery and late the Estate of the  
said William Larre To the use and behoof 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  
whatever he shall lawfully do by virtue hereof In witness  
whereof I have hereunto set my hand and Seal the Twenty ninth day  
of April in the year of our Lord One Thousand Seven hundred & fifty one  
W<sup>m</sup> Stukely Sealed and delivered shewing been first duly  
Stampt In the presence of J. Stukely John Day Servant  
to D<sup>r</sup> Stukely — — —

Tho<sup>e</sup> Hudson — — — Deputy  
to —  
Tho<sup>e</sup> Warren — — —  
(2)

At this Court it was certified by the said Sheriff 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 Clock Did  
out of Court Surrender into the hands of the Lord of the said Manor according  
to the custom hereof by the hands & acceptance of the said Deputy Sheriff  
and by the rod All that One Messuage heretofore Partridges now divided  
into two Tenements with a Close of pasture containing half an Acre  
therunto belonging with the Appurtenances in Liddington aforesaid late the  
Estate of William Larre And also all that other Messuage  
or Tenement in Liddington aforesaid with the Appurtenances  
heretofore Fishery and late the Estate of the said William Larre  
To the use and behoof of Thomas Warren of Liddington  
aforesaid Yeoman his Heirs and Assigns for ever according to the

39

Custom of the said Maner 175. And now at this Court comes in his  
proper person the said Thomas Warren and humbly prayes of the Lord  
of this Maner That he may be admitted Tenant to the Premises aforesaid  
with his Appurtenances To whom the Lord by his said Deputy  
Steward hath granted Seizin thereof by the rod I have and  
to hold the said messuages & lands from him & promises 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 Maner rendering thereto yearly to the Lord  
the yearly rent therfore due and performing all other Services of right  
acknowledged and he gives to the Lord for his Service as in the Margin and  
he is admitted Tenant therof and hath performed his Deuty

Rent  
rent  
Sine

fferman Rush

ffrom

fferman Robt.

(3)

Wherelal a Court helden for the said Maner on Thursday the 10<sup>th</sup>  
day of October in the year of our Lord 1738 it was testified by Peter  
Pretty a Demeir & Customary Tenant of the Maner aforesaid that to in open  
Court shoon that out of Court (to wit) on the 15<sup>th</sup> day of November in the  
year of our Lord 1737 Robert Freeman of Liddington a Customary Tenant  
of the Maner aforesaid Did Surrender into the hands of the Lord of the said  
Maner by the hands & acceptance of the said Peter Pretty by the rod  
according to the Custom of the said Maner 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 West  
and behoofe of the said Robert Freeman for during the term of his  
natural life and from and after his decease Then to the uses and  
behoofe of Elizabeth his wife for and during the term of her natural life  
and from and after her decease To the uses & 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 uses & behoofe of Robert  
Freeman the younger son of the said Richard Freeman & Grandson of  
the said Robert Freeman and of the Heires and Assigns of the said Robert  
Freeman the younger according to the Custom of the said Maner If said  
Robert Freeman the younger at his Heire 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 die  
till they come to the age of Twentyone years And at the said Court it was found  
by the Aymage that the said Robert Freeman since the making the said  
Surrender died without any admision And whereat 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  
Promises And now at this Court comes in his proper person the  
said Richard Freeman and humbly prayes of the Lord of this Maner  
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

By the rood I have and to hold the said Cottage houses with  
the Appurtenances unto the said Richard Trowman according to the said  
Surrender at the Will of the Lord according to the custom therof  
Rendering therefore yearly to the Lord the yearly rent therof  
due and performing all other Services of right accustomed and he gives  
to the Lord for his Time as in the Margin and he is admitted  
tenant thereof and hath performed his Fealty

Rent - 2s 6d  
Fine -

Sarah Whithead on  
Surr<sup>r</sup> 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 his hands and acceptance of the said  
Deputy Steward according to the Custom therof All those two  
Moyseys or undivided half parts of All that Messuage or Tenement  
with the Appurtenances thereto belonging in Saddington 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 Decease 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 the 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 prayes of the Lord 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 Surr<sup>r</sup>  
To whom the Lord by the said Deputy Steward hath granted  
Seizin therof by the roll I have and to hold the said  
two undivided Moyseys or half parts of the said Messuage or Tenement  
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 therof yearly  
to the Lord the yearly rent therof 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 therof and hath  
performed her Fealty

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Rent " " 2d  
Fine " " 2d

Bawley yourt &  
Hofste Depeynt of  
John Newbon Trigge

5.

At the 1<sup>st</sup> 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 Trigge a Customary Tenant of the  
Manor aforesaid Did out of Court surrender by the hand into the hands of the Lord  
of the said Manors by the hands of the said Deputy Steward all and singular his  
messuages Cottages Lands Tenements and Hereditaments lying and being  
within the said Manors 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 Trigge 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 Trigge did make his last Will and Testament in Writing  
bearing Date the first day of July 1458 and is since lately dead by which  
said last Will and Testament (produced herein Court) he devised in the  
Words following that is to say Wherelast I have already surrendered  
all and singular by copyhold Lands Tenements and Hereditaments within  
the Manors of Loddington with Caldecot in the County of Rutland into the hands  
of the said Deputy Steward according to the custom therof To the use of this  
my Will Now I do hereby give will devise direct and appoint all that my  
Yard land lying & being desparately within the Precincts and Common fields of  
Caldecot aforesaid with the Appurts within the said Manors parcel thereof  
And also all and singular my freehold & messuages Cottages Lands  
Tenement & Hereditatis 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 Bawley of Tring in the County of Hertford & me  
W<sup>m</sup> Foster the elder of Tring aforesaid Butcher their Heires & Assigns for ever according  
to the custom of the said manor And now at the 1<sup>st</sup> day of Adjournm<sup>t</sup> of  
this Court cometh Christopher Bawley Gentleman and W<sup>m</sup> Foster by  
Thos Austin gent their atty and humbly pray of the Lord of this manor that  
they may be admitted Tenants to the premises aforesd with the Appurts  
To whom the Lord by thos<sup>d</sup> Deputy Steward hath granted Seizin therof by  
the hand to have & to hold the<sup>s</sup> premises with the Appurts unto the  
s<sup>r</sup> Christopher Bawley Gentleman & W<sup>m</sup> Foster their Heires & Assigns at the will of the  
Lord according to the custom of the s<sup>r</sup> manor rendering therfore  
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 service  
in the margin of this admitted tenement herof but their fealty is to be respite  
by reason of their absence .

Mary Murdoch as  
 Widow & Devisee of James Murdoch } At the said first day of Adjournment of this Court it was testifed by  
 John Trotty One of the Deponents of this Court that on the fourth day of October  
 One thousand five hundred and fifty one James Murdoch late a customary  
 Tenant of the Manor aforesd Did out of Court Surrender by the rod into the hands  
 of the Lord of the said Manor according to the Custom heretofore All and Singular  
 the customary Messuages Cottages Cloys Lands Tenement & Heredities with  
 their and every of their Appurtenances of him the said James Murdoch within the  
 Manor aforesd to the Successors & Heirs of such Person or Persons and for  
 such Estates or Estates whereof shall be mentioned remitted and  
 appointed in and by the last Will and Testament of the said James Murdoch  
 and toward no other intent or purpose whatsoever And whereas  
 the said James Murdoch did make his last Will & Testament in Writing  
 bearing date the Eleventh day of January 1747 The Prince of Whales  
 said Will (produced here in Court) as to the Premises aforesd is as  
 followeth I Give and bequeath All that my Copyhold Estate in  
 Liddington which I have ordered 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  
 Murdoch All that my Copyhold Cottages within Liddington  
 and one Quarter of a yard Land late Simons Tiptoft And also the  
 Two Acres of Arable Land & Crops ground which I lately purchased of  
 Peter Tiptoft in Liddington to him & his Heirs & Assigns forever Item  
 I give to my Nephew Richard Murdoch of Liddington my upper Messuage  
 and Cloys after the decease of Mary my loving Wife & Edward my  
 Brother to him and his Heirs and Assigns forever Noll at the said  
 day of Adjournment of this Court it was found by the Aforementioned that the said  
 James Murdoch lately died Seized of One Messuage & Cloys thereto  
 belonging with the Appurtenances lying & being in Liddington aforesd Held by  
 Copy of Court roll of the said Manor under the yearly rent of Ten pounds and  
 purchased of Nathaniel Holmes & Mary his Wife And also all  
 that One Quarter of a yard Land lying & being in the Fields & Meadowes  
 of Liddington aforesaid with the Appurtenances held by Copy of Court roll  
 under the yearly rent of Two Shillings & Sixpence & purchased of Simon  
 Tiptoft And at the said first day of Adjournment of this Court comes in  
 her proper Person the said Mary Murdoch & humbly prayes of the Lord  
 of this Manor that she may be admitted Tenant to the Premises aforesd  
 with the Appurtenances according to the Surrender & last Will & Testament aforesd  
 To whom the said by the said Deputy Sheriff hath granted Sir John  
 Trotty by the rod to have and to hold the Premises aforesd  
 with the Appurtenances according to the said will at the will of the Lord accord  
 to the custom of the said Manor rendering therefor yearly to the Lord  
 his yearly rent therewith due & performing all other services of eight accustomed  
 and the giving to the Lord for his Service in the Margin and also is admitted  
 Tenant therewof and hath performed her duty — — —

(6)

Sold to Thos Gibbons.  
May 49.

Rent	—	10
rent	—	2 6
vine	—	10
fine	—	2 6

Thomas Warren

1757

41.

to  
John Colwelle } At the said first day of Adjournment of this Court came in his proposit 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 & acceptance of the said Deputy Steward according to the custom  
thereof All that Messuage or Tenement in Liddington aforesaid with the  
Appurtenances thereto belonging and also the Estates of William Garrett & holds  
by copy of Court roll under the yearly rent of six pence & To the like  
and behoove of John Colwelle 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 proposit person and humbly prays of  
the Lord of this Manor that he may be admitted Tenant to his Premises  
aforesaid with the Appurtenances to whom he a bed by the said  
Deputy Steward hath Granted Seizin there of by the rod & To have  
and to hold the said Messuage or Tenement with the Appurtenances  
unto the said John Colwelle 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 therefor due & performing all other Services & right  
accustomed and he gives to the Lord for his Rent as in the Margin and he  
is admitted Tenant there of and hath performed his Duty

Rent a.s. 6  
Ains. " " 6

John Allen as only Son and Devisee of Moses Allen late } At the said last day of adjournment of this Court it was testified by  
John Gill one of the Deacons of this Manor sheweth in open court sworn that  
on the Third day of April in the year of our Lord One thousand  
hundred and Fifty Moses Allen 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 & acceptance of the said John Gill according to the custom  
thereof All his Copyhold Estates in Liddington aforesaid It the husband  
and behoove of his last Will & Testament And whereas the said Moses  
Allen did make his last Will & Testament in writing bearing date the  
26<sup>th</sup> day of January 1717 The Testate of which will is as followeth  
I Give to my Son John Allen All my copyhold Lands in Liddington  
And also all my Household Estates in Thorpe Parish in this County  
paying all my Debts & Legacies whatsoeuer And now at the  
said last day of Adjournment of this court comes in his proposit person the  
said John Allen and humbly prays of the Lord of this Manor that he  
may be admitted To All that Three fourth parts of a half yard lying  
and being in Liddington aforesaid which was purchased of George  
Dalton by the said Moses Allen who was admitted Thorold at a Court  
held on the said Manor on the 5<sup>th</sup> day of October 1717 with the Appurtenances  
according to the Surrender & last Will & Testament aforesaid  
To whom the Lord by the said Deputy Steward hath granted

Sizin therof by the rod To have and to hold the said  
Promises with the Appurtenances unto the said John Allen his heirs and  
Assigns at the will of the Lord according to the custom of the Manor  
Rendring therfore yearly to the Lord his yearly rent the twelffe  
Acre & performing all other Services of right accustomed and he giveth to  
the Lord for his Lien as in the Margin and he is admitted  
 Tenant therof and hath performed his Deuty

Exam'd by Wm Chene  
Prop Steward

Memo: Mr Blackwell made a Sworn  
to the use of his Will taken by  
Lord Exeter 24<sup>th</sup> Decr 1751.

Wm Chene 22<sup>d</sup> Sept 1770.

The Manor of Siddington 1752.

42.

with Caldecot

In the County of Rutland.

At the View of Frankpledge.

and also the Great Court Baron of the Right Honourable  
Brownlowe Earl of Exeter Baron of Burghley 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 his County, in the  
Year of the reign of our Sovereign Lord George the second by the grace  
of God of Great Britain France and Ireland King Defender of the  
Faith and in the year of our Lord One thousand Seven hundred and  
fifty two and from thence continued by Adjournment till the  
Sixteenth day of April then next following before John Wyche  
Gentleman Deputy Steward of the Courts there.

Inquest and Homage  
of  
Siddington aforesaid.

John Allen	John Williamson
Edmund Symey	Edward Sherman
John Pretty	Richard Sculthorpe
Joseph Pretty	Walter Stokes
Conyers Peach	Richard Farcoo
Clement Pretty	William Kerr
James Hill	and
James Sebbott	Thomas Colwell

Inquest and Homage  
of  
Caldecot aforesaid.

William Cave	John Cook
Tho: King	John Brown
Willm Hill	John Hiddle
Lewis Woodcock	William Morris
John Hand	Benj: Simson
Robert Saxon	Wm Hill Jun: and
Robert Colwell	Geo: Brown
Tho: Stokes	

Officers  
elected,

for the year ensuing

Constables

Clement Marvin
John Pretty

Sworn,

Field Reeves there

Willm New
James Sebbot
John Williamson
Tho: Pretty

Freeboroughs & Dikekeepers Richard Farrow  
Richard Sculthorpe } Sworn.

Surveyors of Weights and Richard Farrow  
Measures and Aletasters Richard Sculthorpe } Sworn.

Deciners for taking surrenders John Pretty  
John Allen Thomas Pretty  
John Hill } cont'd.  
John Hill

Pinder and Fieldkeeper Richard Norclat  
Renterve John Allen } cont'd.

Constables of Caldecot John Cort  
Humphrey Muggleton } Sworn.

Fieldreeves Surveyors of Weights and George Brown  
Measures and Aletasters there John Hand } Sworn.

Deciners for taking surrenders Louis Woodcock  
William Hill John Hand } cont'd.

Freeboroughs & Dikekeepers Richard Ward  
Benjamin Timson } Sworn.

Pinder Simon Kimmington } cont'd.

Renterve Edmund Sisney } Sworn.

Essoins towit. Henry Talbot of Liddington Esquire Henry Ward of the same John Pickering of the  
same Edward White of the same William Goodly of the same Thomas Drakes of the same  
and others John Hobinson of Caldecott Thomas Rudkin of the same Daniel White of the same  
Thomas Sampson of the same and others Adam Martin of the same Thomas Austin of the same  
and others

The Verdict of the Inquest and Homage The Jurors aforesaid dounpon their Oathes present that John Farrow  
of Liddington aforesaid because he hath kept and doepastured in the common fields in Liddington aforesaid Two Glanders  
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 Waterfield because he hath not cleared the Dike called the  
Goat in Liddington aforesaid and that Robert Manton is in the like offence And that John Wright  
because he hath transposed by laying Wood and other things on the Town Causeway contrary to  
order And that Thomas Drakes because he hath not fenced his Stone field within this Manor  
to the continual hazard and danger of the inhabitants within the said Manor as well as all

1759.

2. 6. 43.

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

Afforres John Allen Edmund Sismy } Sworn

The Verdict of the Inquest & Homage} The JURORS aforesaid upon their Oath present Thomas Ogden because  
of Caldecot aforesaid who hath repassed by depasturing his Horses inward upon the Common fields of Caldecot aforesaid  
contrary to the Custom of the said Manor and that Thomas Dummes and John Hand are in  
the like offence And that Robert Sholhorne because he hath been a Trospasser with horses  
within the fields aforesaid contrary to order Also that John Meads William Woodcock  
Thomas Dummes Thomas Sampson Henry Cooper and Widow Sholhorne are in the  
like offence Therefor & they are and each and every of them is in the mercy of the Lord of  
this Manor as appears over their names respectively

Afforres William Cope Thomas King } Sworn

Richard Murdoch. Nephew and Devisee of James Murdoch deceased 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<sup>rd</sup> day of March

(1) short time following it was certified at the said day of Adjournment by John Trotty one of the Deputies  
of this Manor that on the fourth day of October 1751 James Murdoch late 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 acceptance of the said John Trotty according to the Custom thereof  
All and Singular the Customary Messuages Cottages Closes Lands Tenements & Hereditaments  
within the Manor aforesaid To himself and behoofe of such Person or Persons and for such  
Estate 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 uses intent or purpose whatsoever And  
Whereas the said James Murdoch did make his last Will and Testament in Writing bearing  
date the 11<sup>th</sup> day of January 1747 whereby he devised his Premises hereinafter mentioned in  
the words following I give to my Nephew Richard Murdoch of Liddington my  
upper Messuage house and Clos after the Death of Mary my loving Wife and Edward  
my Brother to him and his Heirs and Assigns forever YOLLO at this Court comes in his  
proper Person the said Richard Murdoch and humbly prayes of the Lord of this Manor that  
he may be admitted Tenant to the Reversion of the said premises subjectant on the death of his  
said Mary Murdoch Widow and Edward Murdoch TO WHOM the Lord by the said  
Deputy Surrender hath granted assign thereof by the rod & TO WHOM 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 rents and Services heretofore due and of right accustomed and he gives to the Lord for  
his affine as in the Margin and he is admitted Tenant thereof and hath performed his fealty

Edward Vine  
on Suret. 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 acceptance of the said Deputy Surrender All that Cottage or Tenement  
with all and Singular the Appurtenances in Liddington aforesaid held by Copy of Court roll  
of the said Manor under the yearly rent of eight pence purchased of John Mantou and to obtain  
the said Edward Mason was admitted as a Court hold for this Manor the first day of October  
1748 And the Reversion and Novelties remained and remained thereof TO THE  
USE and behoofe of Edward Vine of Liddington aforesaid Carpenter his heirs

(2)

Hent - n 8  
Hors and Assizes for ever according to the Custom of the said Manor **And now** at this  
comes in his present person the said Edward Vins and humbly prayes 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 Assizes 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 he gives to the  
Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed his  
fealty

Willm Browne on Sirr<sup>r</sup> of Ediv<sup>d</sup> Armisby  
At this Court comes in his proper person Edward Armsby of Thorpe  
in the said County of Rutland 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 of his officers  
of the said Deputy Steward according to the Custom thereof **All those three acres of Land**  
ground lying discretely in the uppersfield in Laddington aforesaid held by copy of Court Roll  
of the said Manor under the yearly rent of One pound purchased of Peter Tylaff and for  
which the said Edward Armsby was admitted as a Court holder for the said Manor next  
after the feast of Saint Michael in the year of our Lord 1720 And the Rents and  
Provisions Remainder and Remainders thereof **To the use and behoofe**  
of William Browne of Laddington aforesaid Dechallor his heirs and Assizes forever according  
to the Custom of the said Manor **And now** at this Court comes in his proper person  
the said William Browne and humbly prayes of the Lord of this Maner 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 Browne his heirs and Assizes at the will of the Lord according to the Custom of the said  
Manor by the rents & services therof 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

Hent - n 1

Ann Collins & Mary Woodcock sisters heirs of Elizabeth Waterfield deceased  
At the said day of Adjourment of this Court it was found by the Damages  
of Laddington aforesaid that Ann Waterfield widow late a Customary Tenant  
of this Manor died seized of all that third part of a cottage in Laddington  
after the Tenure of Anthony Shallow with the Appurtenances held by copy of  
Court Roll under the yearly Rent of Two shillings & five pence and that Ann  
the wife of Richard Collins & Mary the wife of Lewis Woodcock are the Sisters  
heirs of the l Elizabeth Waterfield **AND now at the 2<sup>d</sup> day of Adjourment**  
of this Court 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 & Assizes at the will of the Lord according to the Custom  
of the said Manor by the rents & services therof 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 - n 2. 5.

Ja

1752.

John Allen only son  
and heir of Moses Allen and  
Ann his wife decd.

5

At the said day of adjournment of this Court it was found by the Homage of  
Liddington aforesaid that Moses Allen and Ann his wife late Customary Tenants of this Manor  
lately died Seized of Messuage or Cottage Barn Stable Orchard Close with a Mowdy of One  
Acre land formerly called Allens with the Appurtenances in Liddington aforesaid held by Copy  
of Court roll under the yearly rent of Two shillings and eight pence land to which the said Moses  
and Ann were admitted at a court held for the said Manor the 14<sup>th</sup> day of October 1697 AND  
that John Allen is the only son & heir 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 due  
humbly prays of the Lord of this Manor that he may be admitted Tenant to the premises aforesaid  
with the Appurts **To whom the Lord by the said Deputy Steward hath granted writing thereof**  
**by the said To hold to his 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 therefor due and of right accustomed**  
**and he gives to the Lord for his fine as in the Margin and he is admitted Tenant therof and**  
**hath performed his fealty**

John Morris

on Surety of  
Steph. Morris

6.

At the said day of adjournment of this Court came in his proper person Stephen  
Morris a Customary Tenant of the Manor aforesaid and died in open Court Surrounded by the rest  
into the hands of the Lord of the said Manor by his hands and acceptance of the said Deputy Steward  
according to the Custom thereof **All that part of a Messuage in Caldecot aforesaid formerly the**  
**Estate of Nicholas Morris Grandfather of the said Stephen Morris consisting of three Bays of buildings**  
**Together with a Barn adjoining to the said Messuage on the South One Bay of Building lying on the**  
**North end the aforesaid Messuage occupied) And all that piece of ground lying on the West end**  
**of the said Messuage and Barn containing in length from the North end of the said Messuage**  
**Eighteen yards and the breadth from the side wall of the said Messuage to the end of George**  
**Brownes Orchard Wall four yards and one foot at the North end and at the South end the same left by**  
**Copy of Court roll of the said Manor under the yearly rent of Two pence and all the Estate right**  
**Tolls and Intercosts of the said Stephen Morris of and to the same promised To the**  
**Lord and his heirs and Assigns of the said John Morris of Caldecot aforesaid to 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 Appurts **To whom the Lord by the said Deputy Steward hath granted writing thereof by the said To hold****  
**to the said John Morris his heirs and Assigns according to the Custom of the said Manor by the**  
**rents and services therefor due and of right accustomed and he gives to the Lord for his fine as in the**  
**MARGIN and he is admitted Tenant therof and hath performed his fealty**

Rent - 2

James Ridgley

Youngest Son & heir of  
Anthony Ridgley

7.

At the said day of adjournment of this Court it was found by the Homage of  
Liddington aforesaid that Anthony Ridgley late a Customary Tenant of this Manor lately deceased  
of One Cottage or Tenement in Liddington aforesaid in a place there called Piggs Land with the  
Appurts held 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 decd. 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  
Appurts **To whom the Lord by the said Deputy Steward hath granted writing thereof by the**  
**same To hold to his 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 therefor due and of right accustomed and he**  
**gives to the Lord for his fine as in the Margin and he is admitted Tenant therof But his fealty**

Rent - 3.

is accepted by reason of his Infancy And Catharine Higley his Mother is admitted Guardian  
for the said James Higley for the said promises with the Appurtenances during the Minority of the  
said James Higley, who the said Catharine Higley rendering an Account thereof.—

Exam'd by *W. J. C. H.*  
*D. P. Steward*

The Manor of Liddington } At the View of Frankpledge and also the Great Court  
with Caldecot. } Baron of the Right Honourable Broonion, Earl of Exeter & Baron of Thurgarton  
In the County of Rutland } Lord of the said Manor held at Liddington aforesaid in and for his 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 Twenty-second 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 Wyche Gentleman Deputy Steward of the Court here

Mich. 1753.

Inquest and  
Homage of \_\_\_\_\_  
Liddington aforesaid }

Edmund Symey  
John Allen  
James Hill  
John Pretty  
Conyers Peach  
James Sebbott  
Joseph Pretty  
John Williamson

Edward Sharman  
Clement Marvin  
William Reddall  
Charles Farroo  
Thomas Hill  
John Wright  
and  
Richard Sculthorpe

Sworn.

Inquest and  
Homage of \_\_\_\_\_  
Caldecot aforesaid }

Thomas King  
William Cave  
Thomas Stockes  
William Hill  
Alois Woodcock  
Robert Laxton  
John Broon  
John Hand

George Broon  
John Cort  
John Reddall  
Benjamin Timson  
William Morris  
William Hill  
and  
Humphry Muggleson

Sworn.

Officers  
elected  
for the year ensuing }

Constables  
Fieldreeves

Joseph Pretty  
Richard Sculthorpe } Sworn  
William New  
James Sebbott } cont'd  
John Allen  
James Hill } Sworn.

Freborough & Dikee reeves

1753.

45.

Charles Farrow  
Clement Marvin } Sworn.

Surveyors of the Weights and  
Measures and Aletasters } Charles Farrow  
Deciners for taking Surrenders John Pretty  
Pinder and Fieldkeeper Richard Rowlatt cont'd

Rentreeve Thomas Baines Sworn

Constables of Caldecot Thomas Stokes  
William Morris } Sworn

Fieldreeves Surveyors of Weights &  
Measures and Aletasters John Cort  
Humphry Magleton } Sworn

Deciners for taking Surrenders Lewis Woodcock  
William Hill } cont'd

Freborough and Dikee reeve Thomas King  
John Reddill } Sworn

Pinder Robert Shelhorn Sworn

Rentreeve

Effoins to wit. Manoring Saughton Clark. John Talbot. John Chapman. Samuel pretty. William  
Farrow. Henry Sumpster. Thomas Palmer. Thomas Alcock. Clement pretty. Watson  
Carr. Edward Harris. John Pickering. Edmund Broughton. William Sharp. William  
Smith. William Goody. William Boon and others.

The Verdict of  
the Inquest and  
Hoingage of

The JURORS aforesaid do upon their Oaths present that Isaac Court Brownes his  
hath been a resident and an inhabitant at Liddington for the space of one whole year and did not  
Liddington aforesaid appear at this Court Bar to perform his suit and service there according to the Custom of the said  
Manor and that Robert Manton is in the like Default And that Henry Talbot Esquire Brownes  
he is a freeholder for his freehold Lands and Tenements in Liddington aforesaid and did not appear at  
this Court Bar to perform his suit and service there according to the Custom of the said Manor  
and that Philip Ward Esquire Thomas Powis Esquire William Reeves and John Brown are in  
the like offence And that Thomas Boyall Brownes he is a copyholder of this Manor for his customary  
Lands & Tenements in Liddington aforesaid and did not appear at this Court Bar to perform his suit  
and service there according to the Custom of the said Manor and that Mary Carr. John Brown. Thomas  
Broughton. Robert pretty and William Brown are in the like Default And that Thomas Drakes  
Brownes he hath not fenced his stone fit within this Manor to the great damage of the inhabitants  
of the said Manor and others passing and repassing thereby and that William Clarke and Robert Clarkes  
are in the like offence And that John Wright Esquire hath blocked up the causeway by laying stamme  
and other things theron And that Robert Vairall Brownes he hath encroached upon the lords way to by

by placing and laying a Dunghill in the open Street of Haddington aforesaid And that Robert  
Doctor <sup>10.6</sup> borrows his heth taken away Wood Thorne from the pasture in Desiance of the parish  
Therefore they are and each and every of them is in the mercy of the Lord of this Maner as appears  
over their names respectively.

The Verdict of the  
Inquest & Homage of  
Caldecot aforesaid

URON Aforesaid depoun their oaths present that Benjamin Timson <sup>2d</sup>  
borrows he hath kept a by heth of Swine contrary to order and the Custom of this Maner and that  
Thomas Ogden borrows he hath trespassed by depasturing one horse on the common contrary to  
order and the Custom of this Maner and that Thomas Dunmores is in the like offence And that  
Samuel Stokes borrows he hath trespassed with one Swine contrary to order and the Custom of this  
Maner and that Robert Sholhorn John Mowder William Hobcock William Brewett  
and Henry Cooper <sup>2d</sup> are in the like offence Therefore they are and each and every of them  
is in the Mercy of the Lord of this Maner as appears over their names respectively

James Ormond  
Devisee of Edward  
Murdock dec?

At this Court it is registered by John Preddy one of the Decinets of this Maner that on  
the 22<sup>d</sup> day of August in the year of our Lord One thousand seven hundred and fifty two Edward  
Murdock a Customary Tenant of the Maner aforesaid Did out of Court Surrender by the rod into the  
hands of the Lord of the said Maner by the hands and acceptance of the said John Preddy according  
to the Custom therof All his Land in Haddington fields To the use and behoofe  
of his last Will and Testament And wheresoev'r the said Edward Murdock did make  
his last Will and Testament in Writing bearing date the third day of August in the year of our Lord  
1753 The Tenor of which said Will produced here in Court unto the premises aforesaid is  
as followeth Also I give to James Ormond of Little Bytham Lincolnshire All my lands  
in Haddington fields with the Appurtenances therunto 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 Maner that he may be admitted Tenant to All that One Quarter of a yard  
land now in Tenure of William New in Haddington aforesaid with the Appurtenances thereto  
bearing date the 1<sup>st</sup> day of September the 1<sup>st</sup> year of King George the Second by the said Deputy Steward hath  
under the yearly rents of Two Shillings To whom the Lord by the said Deputy Steward hath  
granted Seizin therof 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 Maner by the rents and services therof  
due and of right accustomed and he gives to the Lord for his fees as in the Margin and he is  
admitted Tenant therof and hath performed his fealty

Tho. Goodwin and  
Temperance his wife to  
Richard Ward

At the said day of adjournment of this Court come in their proper Person  
Thomas Goodwin and Temperance his wife Customary Tenants of this Maner who the said  
Tenants being first duly examined by the said Steward and consenting Did in open  
Court Surrender by the rod into the hands of the Lord of the said Maner by the hands and  
acceptance of the said Deputy Steward All that half a rood land situated lying and being in  
Caldecot aforesaid with the Appurtenances containing by estimation Seventeen acres  
(to the same more or less) lately purchased by the said Thomas Goodwin of and from  
Joseph Scullicroft and now in the tenure of the said Thomas Goodwin and his Assigns And  
the Reversion and Adversions remainder and remainders thereof To the use  
and behoofe of Richard Ward of Caldecot aforesaid Shepherd 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 Maner that he may be  
admitted Tenant to the premises aforesaid To whom the Lord by the said Deputy Steward  
hath granted Seizin therof 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 Maner by the rents & services therof  
due and of right accustomed and he gives to the Lord for his fees as in the Margin and he is admitted  
Tenant therof and hath performed his fealty

le s d  
Kent - 2 -

Fine

Sarah Baker <sup>Widow</sup>  
and Devisee of William  
Baker d. r.

1753.

At the said day of adjournment of this Court it is specified by John  
Pretty one of the Deponents 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 Surrender into the hands of the Lord of the said Manor by the hands and acceptance of  
the said John Pretty according to the Custom of the said Manor All his Land and Cottages  
hous with the Appurtenances in Liddington aforesaid To the use and behoofe of his  
last Will and Testament And wherefore the said William Baker did make his last Will  
and Testament in writing bearing date the 16<sup>th</sup> 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 Liddington with the Appurtenances therunto 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 the said 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 fine as in the Margin and she is admitted Tenant therof and hath performed her  
fealty

Elizabeth the wife of John  
Bach Daughter of John

Whitelocke a Court holder for the said Manor on the 15<sup>th</sup> day of October in the year  
Russell & Elizabeth his wife of our Lord 1724 and continued from thence by adjournment until the 29<sup>th</sup> day of March then  
next following John Russell and Elizabeth his wife the said Elizabeth being a Customary  
Tenant of the said Manor and being first solely and severally examined by John Blackwoole  
Gentleman Deputy Steward of Joshua Blackwoole 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 acceptance 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 held by copy of Court roll of the said Manor under the  
yearly rent of Two pence farthing And also One cottage or Tenement situated and  
being in Caldecott aforesaid then or late in the tenure of Ann Stanion with the Appurtenances  
held by one other Copy of court roll of this Manor under the yearly rent of Two pence

To the use and behoofe of them the said John Russell and Elizabeth his wife  
successively for and during the term of their natural lives and the longer live of them  
and after their decease To the uses and behoofe of Elizabeth Russell their Daughter  
for and during the term of her natural life and after her decease To the use and behoofe  
of the heirs of the body of the said Elizabeth Russell the Daughter lawfully to be begotten and  
for want of such issue To the uses and behoofe of Mary Russell one other Daughter of the said  
John and Elizabeth Russell and of her heirs and Assigns And notwithstanding the said day of adjournment  
of this Court it was found by the Inhabitants of Caldecott aforesaid that the said John Russell and Elizabeth  
his wife are both dead And notwithstanding comes in her proper person the said Elizabeth Russell now  
the wife of John Bach 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 Bach 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 fine as in  
the Margin and she is admitted Tenant therof and hath performed her fealty

Rent - - - 5/-  
Rent - - - 2  
- - - 7/-

of this Court

Mr. Gibbons — At the said day of Adjournment It is certified by the  
on Sward,  
Dorothy Steward that on the Twentythird day of November in the year of our  
Lord one Thousand seven hundred and fifty three James Hurt 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 intituled  
under the Hand and Seal of Dorothy 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  
Dorothaea 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 thereoff All those two  
parts of one Cottage with the Appurtenances late in the Tenure of Anne  
Waterfield 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 Affigns for ever according to the Customs  
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 Affigns 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 Heirs of John Farrow deceased } At the said day of Adjournment of this Court It is testified by  
} John Farrow deceased by John Hand one of the Decinors of this Manor that on the Thirtieth  
6 } Day of July in the year of our Lord one Thousand seven hundred and  
fifty 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 Hand All those several pieces and parcels of Arable Land Ley  
Ground and Meadow in Caldecot aforesaid containing by Estimation six  
Acres commonly called one Quarter of a Yard Land with the Comons and  
Appurtenances thereto 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

1753.

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  
I produce here in Court as to the Premises aforesaid as followeth A. D. 1530  
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 at all Roll 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

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William Farrow

youngest Son of John Farrow deceased At the said day of Adjournment of this Court it is found by  
the Homage of Siddington aforesaid That John Farrow late a  
Customary Tenant of this Manor died seized of one Cottage in Siddington  
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  
Siddington aforesaid formerly in tenure of Richard Murlock 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 remitted by Reason of his  
Absence

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Rent 2. 10.

Prud. 2 4

John Pretty  
on Surrender of  
William Larratt Father

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 & she 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 Saddington aforesaid and now in the tenure or Occupation of Diana Larratt And all other the Lands Tenements and Hereditaments whatever of them the said William Larratt and Judith his Wife or either of them in Saddington aforesaid or elsewhere within the said Manor & And all the Estate Right Title and Interest of and in the said Premises with the Appurts To the use and Behoofe of John Pretty of Saddington 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 affme as in the Margin and he is admitted Tenant thereon and hath performed his fealty

Part - 11

Jan 1st 5 Bds 1750

Thos Goodlife & Wifey  
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 Saddington aforesaid now in tenure of Edward Harris and hold 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

1754

And now at the said day of Adjournment of this Court come in their proper Persons the said Thomas Goodliffe and Anna his Wife and humblye 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 therof by the Rod To hold to them and 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 therof and have performed their Heavys.

Exam'd by W<sup>m</sup> Ch<sup>r</sup>  
Dp<sup>t</sup> Steward

The Manor of Liddington  
with Caldecote

In the County of Rutland

Michas v<sup>o</sup> 54.

At the View of Frank Pledge

also the great Court Baron of the Night

honorable Brownlowe Earl of Exeter Lord of the said Manor listed at Liddington aforesaid in and for the said Manor with the same Month next after the Feast of Saint Michael the Archangel to wit on Thursday the Twenty fourth day of October in the Twenty 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. From thence by Adjournment continued until the Twenty Six days of May then next following before John Wyche Gentleman Deputy Steward of the Court there.

Inquest and	Edmund Symmey	Richard Sculthorpe
Homage of	John Allen	Joseph Pretty
Liddington aforesd	John Pretty	Thomas Hill
	James Hill	John Wright
	Clement Pretty	Clement Marvine
	James Hobbot	Robert Wade
	John Williamson	and
	Edward Sharman	Charles Farrow

Sworn.

Inquest and Homage of Caldebot aforesaid	Robert Stanton	William Morris
	Thomas Stokes	John Cort
	William Cave	Richard Ward
	William Hill	John Riddall
	Lewis Woodcock	Benjamin Timson
	John Band	John Brown
	George Brown	and
	Robert Colwell	William Hill Junr.

Sworn

Officers elected for the year ensuing	Constables of Liddington	William Brown
		Edmund Sismer

Sworn

Field Reeves there,	Joseph Pretty
	Robert Wade
	John Allen
	James Hill

Sworn

Freborough and Dykeleaves	Thomas Lewin
	Thomas Drake

Sworn

Surveyors of Wrights of Calstans	Thomas Lewin
	Thomas Drake

Sworn

Decinnes for taking Surrenders	John Pretty
	John Allen
	Thomas Pretty
	John Hill

continued

Pinder Fieldkeeper	Richard Rawlins
Rentreeve	Thomas Baines

continued

continued

Constables of Calderot	William Cave
	William Hill the Elder

Sworn

Field Reeves Surveyor of Wrights & measures of Calstans there	Tho: Stokes —
	Humphry Muggleton —

Sworn

Definners for taking }	Lewis Woodcock	{ continued
Surrendens }	William Pitt	
	John Hand	

Freeborough and ...	John Hand	} Sworn
Dyherever	John Cart	

Pinder	Robert Shelhorn	continued
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Rentreever	John Broom th. Elder	Sworn
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Offainslowit Edward White of Liddington W<sup>m</sup> Wright of the same & others Tho.  
Tomlin of Calderot Tho Samson Robert Shelhorn of the same & others

The Verdict of the  
Inquest Slomage } The Juries aforesaid upon their Oathes do say that Edw<sup>d</sup> Manton  
of Liddington aforesd<sup>d</sup> becaus<sup>e</sup> he hath been a Residant & Inhabitant at Liddington for the  
Space of One whole Year & did not appear at this Court to perform  
his Suit servit there according to the Custom of the said Manoy,  
that Rich<sup>d</sup> Meadows W<sup>m</sup> Riddall C<sup>m</sup> Broughton John Mantone  
John Colling Jr. Hill the younger Tho. Norwood C<sup>m</sup> W<sup>m</sup> Sharp becaus<sup>e</sup>  
they are in the like Defaile And that Tho. Drake & Fra<sup>r</sup> Gibbons &  
because they have neglected to fence their Stone Pitts within the  
Manoy aforesaid but have permitted the same to lie open and  
dangerous to the Subjects of our Lord the King contrary to law &  
the Custom of this Manoy that Rob<sup>t</sup> Clark<sup>e</sup> C<sup>m</sup> Clarke  
beacause they are in the like Defaile And that W<sup>m</sup> Fancourt Clerk  
beacause 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 Manoy And that Tho.  
Whitehead beacause 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 ther<sup>e</sup> contrary to law<sup>t</sup> & the custom<sup>y</sup>  
of the said manor before they are and each & every of them  
is in the mercy of the Lord as appears over their names respectively

Afforded by the whole Inquest of Stronage.

The Verdict of the  
Inquest of Homage of } The Jurors aforesaid upon their Oath present that Tho<sup>v</sup>.  
Caldecot aforesaid <sup>26</sup> Dunmon because he hath trespassed with one Mare in the  
Fields of Caldecot aforesaid within this manor contrary to the custom<sup>y</sup>  
of the said manor and that they<sup>v</sup> Tho<sup>v</sup> Dunmon with four  
Swine <sup>26</sup> & one Henry Cooper with one Swine W<sup>m</sup> Brewitt with  
one Swine Tho<sup>v</sup> Ogden for the like with one Mare W<sup>m</sup> Woodcock  
with one Swine Shelhorn with one Swine Tho<sup>v</sup>  
Samson with one Swine because they are in the like Desart  
Therefore they are and each & every of them is in the mercy of  
the Lord as appears over their names respectively

Afforded of the Verdict of the } Robert Saerton  
Inquest of Homage aforesaid Lewis Woodcock } Swine

Mary King Widow <sup>26</sup> At this Court it is testified by John Hand one of the  
Tenants of Caldecot aforesaid (here to 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  
Hand into the Hands of the Lord of the said manor by the hands of  
Attendant of the said John Hand according to the Custom<sup>y</sup>  
thereof All his Copyhold Estate being & being in the Field<sup>s</sup> &  
Liberties of Caldecot aforesaid To the Use & Benefit of such  
Person or Persons for such uses Intents & Purposes as by his last  
Will Testament he had devised directed or appointed or shoul<sup>d</sup>

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 Wards 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 Close thereto  
 adjoining And also one Quarter of a Yard Land Copyhold which my  
 Uncle William King purchased of Dorothy Shelton 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 Behoofe 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 Baldcot  
 aforesaid with all and singular the Appertenances 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 prayes of the Lord of this Manor that she may be admitted  
 Tenant to the said Quarter of a Yard Land with the Appertenances  
 To whom the Lord by the said Deputy Steward hath granted Seizure  
 thereof by the hands 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 fine as in the Margin and she is admitted  
 Tenant therof and hath performed her fealty

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Thomas King  
 Son and Devisee of  
 Thomas King deceased

¶ In this Court it is testified by John Hand one of the Decinors of  
 Baldcot aforesaid his late in open Court sworn that on the Eleventh Day  
 of June last past Thomas King a customary Tenant of the said  
 aforesaid Did out of Court surrender by the hands 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 Baldcot aforesaid To the use and  
 Behoofe 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