

Testament produced here in Court he devised in the Words following
that is to say Item I give devise and bequeath unto Mary my beloved
Wife All that my freehold & House and one fourth Part of my freehold
close thereto adjoining And also one Quarter of a yard land copyhold
which my Uncle William King purchased of Dorothy Shelhorn
which I have surrendered or do intend to surrender to the use of
this my Will for and 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 forever 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 Caldecot aforesaid with all Appurtenances
thereunto belonging when he comes to the
Age of one and Twenty Years to him his Heirs and Assigns
forever And at this Court it is found by the Homage of Caldecot
aforesaid that the said Thomas King was at the time of his making
such Surrender as aforesaid seized of the said Quarter of a yard
land in Caldecot aforesaid late Shelhorns And also of one third
Part of a yard land copyhold containing Thirteen Acres and
once messuage and Homestead thereunto belonging in Caldecot
aforesaid And also all those two undivided Moieties of Arable Land
and Grap Ground in Caldecot aforesaid purchased of Cochs and
Baines And also all that half Cottage purchased of Henry
Lenton with the Appurtenances in Caldecot aforesaid

And Now that this Court comes in his proper person the said Thomas
King an Infant of the Age of six years and humbly prays of the
Lord of this Manor that he may be admitted Tenant to the Reversion
expectant on the Death of the said Mary King to the said Quarter of
land late Shelhorns And immediately to one third Part of
the said yard land containing thirteen Acres and once messuage
and Homestead thereto belonging And also to all those two
undivided Moieties of three Acres of Arable Land and Grap Ground
purchased of Cochs and Baines And also to all that half Cottage
purchased of Henry Lenton with the Appurtenances in Caldecot
aforesaid To whom the Lord by the said Deputy Steward hath
granted Seiz in thereof by the Rod To hold to the said Thos King
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 of Right
accustomed and he gives to the Lord for his Fines as in the Margin
and he is admitted Tenant thereof but his fealty is respite by
Reason of his Infancy and so forth And Mary King Mother

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of the said Thomas King is admitted Guardian for the said Thos King
for the Premises aforesaid with the Appurtenances during the minority
of the said Thomas King & he the said Mary King rendering a just and
true Account thereof and so forth.)

John Harrow younger
Brother and Heir of Wm Harrow deceased } At this Court it is found presented by the Attorney of
Wm Harrow deceased Liddington aforesaid that William Harrow late a Customary Tenant of this
Manor died seized of All that one Cottage in Liddington now in tenure
of Charles Harrow held by copy of Court Roll under the yearly Rent of two
Shillings and ten Pence And also one other Cottage in Liddington aforesaid
formerly in tenure of Richard Mardock and now undetermined held
by copy of Court Roll under the yearly Rent of Two Shillings and one Penny
And that John Harrow is the youngest Brother and next Heir of the said
William Harrow deceased And now at this Court comes in his proper
Person the said John Harrow 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 Head to hold to the said John Harrow his Heirs and Assigns
the Will of the Lord according to the custom of the said Manor by the Rent to
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.

Edmund Broughton
and others } At the said day of Adjournment of this Court come in their
Richd Collin Brothers proper Persons Richard Collin and Ann his Wife Lewis Woodcock the
younger and Mary his Wife which said Edmund and Mary were lately called
Edmund and Mary Waterfield being customary Tenants of the said Manor and first
solely and secretly examined by the said Deputy Steward and consenting
Did in open Court surrender by the Head into the hands of the Lord of the said
Manor by the said Edmund and Acceptance of the said Deputy Steward according
to the custom thereof All those their undivided Mietys of one third part of
one Cottage in Liddington aforesaid formerly in the tenure of Thomas
Hasten and now of Edmund Broughton with the Appurtenances and
the Reversion and Reversions Remainders and Remainders thereof
To the use and Behoofe of the said Edmund Broughton his Heirs &c forever

And now at the said day of Adjournment of this Court comes in his
proper Person the said Edmund Broughton 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 Roll to hold to the said Edmund
Broughton 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 Service
the Margin and he is admitted Tenant thereof and hath performed his
fealty.

Exam'd by *J. Wyckley*
Dsp Steward

The Manor of Liddington
and with Caldecot } At the View of Frankpledge
In the County of Rutland } and also the Great Court Baron of the Right Honourable Brownlowe Earl of Exeter Baron of Burghley Lord of the said Manor held at Liddington aforesaid in and for the said Manor (within one Month next after the feast of Saint Michael the Archangel) to wit on Monday the twenty seventh day of October in the twenty Ninth year of the reign of our Sovereign Lord George the second by the grace of God of Great Britain France and Ireland King Defender of the faith and in the year of our Lord one thousand Seven hundred and fifty five and from thence by Adjournment continued until the twelfth day of April then next following before John Wyche gentleman deputy Steward of the Courts there,

Inquest and Homage

of
Liddington aforesaid

Edmund Sommerville gentleman	John Williamson Junoir
Watson Cave	Edward Sharman
John Allen	Joseph Petty
John Petty	William Reddall
Congers Peach	Robert Slater
James Hill	Walter Stokes
James Tebbott	and
Robert Wade	John Collwell

Inquest and Homage

of
Caldecot aforesaid

John Hand	Richard Ward
Thomas Stokes	Lewis Woodcock
William Cave	Humphrey Muggleton
Robert Saxon	John Cort
William Morris	Robert Colwell
William Hill	Thomas Dunmore
George Brown	and
John Reddall	Benjamin Finson

Officers elected
for the year ensuing

Constables of Liddington

Robert Colwell

Thomas Lewin

Sworn

Field Reeves there

John Williamson
Walter Stokes
Joseph Petty
Robert Wade

Sworn

Freeborough and Dherevere

Thomas Roberts
James Franks

Sworn

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Surveyors of the Heights and Measures and Aleasters, } Thomas Roberts
Measures and Aleasters, James Franks } Sworn.

Decentrs for taking } John Petty
Surrenders } John Allen
John Petty } Thomas Petty
John Hill } John Hill
continued

Pinders and Fieldkeepers } James Baker
Edward Beeson } Edward Beeson
Sworn

Rentreeve Watson Care Sworn

Constables of Caldecott } Robert Saxon
Richard Ward } Richard Ward
Sworn

Fieldreeves Surveyors of the } William Morris
Heights and Measures and Aleasters } William Lave
William Lave } Sworn

Decentrs for taking } Lewis Woodcock
Surrenders } William Hill
John Sand } John Sand
Sworn

Free Boroughs } George Brown
and Dickeevess } Humphry Muggleton
Humphry Muggleton } Sworn

Pinder Robert Shelhorn continued

£5000 to wit. & William New of Liddington John Broughton James Franks John Pickering
John Stapleton of the same and others Thomas Rudkin of Caldecot Daniel
White Thomas Tomlin John Shelhorn Thomas Samson Stephen
Morris of the same and others.

The Verdict of the Inquest and Homage The Jury aforesaid upon their Oath do say that Isaac Clark
in Liddington aforesaid because he hath been a Resistant and an Inhabitant at Liddington aforesaid
within the precincts of this view of Frankpledge for the space of one year and more
and did not appear at this Court Leet to perform his Suit and Service there
according to the custom of the said Manor And that Tobias Rhodes Robert
Manton William Sharpe James Hill the younger and William Sharpe Blacksmith
of the same because they are in the like Default And that William Granville

Esquire because he is a freeholder of this Manor for his freehold Lands and
Tenements at Siddington aforesaid within the Manor aforesaid and did
not appear at this Court Baron to perform his suit and service there AND
that Manwaring Saughton Clerk William Toncourt Clerk Robert Smith
Clerk James Syme Esquire Edmund Syme Gentleman Thomas Walker
John Chapman William Reeves Thomas Hasty and Conyers Peache at the
same because they are in the like Default AND that William Wright because
he hath heraffed by depasturing a Ryherd of cows upon the Cows hasture
of Siddington aforesaid contrary to the custom of this Manor AND that
Richard Freeman for the like with his horses Edward Sharman for the like
John Wright for the like Richard Sculthorpe for the like because they are
in the like Offence AND that Thomas Norwood because he hath heraffed
for Stocking the fields within this Manor with more Sheep than he had
Commons for because he is in the like Offence Therefore they are and
each and every of them is in the mercy of the Lord of this Manor as
appears over their names respectively.

dd

Assured by the whole Homage.

The Verdict of the
Inquest and Homage

The JURORS aforesaid upon their oaths do say that Thomas
of Caldecot aforesaid Deacon because he hath been a Resident and an Inhabitant at Caldecot aforesaid
within this View of Frankpledge for the space of one year and more and did not
appear at this Court Leet to perform his suit and service there according to the
Custom of the said Manor AND that William Lave John Morris and John
Mayes of the same because they are in the like Default AND that John
Blackwell Esquire because he is a freeholder of this Manor for his freehold
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 Watson Tookey Clerk Walter Freeman and
Thomas Deacon for the like because they are in the like Default AND that
John Blackwell Esquire 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 and service there AND
that Watson Tookey Clerk Edward Halford Gentleman William Bromitt
at the same because they are in the like Default 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.

dd

Assured by the whole Homage.

Edmund Allen

only son and Heir of Thomas Allen deceased presented by the Homage of Liddington aforesaid that Thomas Allen

1.

At the said day of Adjournment of this Court it is found and
 Clerk late a customary Tenant of this Manor died seized of one cottage
 and Close now in tenure of James Ridgley and James Hill with the
 Appurtenances in Liddington aforesaid held by copy of Court roll of
 the said Manor under the yearly rent of one Shilling and Eightpence
 And that Edmund Allen of London Printer is the only son and
 heir of the said Thomas Allen deceased And now at the said
 day of Adjournment of this Court comes the said Edmund Allen by
 John Aldwinckle Gentleman his Attorney and humbly prayes of the
 Lord of this Manor that he may be admitted Tenant to the premises
 aforesaid with the Appurtenances To whom the Lord by his
 said deputy Steward hath granted Seizin thereof by the rod To hold
 to the said Edmund Allen 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 is admitted Tenant but his fealty
 is resented by reason of his Absence.

Cop:

Mary Warren widow

and Devisee of Thomas Warren deceased by John Pretty one of the Dicniers of this Manor that upon the twenty ninth the

2.

At the said day of Adjournment of this Court it is testified
 by John Pretty one of the Dicniers of this Manor that upon the twenty ninth the
 day of October one thousand Seven hundred and fifty four Thomas Warren
 a customary Tenant of the Manor aforesaid Did Surrender into the
 hands of the Lord of the Manor aforesaid by the hands of the said
 John Pretty and by the Rod according to the custom of the said Manor
 All and Singular the customary Messuages Closes Lands Tenements
 and Hereditaments with the Appurtenances thereunto belonging
 to him the said Thomas Warren in the Manor of Liddington aforesaid
 To the use and behoove of such person or persons as should be mentioned
 in the last Will and Testament of the said Thomas Warren and to and
 for no other use and purpose whatsoever Which said Thomas Warren
 did make his last Will and Testament in writing bearing date
 the said twenty ninth day of October one thousand seven hundred and
 fifty four the senior of which said last Will and Testament is in these words
 following (that is to say) First of all I give to my wife all my copyhold
 Estate in Liddington with the Appurtenances thereunto belonging
 for and during her natural life and after her decease to go to my
 two Sons Thomas Warren and Andrew Warren and to their heirs
 and Assigns forever And it is found that the said Thomas Warren

died Seized of a Messuage or tenement and close in Liddington
 aforesaid late in tenure of him the said Thomas Warren held by copy
 of court roll of the said Manor under the yearly rent of eight pence
 (late Partridges) And now at the said day of Adjournment of this
 Court comes in her proper person the said Mary Warren and humbly
 prays of the Lord of this Manor to be admitted Tenant to the m-
 Rent 1 - " - 8
 Fine " " 8
 premises aforesaid with the Appurtenances To whom the
 Lord by his said Deputy Steward hath granted Seizm there of
 by the rod To hold to the said Mary Warren in Warre aforesaid
 at the Will of the Lord according to the custom of the said Manoe
 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

Cop:

The Honorable Lewis Watson
 ~"~ on Surrender of ~"~ All the
 The Reverend Watson Sooke Clerk court it is certified by the said Deputy Steward that on the
 tenth day of October in the year of our Lord one thousand
 Seven hundred and fifty four Watson Sooke of Loddington in the County
 of Northampton Clerk Reckew and Devisee of Watson Bradshaw
 heretofore of Rockingham Park in the said County of Northampton
 Gentleman deceased a customary Tenant of the said Manor
 did out of court surrender by the Rod into the hands of the Lord of
 the said Manor by the hands and acceptance of the said Deputy
 Steward All that certain Messuage situate and being in Caldecot
 formerly in the possession of Thomas late with all Houses Outhouses
 Gardens Orchards and other the Appurtenances thereunto belonging
 and appertaining And also one cottage situate and building
 situate and being near the said certain Messuage and one
 House called the Kiln and one yard called the Kiln Yard
 and one parcel of pasture containing one Acre whereon the said
 House called the Kiln stands in Caldecot aforesaid with their
 Appurtenances within the Manor aforesaid held of the said
 Manor under the yearly rent of five Shillings And also
 all that one cottage called Balls cottage situate and being in
 Caldecot aforesaid with the Appurtenances within the Manor
 aforesaid except thereout an Orchard called Balls Orchard and a
 Garden thereunto belonging called Gregory's Garden heretofore
 belonging to the said cottage held of the said manor under the
 yearly rent of one Shilling and fourpence halfpenny And
 also all those three closes or Tofts lying and being in a certain
 place called Snelston and half a yard land containing

by Estimation Nineteen acres and one rood of arable Land
Ley Meadow and pasture (be the same more or less) lying and
being dispersedly in the fields precincts and Territories of Caldecot
aforesaid with the Appurtenances within the Manor aforesaid
held of the said Manor under the yearly rent of four Shillings
all which said premises were purchased by the said Watson
Bradshaw deceased of Elizabeth Habberfield and Mary Woodcock
Spencer and soall which said premises the said Watson Tookey
was admitted at a court held for the said Manor the twenty
first day of October one thousand Seven hundred and thirty one
And also Wall that one Quarter of a Yard Land containing
by Estimation eight acres two Roods and half a Rood (be the
same more or less) formerly in the tenure of Robert Woodcock
purchased by the said Watson Bradshaw deceased of

lying and being in Liddington aforesaid
within the Manor aforesaid held of the said Manor under the
yearly rent of two Shillings And also Wall that other Quarter
of a Yard Land formerly in the tenure of James Egden containing
by Estimation nine acres and one rood (be the same more or less)
with common of pasture thereto belonging lying and being in
Caldecot aforesaid with their Appurtenances within the Manor
aforesaid held of the said Manor under the yearly rent of two
Shillings and six pence purchased of the said Watson Bradshaw
deceased of

And also
all that piece or parcel of Meadow or pasture called Pages Marsh
containing by Estimation one acre (be the same more or less) in
Caldecot aforesaid abutting upon the River of Caldecot aforesaid
with the Appurtenances within the Manor aforesaid held of
the said Manor under the yearly rent of one Shilling and six
pence And also two half acres of Meadow lying in Liddington
Meadow abutting upon Caldecot field the Lands now or late
of Isabel Newbon 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 Lands late of Elizabeth
Habberfield widow lying on the West and formerly in the tenure of
William Goodman with the Appurtenances 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 twelve acres (be the same more or less)
formerly in the tenure of the said William Goodman lying and
being in the fields of Caldecot aforesaid and within the Manor
aforesaid held of the said Manor under the yearly rent of three
Shillings purchased by the said Watson Bradshaw of Richard
Hile And also all the Estate Right Title and Interest of him
the said Watson Tookey of in and to the said several premises

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with the Appurtenances All which said several premisses were at the time of the decease of the said Watson Bradshaw in the tenure or Occupation of William Tomblin his Under tenants or Assigns and now are or late were in the tenure or occupation of John Cort his Under tenants or Assigns and to which said last five parcels held by the rents of two Shillings, two " " Shillings and Six pence, one Shilling and Six pence four " hence and three Shillings the said Watson Tookey was admitted at a court held for the said Manor the Eleventh day of November which was in the year of our Lord one thousand seven hundred and forty nine To the use and behoofe of the Honourable Lewis Watson of Rockingham in the County of Northampton his Heirs and Assigns forever according to the custom of the said Manor And now at the said day of Adjournment of this Court comes the said Lewis Watson by Richard Wetherell his Attorney and humbly prays of the Lord of this Manor to be admitted Tenant to all and singular the said premisses with their Appurtenances To whom the Lord by the said Deputy Steward hath granted Seiz in thereof by the Rod To hold to the said Lewis Watson 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 eight accustomed and he gives to the Lord for his fine as in the Margin and is admitted Tenant therof and his fealty is resisted by reason of his Absence.

Rent -	5 -
Rent -	1 - 4 2
Rent -	4 -
Rent -	2 -
Rent -	2 - 6
Rent -	1 - 6
Rent -	4 -
Rent -	3 -
<hr/>	
	~ 19 - 8 1/2

Fines, 19 - 8 1/2

cop:

Robert Larratt At the said day of Adjournment of this Court it is found only Son and heir of } by the Homage of Liddington aforesaid that William Larratt late William Larratt deceased a customary Tenant of this Manor died seized of ONE close of Land or Pasture called Thorney or Shinney close and three acres and an half of Land Arable and Meadow and one Quarter of common in the fields of Liddington aforesaid held by copy of Court Roll under the yearly rent of two Shillings and Six pence And that Robert Larratt is his only Son and heir And now at the said day of Adjournment of this Court comes in his proper person the said Robert Larratt and humbly prays of the Lord of this Manor to be admitted Tenant to the said premisses with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Seiz in thereof by the Rod To hold to the said Robert Larratt his heirs and Assigns at the Will

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4.

Rent 0: 2: 6
Fine 0: 2: 6

Cop:

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 is admitted Tenant thereto and hath performed his fealty.

John Brown as
grandson and next heir
of Elizabeth Brown deceased

5.

Rent	0	2	6
Rent	0	2	4
F	11	2	5

Fine	0	2	4
Fine	0	2	4

Fine	0	2	5
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Cop:

At the said day of Adjournment of this Court it is found by the Homage of Caldecot aforesaid that Elizabeth Brown Widow lately died Seized of ONE cottage and Homestead with the Appurtenances in Caldecot aforesaid held by the rent of one halfpenny And also one quarter of a yard Land in the fields of Caldecot aforesaid formerly Allen Slye held by copy of court Roll of the said Manor under the yearly rent of two shillings and four pence And that John Brown of Caldecot aforesaid is the grandson and next heir of the said Elizabeth Brown deceased And now at the said day of Adjournment of this Court comes in his proper person the said John Brown and humbly prays of the Lord of this Manor to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by his said deputy Steward hath granted Seizin thereof by the Rod To hold to the said John Brown 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 is admitted Tenant thereto and hath performed his fealty.

Richard Ward and
William Ward his son on
Surrender of the said

6.

At the said day of Adjournment of this Court it is testified by John Ward one of the Deciners of this Manor (hereby in open Court sworn) that on the twenty fifth day of October in the said year of our Lord one thousand seven hundred and fifty five Richard Ward 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 Ward All that one Quarter of a yard Land late Part of the Estate of Joosth Sculmote of Seaton and lately purchased by Richard Ward of Thomas Goodwin of Stoke Dry in the County of Rutland containing eight acres and one Rod of arable Land Ley Grass Ground and Meadow as mentioned in a Terrar of the same with all and singular the Appurtenances to the said Quarter of a yard Land belonging held by copy of court Roll of the said Manor under the yearly rent of two shillings and six pence and the Reversion and Reversions Remainder and Remainders thereto To the use and behoof of the said Richard Ward during the term of his natural life and after his decease

To the use and behoove of his eldest son William Ward of Seaton
in the County of Rutland Farmer his Heirs and Assigns forever according
to the custom of the said Manor And notwithstanding the said day of Adjournment
of this Court come in their proper persons the said Richard Ward and
William Ward and humbly pray of the Lord of this Manor to be admitted
Tenants to the said premises with the Appurtenances TOWNSHOM the
Lord by the said Deputy Steward have granted Seizin thereof by the rod
To hold to the said Richard Ward and William Ward in Manner,
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
they give to the Lord for their fee as in the Margin and they are
admitted Tenants thereof and have performed their fealtyes

Rent 26.
Fine 26.

Cop

Henry Barfoot

on Surrender of
Clement Petty

7.

At the said day of Adjournment of this Court it is certified by the
said Deputy Steward that on the fifth day of May in the year of our Lord one
thousand Seven hundred and fifty five Clement Petty a customary Tenant
of the said Manor did out of Court Surrender by the Rod into the hands of the
Lord of the said Manor by the hands and acceptance of the said Deputy
Steward according to the custom thereof All that Quarter of a yard Land
containing eleven acres and one rood of arable Land Ley and Meadow
ground whereof ten acres and two Roods are arable and Ley and three
Roods of Meadow lying dispersedly in the fields Meadows and Territories
of Liddington aforesaid as follows (that is to say) In the upper field
four acres Part thereof of which two Roods being a Headland abutting East
and West in a furlong called Sand Pitt Tail, two Roods abutting South on
Allen's Hedge North on the Leys, two roods abutting South on Allen's Hedge
North on a Ley Headland one rood in Lally Hill furlong near Park Lane
one rood in Court furlong abutting East on the low pasture and West on
Over furlong One acre of Ley in Brockwells furlong with the hedge abutting
North on the low pasture and South on Mr. Fancourts Headland and one acre
in Holebrooke abutting East on the Slade and West on the Headland there.
In the Middle field two acres and three Roods of which one acre
at Lally Hill abutting East on the Slade and West on Rudds piece one Rood
at Crow Bush abutting North on the upper Headland and South on John
Paultons Headland One Rood in the mere furlong abutting East on
the Nether furlong and West on Lally Hill three roods on Leesmore
furlong abutting East on the Slade and West on the headland one rood
on Hoodcocks Bush furlong abutting East on Garbage Slade and West
on the Headland, and one Rood in Elscross furlong abutting North on
Robert Smith's Headland and South on Garbage Slade In the Nether
field three acres and three roods, whereof two Roods on Shire Hills
furlong abutting North on March Slade and South on the Headland
two Roods in the same furlong abutting North on the same Slade and
South on the Land joint, one Rood within Reynolds Hedge abutting
North on the Town furlong and South on Reynolds Hedge one Rood
within Howlets Hedge abutting North on the Town furlong and South

on the Headland one rood within the same Hedge abutting North
and South on the Headlands, one rood within the same Hedge abutting
East on the Meadow Road and West towards the Hedge and one Rood
within the same Hedge abutting North and South on the Headlands
one Rood in Upper Hill furlong abutting East on the Headland and
West on the Drift Way one Rood in Yesthings furlong abutting South
on Sisneys Headland one other rood there abutting North on
Sisney's Headland and South on the Nether furlong of Ley Ground
two Rods of Ley Ground there abutting South on the low pasture
and one rood of Ley there abutting North on Peachy's Quicke and
South on the low pasture In the Meadow three Rods whereof one rood
abutting North on low Layer and South on Middle Dike one Rood
in East long furlong abutting East on Grotton Road and West on the
Meadow Dike half a Rood abutting North on Seven acres Dike and one
half Rood Residue thereof in Lambes Crooke abutting South on Middle
Dike And all the customary Quarter Comons for Horses Sheep and
Beasts and all other the Appurtenances thereto belonging and the
Reversion and Reversions Remainder and Remainders thereof
To the use and Behoove of Henry Barfoot of Ayston in the
said County of Rutland his heirs and Assigns forever according
to the custom of the custom of the said Manor And Now at the said
day of Oldjournment of this Court comes in his proper person the
said Henry Barfoot and humbly prays of the Lord of this Manor
that he may be admitted Tenant to the premises aforesaid with
their Appurtenances To whom the Lord by the said Deputy
Steward hath granted Seizin thereof by the rod To hold to the
said Henry Barfoot his heirs and Assigns at the Will of the Lord
according to the custom of the said Manor by rents and services
therefore due and of right accustomed and he gives to the Lord
for his fine as in the Margin and is admitted Tenant thereof
and hath performed his fealty.

Cop:

Daniel Thorpe and wife
on Surrender of ~

Edward Allen ~

Q.

At the said day of Adjournment of this Court it is testified
by John Pretty one of the Deciners of this Manor that on the eighth day of
April in the year of our Lord one thousand Seven hundred and fifty six
Edward Allen a customary Tenant of the Manor aforesaid did act of
Court surrender by the rod into the hands of the Lord of the said Manor
by the hands of the said John Pretty according to the custom thereof
One messuage or Tenement with the yards orchards gardens closes
and all mous of pasture to the same belonging situate lying and being
in Liddington aforesaid and late in the tenure of Arabella Smith with
the Appurtenances within the Manor aforesaid held by copy of Court roll
of the Manor aforesaid under the yearly rent of one Shilling and expence

Ex.

To the use and Behoove of Daniel Thorpe and Elizabeth his wife
 for and during the term of their two natural Lives and the Life of the longer
 Liver of them two, and from and immediately after the Decease of them two, then
 To the use and Behoove of the Heirs of the body of the said Elizabeth
 Thorpe by the said Daniel Thorpe lawfully begotten and for Default of such
 Issue then To the use and Behoove of the Right Heirs of the Survivor
 of them the said Daniel Thorpe and Elizabeth Thorpe his wife for ever And to
 and for no other use Intent or Purpose whatsoever according to the custom of
 the said Manor And now at the said day of Adjournment of this
 Court comes in his brother person the said Daniel Thorpe and the
 said Elizabeth his wife by James Hurst Gentleman her Attorney and
 humbly pray of the Lord of this Manor that they may be admitted
 Tenants to the premises aforesaid with all Appurtenances To whom
 the Lord by the said Deputy Steward have granted Seizin thereof by the
 rod To hold to the said Daniel Thorpe and Elizabeth his wife in Manner
 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 they give to
 the Lord for their fine as in the Margin and they are admitted Tenants
 thereof And the said Daniel Thorpe hath performed his fealty
 and the fealty of the said Elizabeth his wife is resented by Reason of
 her Absence.

Copy:

Surrender to the use
 of the Will of At the said day of Adjournment of this Court it is certified by the said
 James Ormond Deputy Steward that on the Twenty Sixth day of April which was in the year of
 our Lord One thousand seven hundred and Fifty four James Ormond of Little
 Byssiam in the said County of Lincoln Farmer a Customary Tenant of the said
 Manor Did out of Court Surrender by the Rod into the hands of the Lord of the
 said Manor by his hands and acceptance of the said Deputy Steward All that
 Quarter of a yard Land lying in the Fields of Liddington aforesaid held by Copy of
 Court Roll of the said Manor under the yearly rent of two Shillings and All
 other the Customary Lands Tenements and Hereditaments of him the said
 James Ormond lying within and held of the said Manor To the use and
 Behoove of such person and persons and to and for such uses intents and
 purposes as should be mentioned limited xxx declared and appointed in and
 by the last Will and Testament of the said James Ormond

Exam'd by Wyche
 Dep. Stewd

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

1756.

At the Court Baron of the

Right Honorable Brownlowe Earl of Essex Baron of

Burghley Lord of the said Manor held at Liddington aforesaid

Special Court

16th June 1756

in and for the said Manor on Wednesday the Sixteenth day of June in
the thirtieth year of the reign of our Sovereign Lord George the second
by the grace of God of Great Britain France and Ireland King
Defender of the Faith and in the year of our Lord one thousand
Seven hundred and Fifty Six before John Wyche Gentleman
deputy Steward of the Courts there.

Somage

John Pretty...
John Allen... } Sworn.
John Hill....}

Daniel Thorpe ...
and Elizabeth his wife...
Recovery.

At this Court came in their proper persons

Daniel Thorpe of Liddington aforesaid householder and Elizabeth his
Wife Customary Tenant of the said Manor (she the said Elizabeth being
first solely and secretly examined by John Wyche Gentleman deputy
Steward of the Courts for the said Manor and freely consenting) and
did in open Court surrender by the rod into the hands of the Lord of the
said Manor by the hands and acceptance of the said Deputy Steward
according to the Custom of the said Manor All that Messuage or Tenement
with the yards gardens orchards closes Commons and Common of Pasture
thereunto belonging situate lying and being in Liddington aforesaid
And ALSO all those houses Outhouses Barns Stables Granaries
and Edifices lately erected and built upon the said premises or some
part thereof with their and every of their Appurtenances All which
said premises are now in tenure or occupation of the said Daniel
Thorpe his Under tenants or Assigns and are held by Copy of Court roll of
the said Manor under the yearly rent of one Shilling and Sixpence together
with all and singular the houses Outhouses Barns Buildings Services
Trees Wood Underwood profits Privileges hereditaments premises
and Appurtenances whatsoever to the said Messuage or Tenement
hereditaments and premises belonging or in any wise pertaining
and the reversion and reversions remainder and remainders of all and
every the said premises TO THE USE AND BE HOUSE OF WILLIAM
TOONE his heirs and Assigns for ever according to the Custom of the said Manor
to the intent that the said William Toone may be perfect Tenant to the
Tenements and premises aforesaid with the Appurtenances and of
the customary fine thereof for the suffering and passing one good and
perfect Recovery thereof according to the Custom of the said Manor
And NOW at this Court comes the said William Toone in his proper person
and prayes of the Lord of this Manor 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

Item v. 6

And to hold the premises aforesaid with the Appurtenances unto the said William Toone 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 is admitted Tenant thereto and hath performed his Dealty.

And afterwards to wit at this Court comes John Bowis in his proper person and in open Court complains against the said William Toone of a piece of Land to wit of the Customary Tenements and premises aforesaid with the Appurtenances in the Jurisdiction of this Court held by copy of Court roll of the said Manor and makes protestation to prosecute his plaint in the nature and form of the writ of our Lord the King of entry upon Disseizin in the post at the Common Law according to the Custom of the said Manor and finds jidged to prosecute his said plaint to wit John Doe and Richard Roe and prayed the process of this Court thereupon to be made according to the Custom of the said Manor against the said William Toone and so forth which is granted to him returnable without delay and so forth And the said William Toone being present here in Court appears freely to the plaint aforesaid without further process.

And thereupon the said John Bowis declares against the said William Toone and demands against him the said Customary Tenements and premises with the Appurtenances within the Jurisdiction of this Court as his right and Inheritance and into which the said William Toone hath no Entry but after the disseizin which Hugh Hunt thereof unjustly and without Judgment made to the said John Bowis within thirty years now past And whereupon he saith that he the said John Bowis was seized of the said Tenements and premises with the Appurtenances in his demesne as of fee at the Will of the Lord according to the Custom of this Manor in the time of peace in the time of this King taking the profits thereof to the value of Forty Shillings and into which he and therefore he brings his Suit &c.

And the said William Toone in his proper person comes and defends his right when and so forth and vouches to warrant the said Daniel Thorpe and Elizabeth his wife who (present here in Court) in their proper person freely warrant the said Tenements and premises with the Appurtenances to him Whereupon the said John Bowis demands the said Tenements with the Appurtenances against them the said Daniel Thorpe and Elizabeth his wife Tenants by the said Warrant in the form and manner aforesaid And the relifpon saith that he was seized of the said Tenements with the Appurtenances in his demesne as of fee 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 the present King by taking the profits thereof to his value and so forth and into which and so forth and therefore he brings his Suit and so forth.

And thereupon the said Daniel Thorpe and Elizabeth his wife Tenants by his Warrant come and defend their right when and so forth and further.

rouch over to warrant James Berridge who is present in Court in his proper person and freely warrants to them the said Tenements with the Appurtenances whereupon the said John Bowis demands the said Tenements and premises with the Appurtenances against him the said James Berridge Tenant by warrant in manner and form aforesaid whereupon also he saith that he was seized of the said Tenements and premises with the Appurtenances in his demesne as of free 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 this King taking the profits thereof to the value of forty Shillings and into which and soforth and therefore he brings his Suit and soforth.

*A*nd the said James Berridge Tenant by his Warrant comes here in Court in his proper person and defends his right when and soforth and saith that the said Hugh Hunt did not disseize the said John Bowis of the said Tenements with the Appurtenances as before by his Writ or plaint and declaration aforesaid he hath above supposed and of this he puts himself upon the Homage of the Court here. And whereupon the said John Bowis prayeth leave to imparte until five of the Clock in the Afternoon of this day and it is granted to him and the same hour is given to the said James Berridge there and soforth.

*A*nd afterward it is at five of the Clock in the Afternoon of the same day the said John Bowis comes again into Court in his proper person and the said James Berridge although three times solemnly called by Proclamation appears not again but departed in Contempt of the Court and made default. Therefore according to the Custom of this Manor it is considered and adjudged by the Court here that the said John Bowis do recover his Seizin of the said Tenements with the Appurtenances against the said William Soone to have and to hold to the said John Bowis and his heirs forever at the Will of the Lord according to the Custom of the said Manor free from the said William Soone and his heirs forever and that the said William Soone have of the Customary Lands and Tenements of the said Daniel Thorpe and Elizabeth his wife within this Manor to the value and soforth. *A*nd that they the said Daniel Thorpe and Elizabeth his wife further have of the Customary Lands and Tenements of the said James Berridge within this Manor to the value and soforth and the said James Berridge be in Mercy.

*A*nd whereupon the said John Bowis prays the process and precept of this Court to be directed to the Bailliff of this Manor to cause full Seizin of the said Tenements and premises with the Appurtenances to be delivered to him which is granted to him returnable here immediately.

And afterwards (that is to say) the same day (the Court sitting) come into Court the said John Bowis in his proper person and the Officer of the Court to wit John Williamson & Bailiff here and returne his precept duly executed (that is to say) that he the said John Williamson by vertue of the said precept hath on this same day caused full Seizin of the said Tenements and premises with the Appurtenances to be delivered and had to the said John Bowis as by the said precept he was commanded. And therupon the said John Bowis present here in Court humbly prayes to be admitted Tenant to the Tenements and premises aforesaid with the Appurtenances by vertue of the said Judgment and Recovery to which said John Bowis the Lord of the said Manor ~~xx~~^{xxv} in open Court by the said Deputy Steward hath granted Seizin thereof by the rod To have and to hold all and Singular the said Customary Tenements and premises with the Appurtenances unto him the said John Bowis his heirs and Assignes 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 a fine for his Entry into the said premises as appears in the Margin and is admitted Tenant there of.

Fine " £ 6

And afterwards at this same Court come in their proper persons the said John Bowis William Joone and Daniel Thorpe and Elizabeth his wife (she the said Elizabeth being first solely and secretly examined by the said Deputy Steward and consenting) 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 and Singular the Messuages Tenements and premises aforesaid with their and every of their Appurtenances To the use and behoofe of the said Daniel Thorpe his heirs and Assignes forever And further they the said John Bowis William Joone and Elizabeth Thorpe for themselves and their heirs severally and respectively have fully freely and absolutely remised released and for ever quit claim All the Estate right Title Interest Claim and demand whatsoever of them the said John Bowis William Joone and Elizabeth Thorpe and every of them of in and to the said several Customary Tenements and premises or any part or parcel thereof And Now at this Court the said Daniel Thorpe in his proper person humbly prayes the Lord to be admitted Tenant to the said Tenements and premises with their Appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the rod To have and to hold the said Tenements and premises with the Appurtenances unto the said Daniel Thorpe his heirs and Assignes 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 is admitted Tenant thereof and hath performed his Deuty

Rent " £ 6

Fine " £ 6

Cop.

Exam'd by & Wyche Dep't

1756

The Manor of Liddington

with Caldecot

In the County of Rutland

At the field of frankpledge and also the great Court

Baron of the Right Honorable Brounlowe Earl of Exeter

Baron of Burghley Lord of the said Manor held at Liddington,

aforsaid in and for the said Manor within one Month next after the
 feast of Saint Michael the Archangel to wit on Monday the Eleventh
 day of October in the thirtieth year of the reign of our Sovereign Lord
 George the second by the grace of God of Great Britain France and
 Ireland King Defender of the Faith and in the year of our Lord one
 thousand Seven hundred and Fifty Six and from thence by.
 Adjournment continued until the fourth day of April then next
 following before John Wyche Gentleman Deputy Steward of
 the Courts there.

Inquest and Homage...

of Liddington aforsaid	Edmund Sisney	Robert Wade
	John Pretty	Thomas Hill
	Congers Peach	William Reddall
	Watson Cave	Walter Stokes
	James Tebbutt	William New
	John Allen	Joseph Pretty
	James Hill	and
	John Williamson the younger	Edward Sherman

Sworn...

Inquest and Homage

of Caldecot aforsaid	William Cave	William Hill
	Thomas Stokes	John Reddall
	John Hand	John Tines
	Robert Laxton	Richard Ward
	George Brown	Benjamin Timson
	Lewis Woodcock	Humphrey Muggesson
	John Cork	and
	William Morris	William Hill the younger

Sworn...

Officers for the
year ensuing...

Field Reeves	Constable of Liddington ..	Robert Wade
	Thomas Lewis	Sworn
	John Williamson	
	Walter Stokes	
	Joseph Pretty	Sworn
Skeborough and Dhercote....	Thomas Hill	
	Edmund Sisney	
	Joseph Pretty	Sworn
Surveyor of Weights and Measures and Distactors	Edmund Sisney	
	Joseph Pretty	Sworn

E

Verda
and
Lidd

Deciners for taking Surrendars	John Pretty	sworn
	John Allen	
Pinder and Fieldkeeper	Thomas Pretty	sworn
	John Hill	
Reeve	James Baker	sworn
	Edward Beeson	
Constable of Caldecot	John Hand	sworn
	Benjamin Jinson	
Fieldreeves Surveyors of Highways and Measures and Metastors	William Hill	sworn
	Robert Lenton	
Deciners for taking Surrendars	Lewis Woodcock	sworn
	William Hill	
	John Hand	
Freeborough and like reeve	Thomas Stokes	sworn
	Humphry Muggleton	
Pinder	Robert Sheffern	sworn

Offenses to wit. John Falknor of Liddington John Chapman of the same William Scott
of the same and others Thomas Rudkin of Caldecot John Cave of the same
Daniel White of the same John Sheffern of the same and others.

Verdict of the Inquest and Homage of Liddington aforesaid because he hath been a Resident and Inhabitant of Liddington aforesaid and did not appear at this Court to perform his Suit and Service And that Tobias Rhodes William Goodly Thomas Goodly William Rhodes William Wright John Manlon Isaac Carl Joseph Cliffe William Sharpe Samuel Pretty John Larratt Thomas Warren William Dexter William Clarke and Robert Clarke because they are in the like default And that William Glanville Esquire because he is a freeholder at Liddington aforesaid and did not appear at this Court to perform his Suit and Service And that Thomas Pretty Thomas Boyall and William Rivers because they are in the like default And that John Brown because he is a copyholder at Liddington aforesaid and did not appear at this Court to perform his Suit and Service And that Joseph Clarke Robert Larratt the elder Thomas Pretty Henry Barfoot and Thomas Goodly because they are in the like default And that Thomas Warren because he hath kept more horses upon the common than he had Common for And that John Wrigg hit.

because he is in the like default And that the said Thomas Warren,
because he hath broke into the common Pinfold of this Manor contrary
to the Custom there of And that John Wright because he is in the
like default 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.

Affected by the whole Domage.

Verdict of the Inquest

and Domage of... } The Jurors aforesaid upon their Oath do say that Thomas Deacon
Caldecot aforesaid because he hath been a Ressent and Inhabitant of Caldecot
aforesaid and did not appear at this Court to perform his Suit and
Service And that Stephen Morris Francis Smith Thomas Dunnore
and William Woodcock because they are in the like default And
that Peter Merlin because he is a Freeholder at Caldecot aforesaid
and did not appear at this Court to perform his Suit and Service And that
Walter Freeman Thomas Deacon and Francis Smith because they
are in the like default And that the said Peter Merlin because he is a
Copyholder at Caldecot aforesaid and did not appear at this Court to
perform his Suit and Service And that Elizabeth Whitehead Sarah Curtis
Susanna Neivison Walter Freeman Stephen Morris William Woodcock
Sarah Martin and John Peach because they are in the like default...
And that William Morris because he is a Tenant at Will and did not
appear at this Court to perform his Suit and Service Thomas Stokes
and Stephen Morris because they are in the like default And that
Robert Barnes because he hath trespassed with his Swine in the
Meat field of this Manor contrary to the Custom there of 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.

Affected by the whole Domage

James Ormond
Devisee of Edward
Murdock deceased

At the said day of Adjournment of this Court It is found and
presented by the Domage of Liddington aforesaid that Edward Murdock
late a Customary Tenant of this Manor died seized of ONE Quarter of
a Yard Land in Liddington Fields purchased by him of Simon Siptaff
held by Copy of Court roll under the yearly rent of two Shillings and
seven pence And that the said Edward Murdock did make his last Will
and Testament in Writing bearing date the third day of August one thousand
Seven hundred and Fifty three the tenor of which as to the premises
aforesaid is in the words following Also I give to James Ormond of
Little Bytham Lincolnshire All my Lands in Liddington Fields
with the Appurtenances thereto belonging to him his heirs and
Assigns forever And I hereby seal a Court Roll for the said
Manor on the twenty second day of October which was in the year
of our Lord one thousand Seven hundred and Fifty three It was witnessied

by John Pretty one of the Tenants of the said Manor that on the twenty second day of August in the year of our Lord one thousand seven hundred and fifty two Edward Murdoch a Customary Tenant of the Manor aforesaid out of Court did surrender into the hands of the Lord of the said Manor by the hands of the said John Pretty one of the Tenants there by the rod according to the Custom of the said Manor. All his Lands in Liddington Fieldes To the use and behoove of his last Will and Testament Now at this Court comes in his proper person the said James Ormond and humbly prayes of the Lord of this Manor to be admitted Tenant to All that Quarter of a yard Land in Liddington Fieldes with the Appurtenances for yearly tithes to be held by Copy of Court roll bearing date the seventeenth day of October one thousand Seven hundred twenty eight under the yearly rent of two Shillings and seven pence To whom the Lord by the said Deputy Steward hath granted Seizin there of by the rod To hold to the said James Ormond 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 is admitted Tenant there of and hath performed his Deuty.

Copy

Rent - 2: 7
Fine 1-2: 7

At the said day of Adjournment of this Court William Brown the Elder on Surrender of William Brown the elder a Customary Tenant of this Manor did in open Court surrender by the rod into the hands of the Lord of this Manor by the hands and acceptance of the said Deputy Steward All those three roods of Land lying disperedly in the upper field of Liddington aforesaid held by Copy of Court roll of this Manor under the yearly rent of one penny purchased of Edward Armitage and to which the said William Brown was admitted as a Court holder for the said Manor the twenty third day of October which was in the year of our Lord one thousand seven hundred and fifty two and the reversion and revertions remainder and remainders thereof To the use and behoove of William Clarke of Liddington aforesaid also on his heirs and Assigns forever 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 Clarke and humbly prayes of the Lord of this Manor to be admitted Tenant to the premises aforesaid with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin there of by the rod To hold to the said William Clarke 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 is admitted Tenant there of and hath performed his Deuty.

Copy

William Brown the elder and Hannah his wife on Surrender of William Brown the younger

3.

At the said day of Adjournment of this Court It is certified by the said Deputy Steward that on the twelfth day of November one thousand seven hundred and Fifty two William Brown the younger a Customary Tenant of the said Manor did out of Court surrender by the rod into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward One West

1756.

part of one Cottage in Liddington in the tenure of William Brown the elder
tenant of the said William Brown the younger with the Appurtenances
within the Manor as or as said held by Copy of Court roll of the said Manor
under the yearly rent of two Shillings and ha'pence which the said
William Brown the younger was admitted at a Court Holden the twenty
first day of October in the year of our Lord one thousand Seven hundred
and Sixty To the use and behoofe of the said William
Brown the Elder and Hannah his wife and the heirs and assigns
of the said William Brown the Elder according to the custom
of the said Manor AND NOW at the said day of Adjournment
of this Court come in their proper persons the said William Brown
the Elder and Hannah his wife and humbly pray of the Lord of this
Manor to be admitted Tenants to the premises aforesaid with the
Appurtenances To whom the Lord by the said Deputy Steward
hath granted seizin there of by the rod To hold to the said William
Brown the Elder and Hannah his wife and the heirs and assigns
of the said William Brown the Elder 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
fine as in the Margin And are admitted Tenants there of and
have performed their Sealys.

Cop

Exam'd by S Wyche
22 Sept Stew'd

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afores

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Hon
Caldecot
Offic
the year

The Manor of Liddington.

with Coldecot

In the County of Rutland

Michael 1757

1757

At the Will of Frank pledge and also the great Court
Baron of the Night Honorable Brownlowe late of Exeter Baron of
Burghley Lord of the said Manor held at Liddington aforesaid in
and for the said Manor within one month next after the Feast
of Saint Michael the Archangel to wit on Saturday the first day of
October in the thirty first 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 Sixty Seven and from
thence by Adjournment continued unto the twentieth day of
March then next following before John Hylfe Gentleman
Steward of the Courts there

Inquest and

Homage of Liddington Edmund Sisney Samuel Petty
aforesaid John Allen Edward Sharman

John Petty	Edward Sharman
Wolven Lane	Water Stohes
Conqueror Peach	Thomas Dill
James Sebbut	John Williamson
James Dill	Robert Wade
Joseph Petty	and
	Robert Collin

Sworn.

Inquest and
Homage of
Coldecot aforesaid

Robert Saxon	William Hill the younger
Thomas Stohes	John Cort
John Land	Thomas Augden
William Dill	George Brown
John Riddle	John Brown
Richard Ward	John Vince
William Morris	Lewis Woodcock

Sworn.

Officers selected for
the year ensuing . . .

Constables of Liddington

Joseph Petty

Edward Murdoch

Sworn

Field Reeves there

Thomas Dill

Joseph Petty

Edmund Sisney

Sworn

Robert Collin

Freelborough and Dikecreeve

Samuel Petty

Edmund Sisney

Sworn

Surveyor of Weights
and Measures and
Metasters

Samuel Petty

Edmund Sisney

Sworn

1757

Deciners for taking Surrenders — John Pretty
 John Allen _____ } Continued
 John Hill _____ }
 Joseph Pretty _____ Sworn

Pinder and Fieldkeeper — James Baker — Continued

Rentreeve — Conyers Peacock — Sworn

Constable of Caldecot — John Brown —
 John Riddle _____ } Sworn

Field Reeves Surveyors of — Lewis Woodcock
 Weights and Measures and Assessors — William Hill the Younger } Sworn

Deciners for taking Surrenders — Lewis Woodcock
 William Hill _____ } Continued
 John Sand _____ }

Freeboroughs and disseivers — Thomas Stokes —
 Lumbury Muggleton _____ } Continued

Pinder — Robert Sheshorn — Continued

Excuses to wit } William Redall John Falkner Edward Harris Robert Cawlor Edward
 White of Saddington and others Thomas Deacon Thomas Rudkin —
 William Cave Daniel White and John Cave of Caldecot and others —

The Verdict of the Inquest
 and homage of Saddington } The JURORS aforesaid upon their Oath do say that Thomas Boyall
 aforesaid because he is a Copholder of this Manor and did not appear at this Court
 Baron to perform his Suit and Service according to the Custom of the said
 Manor And that Iohn Jarro ²⁶ because he hath not kept or cause to be kept
 his fence in this Manor in sufficient Repairs And that Lawrence Stanton
 because he has depastured more Sheep upon the Common in this Manor than
 are comonable contrary to the custom of the said Manor And Charles Jarro ⁵⁵
 because he has broke open the Common ground of this Manor two several
 times contrary to Law and the custom of this Manor Therefor they are and
 each and every of them in the Mercy of the Lord of this Manor as appears
 over their names respectively

Assessed by the whole Damage

The Verdict
 and Doon
 aforesaid

John C
 Elizabeth
 Spinster
 Bottom
 wife of
 Thomas
 Recd

The Verdict of the Inquest
and Doomage of Caldecot
aforesaid

Iffe **S**WIT^N **S**afersaid uspon their Oath do say that the Honourable Lewis
Walson because he is a freeholder of this Manor and did not appear at this Court
to perform his Suit and Service and Peter Merlin and Elizabeth Whitchead
because they are in the like default And the said Lewis Walson because he is a
Copholder of this Manor and did not appear at this Court to perform his Suit
and Service and the said Peter Merlin the said Elizabeth Whitchead Walter
Freeman Watson Tookley Samuel Tookley Susanna & widow William White
William Strader and James Strader because they are in the like default And
the said Lewis Watson because he is a Copholder of this Manor and did
not appear at this Court to perform his Suit and Service and the said Walter
Freeman because he is in the like default 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.

Affected by the whole Doomage

John Chapman
Elizabeth Chapman
Spinster Thomas
Bottoms and Mary his
wife so...
Thomas Barfoot

Recovery.

A.

All this Court come in their proper persons John Chapman of Gretton in the
County of Northampton Plumber and Glazier a customary Tenant of the said
Manor / only Son and heir of John Chapman late of Togshall in the parish
of Desing Saint James in the County of Lincoln Gentleman deceased
who was the only surviving Son and heir of John Chapman the elder late
of Liddington in the County of Russell Gentleman deceased) Elizabeth
Chapman Spinster and Thomas Bottoms and Mary his wife / which said
Elizabeth and Mary are the Daughters of the said John Chapman late of
Togshall aforesaid deceased and Sisters of the said John Chapman of Gretton
aforesaid (she the said Mary being first solely and secretly examined by
John Whiche Gentleman deputy Steward of the Courts for the said Manor and
freely consenting) and did in open Court Surrender by the rote into the hands
of the Lord of the said Manor by the hands and assistance of the said Deputy
Steward according to the custom of the said Manor All those several pieces and
parcels of arable Land Ley Meadow pasture 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 Meadows and Territories of Liddington
aforesaid held by copy of Court roll of the said Manor under the yearly rent
of two Shillings and four pence AND ALSO All those several pieces
and parcels of arable Land Ley Meadow pasture and grass ground
containing by Estimation one Quarter of a yard Land called Sims's and
Ireland's Quarter of a yard Land lying and being in the Fields Meadows
and Territories of Liddington aforesaid held by one other copy of Court roll
of the said Manor under the yearly rent of two Shillings and four pence
And all that east part of a mansion house late in the tenure of John Blassey
and two closes thereunto adjoining in Liddington aforesaid AND one
Quarter of a yard Land with the appurtenances in Liddington aforesaid
To the said mansion house belonging late in the tenure of John Blassey
held by copy of Court roll of the said Manor under the yearly rent of two shillings

15

And also all that Message or Tenement in Liddington aforesaid, formerly in the tenure of John Warren and since of William Smith parcell of two severall Copies of Court Roll of the said Maner bearing date respectively the fifth day of October one thousand six hundred and eighty eight and the twentieth of October one thousand seven hundred and thirteen under two several yearly rents of two Shillings and two Shillings And also one Quartorn of a yard Land formerly purchased of Beetye lime held by one other Copy of Court Roll of the said Maner under the yearly rent of two Shillings And also all that West part of a Mansion house in Liddington formerly in the occupation of Phillippe Booby Widow with the Hay Barn Little Stable and halfe the yard thereunto adjoining And all that Message or Tenement in Liddington aforesaid formerly in the tenure of Elizabeth Sewell Widow with the Appurtenances And all that Moity or halfe part of one yard Land in Liddington aforesaid called Bonnes great yard Land with the Appurtenances held by Copy of Court Roll of the said Maner under the yearly rent of four Shillings and eight pence And all that other Moity or halfe part of the said yard Land called Bonnes Great yard Land with the Appurtenances held by another Copy of Court Roll of the said Maner under the yearly rent of four Shillings To the use and behoofe of Dennis Taylor his Heires and Assignes forever according to the Custom of the said Maner To the intent that the said Dennis Taylor may be perfect Tenant to the Tenements and premisses aforesaid with the Appurtenances and of the Customary Little more for the offering and passing one good and perfect Recovery thereof according to the Custom of the said Maner

And now at this Court comes the said Dennis Taylor in his proper person and byays of the Lord of this Maner to be admitted Tenant to the premisses 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 premisses aforesaid with the Appurtenances unto the said Dennis Taylor his heires and Assignes at the Will of the Lord according to the Custom of the said Maner 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 is admitted Tenant thereto and hath performed his Deuty

And afterwyrds comys at this Court comes Robert Ridlington Gentleman in his proper person and in open Court Complaining against the said Dennis Taylor of a plena of Land to wit of the Customary Tenements and premisses aforesaid with the Appurtenances in the Jurisdiction of this Court held by Copies of Court Roll of the said Maner and makes protestation to prosecute his plaint in the nature and forme of the writ of our Lord the King of Entry upon Disseizin in le poit at the

Common Law according to the Custom of the said Manor and finds pledged
to prosecute his said plaint so wit John Doe and Richard Roe and prayed
the process of this Court the reaon to be made according to the Custom of the said
Manor against the said Dennis Taylor and soforth which is granted to him
returnable here imediately and soforth

And the said Dennis Taylor being present here in Court appears freely
to the plaint aforesaid without further process.

And the reply the said Robert Ridlington declares
against the said Dennis Taylor and demands against him the said Customary
Tenements and premises with the Appurtenances within the Jurisdiction
of this Court as his right and Inheritance and into which the said Dennis
Taylor hath no entry but after the Disseizin which Count Count thereof
unjustly and without Judgment made to the said Robert Ridlington
within thirty years last past **And whereupon** he saith that
he the said Robert Ridlington was seized of the said Tenements and
premises with the Appurtenances in his Demesne as of fee at the Will
of the Lord according to the Custom of the said Manor in the time of peace
in the time of this King by taking the profits there of to the value of forty
Shillings and into which and soforth and therefore he bringeth his suit
and soforth

And the said Dennis Taylor in his proper person comes and defends
his right when and soforth and vouches to warrant the said John Chapman
Elizabeth Chapman Thomas Bottoms and Mary his wife who (present
here in Court) freely warrant the said Tenements and premises with
the Appurtenances to him.

Whereupon the said Robert Ridlington demands the said
Tenements and premises with the Appurtenances against them the said
John Chapman Elizabeth Chapman Thomas Bottoms and Mary his wife
Tenants by the said Warrant in the form and manner aforesaid

And whereupon saith that he was seized of the said
Tenements with the Appurtenances in his Demesne of fee 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 this present King by taking the profits there of to the value
and soforth and into which and soforth and therefore he brings his suit
and soforth

And whereupon the said John Chapman Elizabeth
Chapman Thomas Bottoms and Mary his wife Tenants by their

Warrantly come and defend their right when and soforth and further
reouch over to warranty Thomas Booth who is present in Court and
freely warrants to them the said Tenements and premises with the
Appurtenances.

Wherupon the said Robert Ridlington demands
the said Tenements and premises with the Appurtenances against him
the said John Booth Tenant by Warrant in manner and form as the
aforesaid Wherupon also he saith that he was seized of the said Tenements
and premises with the Appurtenances at his demesne as of fee and a
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 by taking and
soforth and into which and soforth and therefore he brings his suit and
and soforth.

And the said John Booth Tenant by his Warrant comes here in
Court in his proper person and defends his right when and soforth
and says that the said Hugh Hunt did not disseize the said Robert
Ridlington of the said Tenements with the Appurtenances as before by
his Will or plaint and Declaration aforesaid he hath above supposed and
of this he putteth himself upon the Loomeage of the Court here.

And therupon the said Robert Ridlington prays
leave to imparle until three of the Clock in the forenoon of the same day
and it is granted to him and the same hour is given to the said Thomas Booth
there.

And afterwards to the one of the Clock in the forenoon
of the same day the said Robert Ridlington comes again into Court in his proper
person and the said Thomas Booth although three times solemnly called by
Proclamation appears not again but departed in Contempt of the Court and made
default **Therefore** according to the Custom of this Manor it is considered and adjudged by the Court here that the said Robert Ridlington
do recover his seizin of the said Tenements with the Appurtenances
against the said Dennis Taylor **To have and 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 Dennis Taylor
and his heirs for ever and that the said Dennis Taylor have of the
Customary Lands and Tenements of the said John Chapman Elizabeth
Chapman Thomas Bottoms and Mary his wife within this Manor to the value
and soforth **And has** they the said John Chapman Elizabeth Chapman
Thomas Bottoms and Mary his wife further have of the Customary Lands

and Tenements of the said Thomas Booth within this Manor to the value and cost of the same
and the said Thomas Booth be in mercy.

And therupon the said Robert Ridlington prayeth the process
and precept of this Court to be directed to the Bailiff of this Manor to cause full seizin
of the said Tenements and premises with the Appurtenances to be delivered to
him which is granted to him returnable here imediately.

And afterwards that is to say the same day (the Court sitting)
come into Court the said Robert Ridlington in his proper person and the Officer
of the Court to wit John Williamson Bailiff here and returns his precept duly
executed (that is to say) that he the said John Williamson by virtue of the
said precept hath on this same day caused full Seizin of the said Tenements
and premises with the Appurtenances to be delivered and had to the said
Robert Ridlington by the said precept he was comanded.

And therupon the said Robert Ridlington present here
in Court humbly prayeth to be admitted Tenant to the premises aforesaid with
the Appurtenances by virtue of the said Judgment and Recovery to which said
Robert Ridlington the Lord of the said Manor in open Court by the said Deputy
Steward hath granted seizin thereof by the rod **To have and to hold**
all and singular the Customary Tenements and premises with the Appurtenances
unto him the said Robert Ridlington 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 a fine for his entry into the
said premises as appears in the Margin and is admitted Tenant thereof.

And afterwards at this same Court come in their proper persons
the said Robert Ridlington Dennis Taylor John Chapman Elizabeth
Chapman Thomas Bottoms and Mary his wife (she the said Mary
being first solely and secretly examined by the said Deputy Steward and
consenting) and did in open Court Surrender by the rod into the hand of the
Lord of the said Manor by the hands and acceptance of the said Deputy Steward
All and singular the Messuages Tenements and premises aforesaid with
their and every of their Appurtenances **To the use and behoove**
of Thomas Barfoot of Rolleston in the County of Leicestershire his heirs and
Assigns forever **And further** they the said Robert Ridlington Dennis Taylor
John Chapman Elizabeth Chapman Thomas Bottoms and Mary his wife for
themselves and their heirs severally and respectively have fully freely and all
absolutely remised released and for ever quit claim **All** the Estate Right Title
Interest claim and demand whatsoever of them the said Robert Ridlington
Dennis Taylor John Chapman Elizabeth Chapman Thomas Bottoms and

Rent - £ 2. 2
Rent - 0. 2. 2
Rent - 0. 2. 0
Total - £ 1. 4. 8

1757.

Mary his wife and every of them of in and to the said several Customary Tenements and premises or any part or parcel thereof **and now** at this Court the said Thomas Barfoot in his proper person humbly prays of the Lord to be admitted Tenant to the said Tenements and premises with their Appurtenances **To whom** the Lord by the said Deputy Steward hath granted Seizin thereof by the rod **To have and to hold** the said Tenements and premises with the Appurtenances unto the said Thomas Barfoot his heirs and assigns at the Will of the Lord according to the Custom of this Manor by the rents and services therefore due and of right accustomed and he gives to the Lord for his service as in the Margin and is admitted Tenant thereof and hath performed his Fealty.

Cop:

Joseph Pretty
Son and devisee of
Thomas Pretty deceased

2.

Off his Court, it is testified by John Allen one of the deciners of this Manor that on the eighth day of November one thousand seven hundred and fifty five Thomas Pretty a Customary Tenant of the Manor aforesaid out of Court did surrender into the hands of the Lord of the said Manor by the hands of the said John Allen by the rod **his house and Close with the Appurtenances thereunto belonging and also one acre of Land to the use and behoofe of his last Will and Testament** the tenor of which said last Will and Testament unto the premises is in the words following that is to say **Also I do give to my Son Joseph my house and Close with the Appurtenances which I now live in only my wife shall have the parlour to live in during her natural life and I do give to the said Joseph Pretty **one acre of Land at a place called Woodcocks Bush to him his heirs and assigns forever** **And it is found and presented by the Doomage for Liddington aforesaid that Thomas Pretty late a Customary Tenant of this Manor died seized of **one messuage or Tenement and one Close of Pasture thereto adjoining in Liddington** aforesaid late in the tenure of the said Thomas Pretty with the Appurtenances formerly the estate of George Dalton and held by Copy of Court Roll under the yearly rent of eight pence **And also** one acre of Customary Land lying at a certain place called Woodcocks Bush in the Fields of Liddington aforesaid formerly the estate of Edward Habersfield and held by Copy of Court Roll under the yearly rent of two pence **And now** at this Court comes in his proper person the said Joseph Pretty and humbly prays to be admitted Tenant to the said premises with the Appurtenances **To whom** the Lord by the said Deputy Steward hath granted Seizin thereof by the rod **To hold** to the said Joseph Pretty his heirs and assigns at the Will****

Rent m: m: 8
Rent m: m: 2
Fine m: m: 0
Fine m: m: 2

of the Lord according to the Custom of the said Maner by the rents and services due and of right accustomed and he gives to the Lord for his Fine as in the Margin and is admitted Tenant thereto and hath performed his Fealty.

Cop: Mary Taylor Widow.

... one of the Heires of ...
Edward Murdoch deceased aforesaid that Edward Murdoch lately died seized of the Cottage with the Appurtenances in Liddington aforesaid now in tenure of Edward Murdoch

Cordwainer held by Copy of Court Roll under the yearly rent of nine pence

And that Mary Taylor of Swinstead in the County of Lincoln Widow

Edward Clarke youngest Son of Catherine Clarke deceased late Wife of John

Clarke of Castle Byssiam in the said County of Lincoln Cordwainer Elizabeth

the Wife of James Ormond of Little Byssiam in the said County of Lincoln

Farmer and Sarah the Wife of Richard King of Stroeton in the said County of Lincoln Farmer only Daughter and Heir of Sarah Brown deceased which

said Mary Taylor Catherine Clarke Elizabeth Ormond and Sarah Brown

were the Daughters of Mary Louth one of the Sisters of the said Edward

Murdoch deceased **And** Thomas Booth of the City of Norwich Shoemaker

youngest Son of Dorothy Booth deceased one of the Sisters of the said Edward

Murdoch deceased **And** Edward Sculthorpe only Son of Edward Sculthorpe

deceased who was the youngest Son of Sarah Sculthorpe deceased another of

the Sisters of the said Edward Murdoch are the Heirs of the said Edward Murdoch

Now at this Court comes in her proper person the said Mary

Taylor and humbly praye to be admitted Tenant to one undivided fourth part

of a third part of the said premises with the Appurtenances **To whom**

the Lord by the said Deputy Steward hath granted Seizin thereof by the rod

To hold to the said Mary Taylor her Heires and Assignes at the Will

of the Lord according to the Custom of the said Maner by the rents and

Services due and of right accustomed And she gives to the Lord for her fine

as in the Margin And is admitted Tenant thereto and hath performed

her Fealty.

Cop:

Edward Clarke

one of the Heires of ...
Edward Murdoch deceased aforesaid that Edward Murdoch lately died seized of one Cottage with the

Appurtenances in Liddington aforesaid now in tenure of Edward Murdoch

Cordwainer held by Copy of Court roll under the yearly rent of nine pence **And**

that Mary Taylor of Swinstead in the County of Lincoln Widow Edward

Clarke youngest Son of Catherine Clarke deceased late Wife of John Clarke of

Castle Byssiam in the said County of Lincoln Cordwainer Elizabeth the Wife of

James Ormond of Little Byssiam in the said County of Lincoln Farmer and

Sarah the Wife of Richard King of Stroeton in the said County of Lincoln Farmer

only Daughter and Heir of Sarah Brown deceased which said Mary Taylor

3

4.

1757

Catherine Clarke Elizabeth Ormond and Sarah Brown were the Daughters
of Mary South one of the Sisters of the said Edward Murdoch deceased.
And Thomas Booth of the City of Norwich Woolcomber youngest Son of
Dorothy Booth deceased one of the Sisters of the said Edward Murdoch
deceased who was the youngest Son of Sarah Sculthorpe deceased.
another of the Sisters of the said Edward Murdoch are the Heirs of the
said Edward Murdoch **AND NOW** at this Court comes in his proper
person the said Edward Clarke and humbly prays to be admitted Tenant
to one undivided fourth part of a third part of the said premises with
the Appurtenances **TO WHOM** the Lord by the said Deputy Steward
hath granted Seizm thereof by the rod **TO HOLD** to the said Edward
Clarke his heirs and Assigns at the Will of the Lord according to the
Custom of the said Manor by the rents and Services due and of right
accustomed and he gives to the Lord for his fine as in the Margin
and is admitted Tenant thereto and hath performed his fealty

Cop

Rent m:m: 1⁴
Fine m:m: 1⁴

5.

W^HIC^H CO^ME it is found by the Homage for Liddington
aforesaid that Edward Murdoch lately died seized of one Cottage with the
Appurtenances in Liddington aforesaid now in tenure of Edward
Murdoch Cordwainer held by Copy of Court Roll under the yearly
rent of nine pence **AND THAT** Mary Naylor of Swinstead in the County
of Lincoln widow Edward Clarke youngest Son of Catherine Clarke
deceased late wife of John Clarke of Castle Bytham in the said County
of Lincoln Cordwainer Elizabeth the wife of James Ormond of Little
Bytham in the said County of Lincoln Farmer and Sarah the wife of
Richard King of Shroxton in the said County of Lincoln Farmer only
Daughter and heir of Sarah Brown deceased which said Mary Naylor
Catherine Clarke Elizabeth Ormond and Sarah Brown were the daughters
of Mary South one of the Sisters of the said Edward Murdoch deceased
AND Thomas Booth of the City of Norwich Woolcomber youngest Son
of Dorothy Booth deceased one of the Sisters of the said Edward Murdoch
deceased **AND** Edward Sculthorpe only Son of Edward Sculthorpe
deceased who was the youngest Son of Sarah Sculthorpe deceased another
of the Sisters of the said Edward Murdoch are the heirs of the said Edward
Murdoch **AND NOW** at this Court comes in her proper person
the said Elizabeth Ormond and humbly prays to be admitted Tenant to one
undivided fourth part of a third part of the said premises with the
Appurtenances **TO WHOM** the Lord by the said Deputy
Steward hath granted Seizm thereof by the rod **TO HOLD** to the
said Elizabeth Ormond her heirs and Assigns at the Will of the Lord
according to the custom of the said Manor by the rents and
Services due and of right accustomed **AND** she gives to the Lord for
her fine as in the Margin and is admitted Tenant thereto and
hath performed her fealty

Rent ~ ~ ~ 1²

Cop

Sarah
Richard
the Heir
Murdoch

gent

Thomas
of the
Murdo

Sarah the wife of
Richard Wing one of
the Heirs of Edward Murdoch lately died seized of one Cottage with the Appurtenances in
Murdoch deceased Liddington aforesaid now in tenure of Edward Murdoch Cordwainer held by Copy of
Court Roll under the yearly rent of nine pence **And has** Mary Taylor of
Swinstead in the County of Lincoln widow Edward Clarke youngest son of
Catherine Clarke deceased late wife of John Clarke of Castle Byssham in the
said County of Lincoln Cordwainer Elizabeth the wife of James Ormond of Little
Byssham in the said County of Lincoln Farmer and Sarah the wife of Richard Wing
of Stretton in the said County of Lincoln Farmer only daughter and heir of
Sarah Brown deceased which said Mary Taylor Catherine Clarke Elizabeth
Ormond and Sarah Brown were the daughters of Mary Louk one of the
Sisters of the said Edward Murdoch deceased **And** Thomas Booth of the
City of Norwich Woolcomber youngest Son of Dorothy Booth deceased
one of the Sisters of the said Edward Murdoch deceased **And** Edward
Sculthorpe only Son of Edward Sculthorpe deceased who was the youngest
Son of Sarah Sculthorpe deceased another of the Sisters of the said Edward
Murdoch are the heirs of the said Edward Murdoch **And now** at this
Court comes in her proper person the said Sarah Wing and humbly prayes to be
admitted Tenant to one undivided fourth part of a third part of the said
premises 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 Wing her heirs and assigns at the Will of the Lord according to the
Custom of the said Maner by the rents and Services due and of right annexed
and she gives to the Lord for her Fine as in the Margin and is admitted Tenant
thereof and hath performed her Deuty.

Cop:

Thomas Booth one
of the heirs of Edward
Murdoch deceased

7

At this Court it is found by the Homage for Liddington aforesaid that Edward
Murdoch lately died seized of one Cottage with the Appurtenances in
Liddington aforesaid now in tenure of Edward Murdoch Cordwainer held by
Copy of Court roll under the yearly rent of nine pence **And has** Mary
Taylor of Swinstead in the County of Lincoln widow Edward Clarke youngest
son of Catherine Clarke deceased late wife of John Clarke of Castle Byssham in
the said County of Lincoln Cordwainer Elizabeth the wife of James Ormond
of Little Byssham in the said County of Lincoln Farmer and Sarah the wife of
Richard Wing of Stretton in the said County of Lincoln Farmer only daughter
and heir of Sarah Brown deceased which said Mary Taylor Catherine Clarke
Elizabeth Ormond and Sarah Brown were the daughters of Mary Louk
one of the Sisters of the said Edward Murdoch deceased **And** Thomas Booth
of the City of Norwich Woolcomber youngest Son of Dorothy Booth deceased
one of the Sisters of the said Edward Murdoch deceased **And** Edward
Sculthorpe only Son of Edward Sculthorpe deceased who was the youngest Son of Sarah
Sculthorpe deceased another of the Sisters of the said Edward Murdoch are the
heirs of the said Edward Murdoch **And now** at this Court comes in his

Pint.

3

proper person the said Thomas Booth and humbly prays to be admitted Tenant to one third part of the said premises with the Appurtenances...
To whom the Lord by the said deputy Steward hath granted seizin...
 thereof by the rod **To hold** to the said Thomas Booth his heirs and
 assigns at the Will of the Lord according to the Custom of the said Manor...
 by the rents and Services due and of right accustomed and he gives to the
 Lord for his Fine as in the Margin and is admitted Tenant thereto and
 shall perform his Fealty.

Cop.

Edward Sculthorpe one
of the heirs of Edward
Murdock deceased.

S.

1767 Two mowoldinars
to this Estate.

Rent " " 9.

Cop:

Robert e Hooenden...
on Surrender of...
John Pretty...

Affhis Court it is found by the Homage for Liddington aforesaid
 that Edward Murdock lately died seized of one cottage with the Appurtenances
 in Liddington aforesaid now in tenure of Edward Murdock Cordwainer held
 by copy of Court roll under the yearly rent of nine pence **and that** Mary
 Naylor of Swinstead in the County of Lincoln Widow Edward Clark the youngest
 Son of Catherine Clarke deceased late wife of John Clarke of Castle Bytham
 in the said County of Lincoln Cordwainer Elizabeth the wife of James
 Ormond of Little Bytham in the said County of Lincoln Farmer and
 Sarah the wife of Richard King of Skerton in the said County of Lincoln
 Farmer only Daughter and heir of Sarah Brown deceased which said Mary
 Naylor Catherine Clarke Elizabeth Ormond and Sarah Brown were the
 daughters of Mary South one of the Sisters of the said Edward Murdock
 deceased. **And** Thomas Booth of the City of Norwich Woolcomber youngest
 Son of Dorothy Booth deceased one of the Sisters of the said Edward
 Murdock deceased **And** Edward Sculthorpe only Son of Edward Sculthorpe
 deceased who was the youngest Son of Sarah Sculthorpe deceased another
 of the sisters of the said Edward Murdock are the heirs of the said Edward
 Murdock **and now** at this Court comes the said Edward Sculthorpe an
 infant of the age of eight years by Richard Sculthorpe his Attorney and humbly
 prays to be admitted to one undivided third part of the said premises with the
 Appurtenances **To whom** the Lord by the said deputy Steward hath
 granted Seizin thereof by the rod **To hold** to the said Edward Sculthorpe
 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 is admitted Tenant
 thereto and is Fealty is resuled by reason of his Infancy **And** the said
 Richard Sculthorpe his Uncle is admitted Guardian of the said Edward
 Sculthorpe for the said premises he the said Richard rendering a just
 account thereof and so forth.

Rec
FineRich
and
MaryRient
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Rent
Rent

Fine or

Affhis Court it is certisid by the said deputy Steward that on the
 eleventh day of August in the year of our Lord one thousand seven hundred
 and fifty seven John Pretty of Liddington aforesaid Tenant a Customary Tenant

of this Manor **did** out of Court surrender by the rod into the hand of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward **and now** that message or tenement with the shop and offices Barnes Stables Yards Orchards and gardens thereto belonging in Liddington aforesaid late in the tenure or occupation of Diana Larraz widow and then of the said John Petty held by copy of Court roll under the yearly rent of five pence and lately purchased by the said John Petty of William Larraz and Judith his wife and the reversion and revertions remainder and remainders thereof.

To the use and behoofe of Roberte Nosendeyn of Glaston in the said County of Rutland grocer his heirs and assigns forever according to the custom of the said Manor **and now** at this Court comes in his proper person the said Roberte Nosendeyn and humbly prayes of the Lord to be admitted Tenant to the said premises with the appurtenances.

To whom the Lord by the said Deputy Steward hath granted seizin thereof by the rod **To hold** to the said Roberte Nosendeyn 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 is admitted Tenant thereof and hath performed his Deuty.

Rent a m: 5
Fine a m: 5

Cop:

Richard Wright Cousin

of this court

and next heir of Mary Adcock deceased it is found by the Homage for Liddington aforesaid that the said Mary Adcock died seized of **and also** half cottage message or tenement with the appurtenances in Liddington aforesaid late in the tenure of

Jonathan Adcock which said half cottage message 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 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 said half cottage under the yearly rent of two pence and three farthings **and also** Richard Wright the youngest son of Kenelm Wright (who was uncle to the said Mary Adcock) is the cousin and next heir of the said Mary Adcock deceased **and now**

at this Court comes in his proper person the said Richard Wright and humbly prayes to be admitted Tenant to the said premises with the appurtenances **To whom** the Lord by the said Deputy Steward hath granted Seizin thereof by the rod **To hold** to the said Richard Wright 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 is admitted Tenant thereof and hath performed his Deuty.

Rent a m: 2³/₄
Rent a m: 2³/₄
Rent a m: 2³/₄
Rent a m: 2³/₄

er: m: IV

Fine a m: 11

Cop:

Charles Clarke on Surrender
of Richard Wrightson
Thomas Adcock

Off his Court Richard Wright of Alexton in the County of
Leicester Cousin and heir of Mary Adcock Widow deceased and Thomas
Adcock of Seaton in the said County of Rutland Farmer doth in open
Court surrender by the rod into the hands of the Lord of this Manor by the
hands and acceptance of the said Deputy Steward according to the custom
of this Manor **W^t** that half Cottage Messuage or Tenement with the
Appurtenances in Liddington aforesaid late in the tenure of 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 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** the
reversion and revertions remainder and remainders there of.

Rent —	2 $\frac{3}{4}$
	11

To the wife and behoofe of Charles Clarke of Glaston
in the said County of Rutland Esquier his heirs and Assignes for ever
according to the custom of this Manor **and now** at this Court
comes in his proper person the said Charles Clarke and humbly prays
to be admitted Tenant to the said premises with the Appurtenances
To whom the Lord by the said Deputy Steward hath granted
Seizin there of by the rod **To hold** to the said Charles Clarke his
Heir and Assignes at the Will of the Lord according to the Custom of
the said Manor by the rents and services thererore due and of right
accustomed and he gives to the Lord for his Fine as in the Margin and
is admitted Tenant there of and hath performed his Dealty.

Lop:

Alexander Leach
on Surrender of
Charles Clarke

26

Off the ~~26th~~ day of Adjournment of this Court Charles Clarke
of Glaston in the said County of Lincoln Esquier **did** in open Court
surrender by the rod into the hands of the Lord of the said Manor by the
hands and acceptance of John Myche Gentleman the said Deputy Steward
of this Manor according to the custom there of **W^t** that half Cottage
Messuage or Tenement with the Appurtenances in Liddington aforesaid
late in tenure of Jonathan Adcock which said half Cottage Messuage
or Tenement is held of the Lord of this 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 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 the reversion and remainders remainder and remainders thereof which premises the said Charles Clarke was admitted at this Court on the said first day of October last past **To the use and behoofe** of Alexander Leach of Liddington aforesaid Farmer his heirs and assigns forever 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 Alexander Leach and humbly prays to be admitted Tenant to the said premises with the appurtenances **To whom** the Lord by the said deputy Steward hath granted Seizin thereof by the rod **To hold** to the said Alexander Leach 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 Dine as in the Margin and is admitted Tenant thereof and hath performed his Seal.

Cop:

Richard Leeson,
Clerk on Surrender of
John Park and wife

13.

With the said day of adjournment of this Court it is certified by the said deputy Steward that on the second day of February in the year of Lord one thousand seven hundred and fifty eight John Park and Susanna his wife which said Susanna is a customary Tenant of the said Manor did out of Court by the rod according to the custom of the said Manor Surrender into the hands of the Lord of the said Manor by the hands and acceptance of John Steele Gentleman deputy Steward of the said Manor for this purpose lawfully appointed by John Blackwell Esquire Chief Steward of the said Manor the said Susanna being first solely and secretly examined apart from her said Husband by the said deputy Steward touching her consent thereto and thereunto freely and voluntarily consenting **to** that Quarter of **one** yard land of arable Land Meadow pasture and grass ground lying and being in the several fields precincts and Territories of Caldecot and Liddington aforesaid then late in the tenure or occupation of John Brown his Undertenant or Undertenant containing by estimation Eleven acres or thereabouts to the same more or less **together** with the Commons Common of Pasture Profits **privileges Rights Members hereditaments and Appurtenances** whatsoever to the same belonging or in any wise pertaining **and also** all the estate right title Interest use trust Inheritance Benefit Property claim and demand whatsoever of the said John Park and Susanna his wife either of them of in and to the same or any part thereof either in or by possession reversion remainder expectancy law equity or otherwise howsoever **To the use and behoofe** of Richard Leeson of Stoke Albany in the County of Wiltshire Clerk his heirs and assigns forever according to the custom of the said Manor

Pent 2.8

And now at this Court comes in his proper person the said Richard Crivison and humbly pray to be admitted Tenant to the said premises with the Appurtenances **To whom** the Lord by the said deputy Steward hath granted Seizin thereof by the rod **To hold** to the said Richard Crivison 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 is admitted Tenant thereto and hath performed his Seal.

Cop:

James Ormond
on Surrender of
Marge Taylor and others

14.

At the said day of Adjournment of this Court it is certified by the said deputy Steward that on the third day of October in the year of our Lord one thousand Seven hundred and Fifty Seven Mary Taylor of Swinstead in the County of Lincoln widow Edward Clarke youngest Son of Catherine Clarke deceased late wife of John Clarke of Castle Bysham in the said County of Lincoln Cordwainer James Ormond of Little Bysham in the said County of Lincoln Farmer and Elizabeth his wife Richard King of Stretton in the said County of Lincoln Farmer and Sarah his wife only Daughter and Heir of Sarah Brown deceased which said Mary Taylor Catherine Clarke Elizabeth Ormond and Sarah Brown were the daughters of Mary Louis one of the Sisters of Edward Murdock deceased **And** Thomas Broome of the City of Norwich Woolcomber youngest Son of Dorothy Broome deceased another of the Sisters of the said Edward Murdock they the said Elizabeth Ormond and Sarah King being first solely and secretly examined by the said deputy Steward and consenting thereto **Do** 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 of the said Manor **At** their Estate right title and Interest of in and to **all** that Cottage with the Appurtenances in Liddington aforesaid then in tenure of Edward Murdock Cordwainer held by copy of Court roll under the yearly rent of ninepence and the reversion and reverions remainder and remainders thereof **To the use and behoofe** of the said James Ormond his heirs and assigns for ever **And now** at this Court comes in his proper person the said James Ormond and humbly pray to be admitted Tenant to the said premises with the Appurtenances **To whom** the Lord by the said deputy Steward hath granted Seizin thereof by the rod **To hold** to the said James Ormond 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 is admitted Tenant thereto and hath performed his Seal.

Cop:

Surrender to the
use of the Will of
Clement Marville.

At the said day of Adjournment of this Court it is certified by the said deputy Steward that on the seventh day of February which was in the year of our Lord One thousand seven hundred and fifty Six Clement Marville a Customary Tenant of the said Manor Did out of Court ...

1757.

and purposes as were or should be nominated and declared limited,
and appointed in and by the last Will and Testament of the said George
Brown made or to be made in writing according to the custom of the said
Manor.

Exam'd by W^r Whysche
Dopt Newd

The
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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 his Copyhold or Customary Lands — Tenements and Hereditaments with their Appurtenances in Liddington aforesaid To such person and persons and to and for such uses Intents and purposed as were or should be limited declared and asswinted in and by the last Will and Testament of the said Clement Marvill —

Surrender to the
use of the Will of —

At the said day of Adjournment of this Court it is certified by the said Deputy Steward that on the twelfth day of June which was in the year of our Lord one thousand seven hundred and fifty six Edmund Allen of the City of London printer a Customary Tenant of the said Manor Did out of Court by the rod Surrender into the hands of the Lord of the said Manor by the hands of John Aldwinckle Deputy Steward of John Blackwell Esquire — Chief Steward of the said Manor all and singular his Customary Lands — Tenements and Hereditaments whatsoever held of the said Manor To such person or persons and to and for such uses Intents and purposed as were or should be limited expressed or declared in and by the last Will and Testament of the said Edmund Allen in writing according to the Custom of the said Manor —

Surrender to the
use of the Will of —

At the said day of Adjournment of this Court it is certified by the said Deputy Steward that on the twenty fourth day of May in the year of our Lord one thousand seven hundred and fifty seven James Armond of Little Bytham in the County of Lincoln Farmer a Customary Tenant of the said Manor Did out of Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward All that Quarter of a yard Land lying in the Field of Liddington aforesaid formerly Simon Sistaffe held by Copy of Court of the said Manor bearing date the Seventeenth day of October one thousand seven hundred and twenty eight under the yearly rent of two Shillings and pence And also all that Quarter of a yard Land lying in the Field of Liddington aforesaid formerly Isaac Carle held by Copy of Court Roll of the said Manor bearing date the twenty first day of October one thousand seven hundred and thirty one under the yearly rent of two Shillings and all other the Customary Lands & Tenements and Hereditaments of him the said James Armond lying within and held of the said Manor To the use and behoofe of such person and persons and to and for such uses Intents and purposed as were or should be limited declared or asswinted in and by the last Will and Testament of him the said James Armond made or so made in writing according to the Custom of the Manor aforesaid —

Surrender to the use of —
the Will of —

At the said day of Adjournment of this Court it is certified by the said Deputy Steward that on the eighth day of July in the year of our Lord one thousand seven hundred and fifty seven George Brown a Customary Tenant of the said Manor did out of Court Surrender by the rod into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward according to the Custom heretofore All and singular his Customary Lands — Tenements and Hereditaments whatsoever situate standing lying and being in Caldecot aforesaid and the Fields Liberties and Freeholds thereof To such person or persons and to and for such uses Intents

The Manors of Siddington
with Caldecote
In the County of Rutland.

March 1750.

Off the view of frank pledge and also the
Great Court Baron of the Right Honourable --
Admiral Lord Earl of Exeter Baron of Burglery -
Lord of the said Manor held at Siddington aforesaid
in and for the said Baron William one thousand next
after the Feast of Saint Michael the Archangel to -
wit on Monday the ninth day of October in the
Ninety second year of the reign of our Sovereign Lord
George the Second by the grace of God of Great Britain
Ireland and the dominions therof King of Scotland and
in the year of our Lord One thousand Seven
hundred and fifty eight and from thence by
adjournment continued unto the ninth day of
April then next following before John Wyllie
Chapman Esq; Sheriff of the County here.

Inquest and -

Domage of - Edmund Symes
Siddington aforesaid John Portly

James Dill

Walson Carol

Congre Socall

Clement Portly

James Cribbitt

Joseph Portly

Walter Stokes

Samuel pretty

William Riddell

John Williamson

Robert Colwell

Edward Sharman

and

Thomas Dill

sworn.

Inquest and -

Domage of - Thomas Stokes

Caldecote aforesaid John Cort

John Loand

George Adison

Walson Carol

Robert Paxton

William Dill

John Woodroffe

John Adison

Richard Ward

William Morris

John Riddell

Benjamin Cunow

William Dill

and

Thomas Fingden

sworn.

Officers -

Constables of - elected for the year ensuing

Sidderby

Caldecote

Hebborough and

Pilkerton

Surveyor of Woods

and Surveyor of Woods

and Surveyor of Woods

Robert Colwell

John Williamson

sworn.

Edmund Symes

Robert Colwell

Congre Socall

Walson Carol

and

Walson Carol

John Portly

Walson Carol

sworn.

sworn.

sworn.

Deciners for taking - John Scotty
 Surrenders - - - - - John Allen } continued.
 Thomas Scotty - - - - -
 James Bell - - - - - sworn.

Pinder and Miser - James Adeler - - - - - continued
 he goeth - - - - - James Adeler - - - - - sworn.

Rentreeve - - - - - Robert Laxton - - - - - sworn.

Constables of - Lewis Woodroffe - - - - -
 Calderot - - - - - John Cort - - - - - } sworn

Misdemeanours before you of - John Adeler - - - - -
 Abigail and Agnes and Richard Ward - - - - - } sworn
 Allasses - - - - -
 Deciners for taking - Lewis Woodroffe - - - - -
 Surrenders - - - - - William Bell - - - - - } continued
 John Ward - - - - -

Freeborough and - Thomas Sugden - - - - -
 William Morris - - - - - } sworn.

Pinder - - - - - William Ireland - - - - - sworn.

Sixt **Som** Shewit John Abrompton of Liddington William Freeman of the same
 Robert Wade of the same Robert Gidder of the same and others -
 Thomas Mudkin of Calderot Daniel White of the same John Shellorn
 of the same Thomas Tomlin of the same Thomas Fummore of the
 same Mary King of the same Dorothy Confer of the same John Carter
 of the same John Win of the same Elizabeth Breron of the
 same Thomas Scaton of the same John Ward of the same -
 and William Woodroffe of the same and others.

The Verdict of **The Jurors** as follow in punctuall their falls do say that William
 the Inquest and - Homage of . . . (Iust because he hath been a Tenant and Inhabitant at Liddington
 Liddington as followd within his manor and did not appear at his view of封
 heldge to perform his suit and service there according to the Custom
 of his manor and that William Elanville Esquier Baron the
 a freeholder of his manor and did not appear at his court Baron
 to perform his suit and service according to the Custom of his
 manor Therefore they are and call and say of them
 is in the name of the Lord of his manor as a forester over
 their names respectively

Extracted at - 0:1:4

Affected by the whole homage.

John
 on
 Robert

First

The Verdict
of the Inquest] The MVS affirmeant upon their oaths do say that the
and Homage - Right Honourable Lewis Wilson Esquire tenant of his affre =
of Caldecot. holder of this manor and did not appear at this view of frank-
afore laid - Pledge to perform his duty and service according to the custom of this
manor and that the said Lewis Wilson tenant of this
of this manor and did not appear at this court to perform his duty
and service according to the custom of this manor and Peter Peckham
Elizabeth Wilhelme and William Walter Daniel Tooley William
and William Shader and James Shader tenant of this
like persons and that the said Lewis Wilson tenant of this
tenant at Orville in this manor and did not appear at this court
to perform his duty and service according to the custom of this
manor and that Thomas Chuddey tenant of this
the fields of this manor by burning one dog in the same
contrary to the custom of this manor and William Bawle
William Bawle and Edward Colcock tenant of this
like persons and Stephen Petteris tenant of this
manor in the fields of this manor contrary to the custom
thereof therefore these are and shall and ever of themselves in the
mercy of the lord of this manor as appears before their names
entitatively.

Assent of the Rotulus of the William Bawle
Inquest and homage aforesaid thomas Stokes Jno

John Marvien His Court

on the under side of Robert Moseley
prosecutes a customary tenant of this manor and does in open court subscribe
by the rod in his hand of the lord of the said manor by the hand and seal of plaintiff
of the said defendant all that fineage or tenuement with the lands and
affines Barnes Stable Yards Hallards and Gardins thereto belonging in Diddington
affore laid in the tenure of the said Robert Moseley held by copy of court
Roll of the said manor under the yearly rent of five acres land in the said
Robert Moseley was admitted on surrender of John Morris on the first day
of October one thousand seven hundred and fifty seven and the reversion
and reversioner remained to him and his heirs to the use and benefit
of the lord of John Marvien of Diddington aforesaid of whom and Anna his
wife for and during the term of their natural lives and from and after
their decease to the use and behoofe of the heirs and assigns
of the said John Marvien according to the custom of the said manor
and now this court round in his presence before the said John Marvien
and him by reason of the lord of this manor being adjoined tenant to the
premises aforesaid with the aforesaid tenant to whom his lord by the
said Edward Hall granted service thereof by the rod to hold to the
said John Marvien his heirs and assigns at the will of the lord
according to the custom of the said manor by the rent and services
thereof due and of right accustomed and he gives to the lord for his fine
as in the bargain and he is admitted tenant there of unto hall performed
himself.

John Blackwell
Esqurū Dispusalio to
William Williams to-
take Surrender from -
Iamdical and Vischlo
Rawdon care - - -

Now all Attest by these presents that John Collier Gentleman
tenant of the manor of Liddington with Caldecot in the County of Bedford have
made constituted and appointed and by these presents do make constitute and
appoint William & William of Jacobsgeworth in the County of Bedford
gentlemen my landsmen & truly tenants of and for the said manor for his due
taking a surrendar from John Great and Mary his wife late mary coherend
spinster of All that Arrency or undivided half part of one fourth part of a yard land
formerly Thomas Warren lying and being in the fields and arreadors of Liddington
aforesaid with the appurtenances within the manor aforesaid held by copy of
Court Roll of the said manor under the yearly rent of two shillings and three
pence **AND ALSO** of the Arrency or undivided half part of three acres of land
arreadors or dry ground lying in Liddington aforesaid with the appurtenances
within the manor aforesaid held by copy of Court Roll of the said manor
under the yearly rent of nine pence **AND ALSO** of the Arrency or undivided
half part of one part of land containing by estimation one acre more or less
lying in Liddington aforesaid in a place theretofore called Land End with the
appurtenances within the manor aforesaid held also by copy of Court Roll of
the said manor under the yearly rent of six pence and the reversion and
provisions remainder and remainders thereof **To the use AND**
The Hoofe of Avalon Cast of Liddington aforesaid copye & his heirs and
assignes according to the custom of the said manor **AS Aforesaid** solely and
specially to examine the said Mary Great as to her voluntary and free tenement
to her making and passing the said surrendar and to do and performall and
every landsmen and other arreador things in and about the premises as fully
and effectually as if I myself was personally to do and performall the same.
In witness whereof I have hereunto set my hand and seal the third
day of October in the thirty second year of the reign of our sovereign Lord
George the second and in the year of our Lord One thousand seven
hundred and fifty eight **In witness whereof** I have hereunto sealed and
delivered in the presence of **John Peache**
John Peache

Watson Cave
--- on Surrender of ---
John de la Pole & wife ---

His the **viii** day of **Ad**judicament of this Court it is testified by **Rich**
said **P**etronell **S**teward that on the fourteene day of November in the year of
our Lord one thousand seven hundred and fifty eight John **D**rat of the parish
of Saint George Hanover Square in the county of **M**iddlesex stable keeper
and **M**ary his **Wife** (whith said **M**ary late called **M**ary **C**onservate **S**teinster
is a **C**ustomary **T**enant of the said **A**ncor) came before **W**illiam **W**illiams
Gentleman **P**etronell **S**teward (for his purpose) of **S**olm **W**allswell Esquire
Steward of the Court for the **A**ncor aforesaid **AN**d that the said **M**ary being
first privately and a part concurred by the said **P**etronell **S**teward and **W**illiams
concerning **Y**di d out of Court surrendered by her to **W**illiams into the hands of the
Lord of the said **A**ncor by her hands and **W**illiams of the said **P**etronell
Steward according to the custom here of **H**is **M**ajesty or undivided half
part of one fourtie part of a yard land formerly **T**homas **W**arren lying and
being in the fields and **W**eedon of **L**edington aforesaid with the
Appurtenances within the **A**ncor aforesaid **AN**d also a **W**rothly or
undivided half part of **N**ine acre of land **W**it a **W**ood **W**oodland lying in
Ledington aforesaid with the Appurtenances within the **A**ncor aforesaid

and also a yearly or undivided half part of one fourth of land containing
by estimation one acre (more or less) lying in Diddington aforesaid in a place
there called Mill Lane and with the appurtenances within the manor
aforesaid ISS whiche said premises artholden of the said manor by copy
of Court Roll and the reversion and reversione remainder and
remainders yearly and other plentie dounes and profits thereof and all
the estate right title interest hee crut forsooth claim and demand
whatsoeuer of them the said John Great and Harry his wife or either of
them or in any partie or any part or parts thereof to the vny
proper use and behoove of Walton Cave of Diddington in
the said County of Rutland gentleman his heirs and assignes absolutely
and for ever NOW at the said day of Adjournement of this Court tenne in
his forfetter before the said Walton Cave and humbly praye of the Lord of
the said manor to lette him and his wife the appurtenances
to whom the lord by the said Deputy Steward hath granted demy
therof by the rod **To hold** to the said Walton Cave his heirs and assignes
at the will of the lord according to the custome of the said manor by the rule
and service therefore due and of right attysted and legges to the lord
for hisse use in the maner and is admitted tenant therof and hath
performed his ffealty.

Samuel Rowlat

onely son and heir of Samuel Rowlat deceased of Diddington aforesaid that Samuel Rowlat late of Diddington aforesaid
Bulster died seized of one cottage in Diddington aforesaid formerly in tenure
of Robert Parson late in the tenure or occupation of the aforesaid
Samuel Rowlat held by copy of Court Roll of the said manor under the
yearly rent of six shillings and two pence **and also** of one quarter of
a yard land in Diddington aforesaid late in the occupation of the above said
Samuel Rowlat held by copy of Court Roll of the said manor under the
yearly rent of two shillings and four pence with all and singular the
appurtenances within the manor aforesaid AND that Samuel Rowlat
of Armiton in the said County of Rutland labourer is the only son and next heir of the
said Samuel Rowlat deceased **NOW** at the said day of Adjournement of this Court
comes in his forfetter before the said Samuel Rowlat and humbly praye of the Lord
of the said manor to be admitted tenant to the said premises with the appurtenances
To whom the lord by the said Deputy Steward hath granted demy therof by
the rod **To hold** to the said Samuel Rowlat his heirs and assignes at the
will of the lord according to the custome of the said manor by the rule and service
therefore due and of right attysted and legges to the lord for hisse use in the
maner and is admitted tenant therof and hath performed his ffealty.

At the said day of Adjournement of this Court comes Samuel Rowlat a customary
tenant of the said manor and produceth a certaine decretal order of his Majesties High
Court of Chancery

At the Rolls
Master of the Rolls

Witness the said Samuel Rowlat did on the twenty day of March instant
present his petition unto the Right Honourable the Master of the Rolls setting forth
among other things that by an order quale the twelveth day of February last made
on the petition of the said Samuel Rowlat it was referred to Mr Edward one of

The Parishes of this Court Holme and to this day the copyhold Estate herein
 mentioned was vested in Siray Ford more therein named and to him the said
 Siray Ford more was an infant and a mortgagee trustee within the intent and
 meaning of the Act of the Seventh of Queen Anne intituled an Act to enable Infants
 whose Deeds or possession of Estates in fee in trust or by way of Mortgage to make
 Conveyances of such Estates and also to whom the money due on the said Mortgage
 ought to be paid and after the Parishes thereof owing further Orders should be made
 as should be just that the said Master on the Sixth day of March instant made
 his Report and thereby among other things certified that he had been attended
 by the Collector for the said Samuel Monks and for the said Siray Ford more
 the Infant also for Dame Elizabeth and Eleanor Dowdall in the said Order named
 And it appearing to him that Samuel Monks the father of the said Testimony
 was dead in fee according to the custom of the Baron of Liddington with the rest
 in the said County of Northampton of one Cottage in Liddington and also of one Quarter
 of a yard land in Liddington aforesaid with his Appurtenances on the moiety land
 days of Siray one thousand seven hundred and thirty eight at the Rents of yearly
 £ 10 10s 0d and also the Great Court Baron of the Right Honourable the Lord Warden Earl
 of Exeter Baron of Abingdon Lord of the said Baronie surrendered the same into
 the hands of the Lord of the said Baronie to him and his heirs of
 Warrington in the County of Northampton to him and his heirs and
 assigns for ever according to the custom of the said Baronie upon Condition that
 if the said Samuel Monks his heirs Executors or Administrators should pay
 to the said Siray Ford more his Executors Administrators or Assigns one hundred
 and eighty pounds with legal Interest for the same a sum after the rate of five
 pounds per centum and upon a Day therein mentioned when the same was to
 be paid or in default thereof to be in full force to hold the said premises to him
 and his heirs and assigns according to the custom of the said Baronie and that the
 said Samuel Monks was since dead and the said Testimony as son and heir
 at law of the said Samuel Monks deceased was before intitled to the moiety
 of the Redemption of the said premises and that the moiety of the same
 one thousand seven hundred and thirty nine at a Court then held for the said
 Baronie It was found by the same that the said Samuel Monks the father
 had surrendered the premises in manner before stated and also that the said
 one hundred and eighty pounds was not paid according to the said Surrender
 upon which the said Siray Ford more was then admitted and that on the fifth day of
 April one thousand seven hundred and forty three the said Siray Ford more
 died having made her will thereto appointed James Ford more her only Son
 and his co-heir legatee and sole Executor thereto who on the tenth day of
 April one thousand seven hundred and forty four proved her will and that on
 the twenty sixth day of October one thousand seven hundred and forty five
 the said James Ford more at the Court Baron then held by the Lord of the said
 Baronie was admitted to the said Mortgaged premises and that on the tenth day of
 Siray one thousand seven hundred and forty six the said James Ford more
 died intestate leaving Siray Ford more his only Child and heir at law and that on
 the thirtieth day of October one thousand seven hundred and forty six the said
 Siray Ford more was at the Court Baron then held of the said Baronie admitted
 Tenant of the said premises according to the custom of the said Baronie that on
 the eighth day of Siray one thousand seven hundred and fifty one his admission
 of the Goods and Chattels of Abigail Ford more the said Infants Collector who
 survived the said James Ford more her late husband deceased was granted
 to Dame Elizabeth the wife of John Chapman and Eleanor Dowdall the wife of
 Richard Dowdall the Amis and wife of Sir and Councillor of the said Siray
 Ford more the Infants and that on the ninth day of October one thousand seven
 hundred and fifty eight the day of Admission of the Goods and Chattels of the
 said Siray Ford more deceased was admitted by the said James
 Ford more his Collector deceased wills the will of the said Siray Ford more

Sam
...on in
Siray
Infant
and

Prest

annexed was duly committed to the said Dame Chapman and Eleanor Waller and it appearing before me by an Affidavit of Josiah Abdygoon of Medbury in the County of Leicestershire witnesseth that the said Mary Spindmore was the only child of the said James Spindmore deceased and that she was then of the age of four years — and no more &c. did therefore find that the said estate was vested in the said Sirans Spindmore as heir at law of the said James Spindmore his late father deceased who was only son and heir at law and also sole executrix and residuary legatee of Mary Spindmore his late father deceased the mortgagee named in the said Mortgage or Deed of Mortgagor dated the twenty third day of May one thousand seven hundred and thirty eight and was therefore of opinion that the said Sirans Spindmore was an infant within the intent and meaning of the said Act of Parliament and the purpose that the money due on the said — mortgage ought to be paid to the said Dame Chapman and Eleanor Waller the administrators with the residue annexed of the said Mary Spindmore and of the said Dame Spindmore deceased during the minority and for the benefit and interest of the said Sirans Spindmore the infant that the petitioner is ready and willing to pay off of the said sum of one hundred and eighty pounds and all interest monies due thereon having the said mortgaged premises reconveyed — or reconveyed to him or as he shall direct it was therefore agreed that the said Master or Proport might be confirmed and that the said Mary Spindmore might reconvey and regrant the said mortgaged premises according to the said Proport wherein upon all parties concurred were ordered to attend his Honour on the matter of the said petition this day and Council for the petitioner this day attending accordingly upon hearing the said petition and the said — Master or Proport dated the sixth of March instant read and what was alleged by the Council for the petitioner to his honour doth order that the said Sirans Spindmore the infant do pursuant to the said Act of Parliament — reconvey and reconvey the said mortgaged premises according to the said Master or Proport.

Samuel Rowlat — **A.** — **If** the said day of adjournment of this Court Sirans Spindmore an infant of the age of fourteen years only daughter and heir of James — infant in consequence of Spindmore deceased who was the only son of Sirans Spindmore deceased in obedience to and in consequence of a special order of his Grace the Duke of Chancery did duly surrender by the rod into the hands of the Lord of the said manor all that one cottage in Riddington aforesaid formerly in the tenure of Robert Givanson and late in the tenure of Samuel Rowlat deceased and now in the tenure of Walter Stokes his undertenant or assigned him by copy of Court roll of the said manor under the yearly rent of five shillings and two pence **To the use and behoofe** of James Rowlat of Manton in the said county of Rutland laborer his heirs and assigns for ever at the will of the Lord according to the custom of the said manor **Now** at the said day of Adjournment of this Court tenanted in his possession the said James Rowlat and — humbly beseeches to be admitted tenant to the said premises with the — **Assignment** **To whom** the said by the said Petrely Edward late granted them by the rod **To him** to the said James Rowlat his heirs and assigns at the will of the Lord according to the custom of the said manor by the rents and services thereon due and of eight — a messuage and his goods to the Lord for his service in the margin and so — admitted tenant thereof and shall be accounted his fealty.

John Marvien

on Surrender of - At the said day of adjournment of his Court Siray 2
 May 1610 and - John Marvien an infant of the age of fourteen years only daughter and
 Daniel Morlat - heir of James Morlat deceased who was the only son of Siray 2
 Morlat deceased in pleading to and in pursuance of a detestable
 order of his attorney before Court of Chancery and Daniel Morlat
 of Marston in the said County of Rutland laborer only son and heir
 of Daniel Morlat late of Diddington aforesaid & Justice deceased
 customary tenant of the said manor 160 in open Court surrendered
 by his rod into the hands of the Lord of the said manor by his hand
 and attestation of the said deputie steward according to the custom of
 the said manor that one quarter of a yardland situate lying
 and being in the fields and liberties of Diddington aforesaid within
 the manor aforesaid with the appurtenant heretofore the estate
 of the said Daniel Morlat deceased and now in his tenure or
 occupation of John Marvien of Diddington aforesaid & Justice
 his under tenant or assignee and held by copy of Court Roll of the
 said manor under the yearly rent of two shillings and four pence.
To the use and behoofe of the said John Marvien his heirs
 and assigns forever at the will of the Lord according to the custom
 of the said manor Now at the said day of adjournment of his
 Court named in his proper person the said John Marvien and
 humblye praye of the Lord of the said manor to be admitted tenant
 to the said premises with the appurtenant **To whom** the
 Lord by the said deputie steward shall grant the same by his
 rod **To hold** to the said John Marvien his heirs and assigns
 for ever at the will of the Lord according to the custom of the said
 manor by his rod and servite thereon due and of right
 accustomed and he gives to the Lord for his use as in the
 margin and is admitted tenant thereto and shall pay him
 his fealys.

l v d
Rmt " 2: 4
Hmt " 2 4

Rent
Hire

Elizabeth
widow and
William

7

Rent
Fees

See 1762.

Daniel White

on Surrender of - At the said day of adjournment of his Court it is testisid by
 Sarah Martin - John Ward one of the seruants of the said manor hereto in presence
 Court sworn) stat on the twenty first day of March in the year of
 our Lord one thousand seven hundred and fifty nine before Sarah Martin
 a customary tenant of the said manor aforesaid did unto Court surrendered
 by his rod into the hands of the Lord of the said manor by his hand
 and attestation of the said John Ward Now that he had a half cottage or
 tenement with all the common and other appurtenant hereto
 belonging unto by copy of Court Roll of the said manor under the
 yearly rent of ten pence and now in his tenure and occupation
 of John Martin **To the use and behoofe** of Daniel
 White laborer his heirs and assigns for ever according to the
 custom of the said manor Now at the said day of adjournment
 of his Court named in his proper person the said Daniel White
 and humblye praye of the Lord of the said manor to be admitted
 tenant to the said premises with the appurtenant **To**
whom the Lord by the said deputie steward shall grant the
 same by his rod **To hold** to the said Daniel White

6.

Lewis W
only son and
brother

8

Rent
Hire

Want " " 10
Hire " " 10.

his heirs and assigns for ever at the will of the Lord according to the customs of the said
Parvaux by his rents and services whereupon our said lord hath allowed and he gives -
to the Lord for his said said his parvaux and is admitted Tenant heretofore and hath
performed his fealty.

Elizabeth Browne
widow and heiress of
William Browne

7

At the said day of adjournment of his Court it is testifid by William Ville
one of the seruants of his manor servete in open Court onswere that on the eighth day
of February one thousand seven hundred and fiftieth yere William Browit one of
the custumars tenante of his manor did out of Court surrendre into the hands of
the lord of his manor by his hande and attestante of his said will
by his red attording to the custome of his said manor **W**ill his the said William
Browit Archonage houer and domcolde with all and singular his Appurtenances
to his said esynghold pertyning belonging in calderol assynd and sene in the tenuie
or otherwise of his said William Browit **To the use and behooffe of**
single person and persons and upon oure twelv mors in leuels and purloes as the
said William Browit shoulde deale armeable and appoynt in and by his last
will and testamente attording to the custome of his said manor **And wher as**
the said William Browit lately departed his wife having mad his last will and
testamente in Writting bearing even date with his said surrendre the tenor
of whiche as to his said pertynance is the words following that is to say I give depe
and bequeath unto mychel the my belovyd wif **W**illiam Archonage houer
and domcolde with all and singular his Appurtenances therin belouing
wher in I now dwelle in calderol aforesaid his said shewe surrendre or deinde
to the use of his my last will and testamente during the tenuie
of his natural life **W**hilst his court remayneth in his presence for whom the said
Elisabeth Browit and sumably seruantes of the lord of his said manor to be admitted
tenants to his said pertynance under the Appurtenances **To whom** the lord
by the said wif espous alward helle graunted demy heretof by his red **To hold**
to the said Elisabeth Browit her heirs and assignes at the will of his lord
attording to the custome of his said manor by his rewound seruantes therfore
due and of right attwomend and she giveth to his lord for his fine as in the margin
and is admitted tenant therof and shall be so formed her feallies.

Lewis Woodcock,
only son and heir of Lewis
Woodcock deceased -

0.

Rent . . . 3: 4

ffine - " 3: 4

At the said day of adjournment of this Court it is found and prosecuted
by the Attorney for Caldecot aforesaid that Lewis Wood toll late a customary tenant
of the said manor died seized of one half a yardland belonging by estimation in
several acres and more rods of arable land by Arrears and pasture lying
as aforesaid in the fields, meadows and territories of Caldecot aforesaid held
by the yearly rent of three shillings and four pence three shillings formerly
of Caldecot fields **and a** **yd** **3s 4d** all the residue and the part of a yardland
thereunto belonging lying in the several fields meadows and territories of
Caldecot aforesaid held by the yearly rent of three shillings and four pence
late George Wood toll his son that Lewis Wood toll is the only son and next
kin of the said Lewis Wood toll deceased Now at the said day of adjourn-
ment of this Court it is found by the Attorney for the said Lewis Wood toll
and humbly prayes of the Lord of the said manor whose admitted Tenant he the said
forenamed will see Appear in court to witness **Ex Wyke** the Lord by the said Deputy
hath granted tenement by the rod **to hold** to the said Lewis Wood toll
his heirs and assigns at the **Rent** of **one** **yd** according to the custom of the said
manor rents and services therefore due and of right accustomed and by whom
the said Lord for the sum as in the margin and is admitted Tenant thereof
and shall be informed his default.

John Hand only son and heir of James Cade the said
widow deceased - witnesseth that the said James Cade the said
widow deceased - was seised by the grace of God of the manor of
Caldewell by the name of John Maye or Maynes - late of
Caldewell aforesaid formerly in the tenure or occupation of Richard
Maynes with his appurtenances within the manor aforesaid held by copy
of Court Roll bearing date the fifteenth day of October one thousand seven
hundred and twenty four under the yearly rent of one shilling and two
pence And that John Asand is the only son and heir of the said James
Cade deceased Now at the said day of adjournment of this Court en
joined in his presence person the said John Asand and humbly sayes
of the lord of the said manor holds admitted tenant to the said premises
with the appurtenances to him the lord by the said deobly as
Edward hath granted them of by the rod to hold to the said
John Asand 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 sum as in the
messuage and is admitted tenant thereto and hath performed his
fealty.

Robert Clarke and his wife John Roberts and Mary his wife the
-on Surrender of - At this Court John Roberts and Mary his wife the
John Roberts and wife - said Sirans being first solemnly and seriously examined) videlicet
Court Surrender by the rod into the hands of the Lord of the said manor
by the hands and attestation of the said Deputy Steward according to the
Custom of the said manor that half part of a cottage in Diddington
aforesaid now in tenure of the said John Roberts and Anthony Shattock
with the appurtenances held by copy of Court Prose of the said manor
under the yearly rent of two shillings and one pence To the 1st of
July next of Robert Clarke of Diddington also known by the name
and Eleanor his wife and the heirs of their bodies lawfully born
begotten or to be begotten and for want of such issue then to the heirs
and assigns of the longer liver of them the said Robert Clarke
and Eleanor his wife according to the custom of the said manor
will at this Court join in their severall tenures the said Robert Clarke
and Eleanor his wife and lawfully assigns of the Lord of the said manor
to be admitted Tenant to the said severall tenures with the appurtenances
To whom the Lord by the said Deputy Steward shall grant a
Mere by the rod to hold to the said Robert Clarke and Eleanor
his wife and their heirs and assigns of the longer liver of them at the
will of the Lord according to the custom of the said manor by the rent
and service therefore due and of right accustomed and they give to the
Lord for their issue as in the margin and are admitted Tenants therof
and have performed their covenants

The Manor of Liddington } At the View of Frank Pledge, and also
 with Caldecot, } the Great Court Baron of the right Honourable
 In the County of Rutland } Brownlowe Earl of Exeter Baron of Burghley
 Lord of the said Manor held at Liddington

Nicholas 1759.

aforesaid in and for the said Manor (within one month) next after the feast of St Michael the Archangel) to wit, on Monday the eighth 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 One thousand seven hundred and fifty nine and from thence by adjournment continued unto Monday the thirty first day of March then next following and from thence by adjournment continued unto Saturday the nineteenth day of April then next following before John Wyche Gentleman Deputy Steward of the courts there.

Inquest and Homage }
 for Liddington aforesaid }

Edmund Symey	Walter Stokes
John Pretty	Robert Colwell
Watson Cave	John Williamson
Conyers Peach	Edward Sherman
James Tibbut	Rich: Sculthorpe
Joseph Pretty	Thomas Hill
James Hill	and
Samuel Pretty	William Riddle

Sworn

15

Inquest and Homage }
 for Caldecot aforesaid }

William Cave	John Vine
Robert Laxton	John Riddle
William Hill	John Cost
William Morris	Thomas Stokes
William Hill the younger	John Hand
Lewis Woodcock	George Brown
John Brown	and
Richard Ward	Thomas Gugdon

15

Officers elected } Constables of Liddington
 for the year ensuing }

Freelanees

Thomas Hill	sworn
William Slator	
Conyers Peach	continued
Watson Cave	
Samuel Pretty	
John Williamson	sworn

Freeloughs and Dikeavies William Riddle } Sworn
 Surveyors of weights and Joseph Pretty. }

measures and alcotors William Riddle } Sworn
 Joseph Pretty. }

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Inqu
for
afo

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for Cal

1759

77

Deciners for taking Surrenders.

John Pretty	continued
Gonyuers Peach	sworn
Joseph Pretty	continued
James Hill	continued

Renterrees

Thomas Barefoot || sworn

Pinders and Fieldkeepers

James Baker	continued
Jane Buson	

Constables of Caldecot

George Brown	sworn
In ^o Hand	

Fieldreeves Surveyors of Weights and measures and Aleasters	John Riddle	sworn
In ^o Cort		

Deciners for taking Surrenders

Lewis Woodcocke	continued
William Hill	
John Hand	

Kulborough and Tickerrees

William Hill	sworn
William Cave	

Pinder

William Ireland } continued

Egoins to wit

William Goodall Esq. William Wright Thomas Goodliffe Ro ^o Caister William Hew John Wadland Henry Ward John Pickering John Stapleton John Colin John Iliffe Robert Wade William Freeman William Goodly Edward Manton and others of Liddington aforesaid and Thomas Thominson Thomas Rudkin Thomas Winsall John Cave John Shelhorn Robert Shelhorn John Martin John Meadows Thomas Dunmore and others of Caldecot aforesaid
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The Verdict of the Inquest and Homage for Liddington aforesaid

The JU^{RO}S aforesaid upon their oath do say that Robert Deator because he hath depastured on the Comon and commonable places of Liddington aforesaid Beasts Sheep Horses or other cattle he the said Robert Deator not having any right of Comon in this Manor and that Thomas Wright because he hath obstructed the Fieldreeves of this Manor and endeavoured to prevent them executing their Office of Fieldreeves of and for the said Manor therefore they and each of them are in the mercy of the Lord of the said Manor as appears over their names respectively

Affores Edmond Sisney	sworn
John Pretty	

The Verdict of the Inquest and Homage for Caldecot aforesaid

The JU^{RO}S aforesaid upon their oath do say that Thomas Dunmore because he hath trespassed in this Manor by turning and depasturing

Recd

One Mare and six Hogs in the Comon and open Fields of Caldecot aforesaid
in this Manor contrary to the custom thereof Henry Cooper because he
hath trespassed in this ^{Manor} ~~Comon~~ by depasturing one Hog in the Comon
and open Fields of Caldecot aforesaid in this Manor contrary to the custom
thereof and John Peach William Woodcock and Francis Smith because
they are in the like default and that Thomas Dugdin because he hath
also trespassed in the Comon fields of Caldecot aforesaid and comonable
places within the said manor by depasturing one Horse there
Contrary to the custom of the said manor and John Morris for the
same therefore they are and each and every of them is in the service
of the Lord of this manor as appears ever their names respectively

Afforors William Lave
Robert Lacton } Sworn

John Par
Humphrey

on surre
themselves a

John Parsons and wife
Humphrey Stanger and
wife Devisees of
Joseph Clarke deced.

At this Court it is found by the Deciners of Liddington
aforesaid that Joseph Clarke late a customary Tenant of this
Manor died seized of Messe House or Tenement with the
Appurtenances in Liddington aforesaid — and that the said
Joseph Clarke did on the Thirteenth day of December which was
in the year of our Lord one thousand seven hundred and fifty five
surrender into the hands of the Lord of the said Maner by the Rod
by the hands of Thomas Pretty one of the Deciners for Liddington
aforesaid according to the custom of the said Maner All his
House with the appurtenances — To the use of his last Will
and Testament — And that the said Joseph Clarke did make
his last Will and Testament in Writing bearing even date with
the said Surrender and did therein give and devise the said Premises
in the words following that is to say I give to my Son John Parsons
and Elizabeth his Wife All that House they now live in during their
lives and after their Decease then to Humphrey Stanger and his
Wife During their lives and after their decease to their heirs and assigns for
ever paying to Elizabeth Parsons and Mary Collin the sum of five Shillings
each and to my Daughter Jane Curteys Six Children the sum of six
Shillings to be equally parted amongst them AND NOW at this

Court come in their proper persons the said Jn^r Parsons and Elizabeth
his wife Humphrey Stanger and Susanah his Wife and humbly pray to
be admitted Tenants to the said premises 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 Parsons and Elizabeth his
Wife and Humphrey Stanger and Susanah his Wife in manner aforesaid
at the will of the Lord according to the Custom of the said Maner 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 are admitted Tenants —
thereof and have performed their fealty

Mary Collins Widow
Daughter and heir of
Joseph Clarke deceased.

at this Court it is found by the Homage for Liddington aforesaid
that Joseph Clark late a customary Tenant of the said Maner died Seized
of one half Cottage or Tenement with the Appurtenances late in Tenure of
the said Joseph Clarke and now of Humphrey Stanger and half a Rod of land
thereto adjoining. And that Mary Collins Widow is the Daughter and

William
on surre
Charles

2

1759

next Heir of the said Joseph Clarke deceased AND NOW at this Court confid
in her proper Person the said Mary Collins and humbly pray to be admitted
Tenant to the said Premises with the appurtenances To whom the Lord
by the said Deputy Steward hath granted Seizin thereof by the Rod To Hold
to the said Mary Collins her 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 she gives to the Lord for her fine as in the margin and
is admitted Tenant thereof and hath performed her Fealty.

Copys

Rent - 1

John Parsons and wife Humphrey Stanger & wife on surrender of themselves and Mary Collins 3

At this COURT come in their proper Persons John Parsons and Elizabeth his Wife and Humphrey Stanger and Susanah his Wife and Mary Collins Widow customary Tenants of the said Manor (they the said Eliz. and Susanah being first secretly examined apart from their said Husbands and freely consenting) and do in open Court surrender by the Rod into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward according to the Custom of the said manor All that one Cottage or Tenement and one parcel of Land containing one Bood (more or less) upon part of the said Bood standing and adjoining to the Kings Highway leading to the Mill of Thorpe in Liddington aforesaid with the Appurtenances within the Manor aforesaid being Part of a Copy of Court Roll bearing date the sixth Day of October one thousand six hundred and ninety three and the Reversion and Reversions Remainder and Remainees thereof that is to say AS to for and concerning that part of the said Premises with the appurtenances now in tenure of the said John Parsons To the use and behoofe of the said John Parsons and Elizabeth his Wife for and during the term of their Natural Lives and from and after their decease to the use of the said Humphrey Stanger and Susanah his Wife for and during the term of their Natural Lives AND AS to for and concerning the Rent and residue of the said premises now in tenure of the said Humphrey Stanger To the use and behoofe of the said Humphrey Stanger and Susanah his Wife for and during the term of their Natural Lives and from and after their deceases Then as to for and concerning all and Singular of the said Premises To the use and behoofe of the heirs and Assignes of the said Susanah Stanger AND NOW at this Court come in their proper Persons the said John Parsons and Elizabeth his Wife Humphrey Stanger and Susanah his Wife and humbly pray to be admitted Tenant to the said premises 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 Parsons and Elizabeth his Wife &c in manner 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 they give to the Lord for thursfines as in the margin and are admitted Tenants thereof and have performed their Fealty

Rent - 1

Copys

William Brown on surrender of Charles Farrow

D

At this COURT it is testifid by William Hill one of the Decivers for Caldecot aforesaid that on the first day of May now last past Charles Farrow a Customary Tenant of the said Manor Did out of Court surrender by the Rod into the hands of the Lord of the said Manor by the hands of him the said William Hill according to the custom of the said Manors All those copyhold or customary Lands of him the said Charles Farrow

situate lying and being dispropordly in the Common Fields Meadows Bonds
Precincts and Territories of Caldecott aforesaid containing by estimation
seven Acres late in Tenure of him the said Charles Farrow and which said
premises are held of the Lord of the said manor by Copy of Court Roll
under the yearly rent of two Shillings and eight pence And also
all other the lands of him the said Charles Farrow in Caldecott aforesaid
together with all and singular the Commons Profits Privileges Rights Members
Hereditaments Appurtenances whatsoever to the said surrendered
premises belonging or in anywise appertaining and also all the
estate Right Title Interest Use Trust Benefit Property Claim and
Demand whatsoever of him the said Charles Farrow of in and to the said
premises with thir and every of their appurtenances either in or by
possession reversion ~~and~~ ^{or} expectancy Law Equity or otherwise
howsoever To the use and behoofe of William Brown of
Liddington aforesaid Gardiner his Heirs and Assignes for ever according
to the Custom of the said manor AND NOW at this Court comes in
his proper Person the said William Brown and humbly prays to be
admitted Tenant to the said premises 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 Brown his Heirs
and Assignes 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 is admitted
Tenant thereof and hath performed his Fealty

Rent — 2.8
Cop^r?

Edmund Siomey at this Court comes in his proper Person Robert Colin other
wise Colwell a customary Tenant of the said manor and doth in
open Court surrender by the Rod into the hands of the Lord of the said
manor by the hands and acceptance of the said Deputy Steward according
to the Custom of the said manor All that half Yard Land of arable
Ley Meadow and Gras ground with thir and every of their appurtenances
And also all those three acres of land with the appurtenances all
which said premises are situate and being in the fields and Liberties of
Liddington aforesaid and heretofore in the Tenures or occupations of Thomas
Smith and George Dalton or one of them and now in the tenure or occupation
of the said Robert Colin otherwise Colwell his under Tenant or Assignee
To the use and behoofe of Edmund Siomey of Liddington
aforesaid Gentleman his heirs and assignees at the will of the Lord according
to the custom of the said manor And NOW at this Court comes
in his proper Person the said Edmund Siomey and humbly prays
to be admitted Tenant to the said premises with the Appurtenances
To whom the Lord by the said Deputy hath granted Seizin thereof
by the Rod To hold to the said Edmund Siomey his heirs and Assignees
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 is admitted Tenant therof
and hath performed his Fealty

Rent — 6.7
Fined — 6.7
Cop^r?

Thomas Drake At this Court comes in his proper Persons Watton Cave a customary
tenant of the said manor and doth in open Court surrender by the
Rod into the hands of the Lord of the said manor by the hands and

on surrender of
Watton Cave

6

Rent.
Rent.
Rent.
Rent.

Fine.
Cop^r.

Robert
youngest

John

Rent.
Rent.
Fine

Cop^r.

acceptance of the said Deputy Steward All that Moiety or undivided half part of one fourth part of a yard Land formerly Thomas Warren's lying and being in the fields and Meadows of Liddington aforesaid with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said manor under the yearly Rent of one Shilling and one penny half penny And also a Moiety or undivided half part of Three Acres of Land Meadow or Ley ground lying in Liddington aforesaid with the appurtenances within the Manor aforesaid and held by another Copy of Court Roll of the said manor under the yearly Rent of four pence half penny And also a Moiety or undivided half part of one parcel of land containing by estimation one acre (more or less) lying in Liddington aforesaid in a place there called Mill Lane and with the appurtenances within the manor ^{aforesaid} under the yearly Rent of three pence All which said premises are now in the tenure or occupation of Richard Ferrar his Under tenants or assignees To the use and behoofe of Thomas Drake of Liddington aforesaid manor his heirs and assignees at the Will of the Lord according to the custom of the said manor And now at this Court comes in his proper person the said Thomas Drake and humbly prays to be admitted Tenant to the said premises with the appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To hold to the said Thomas Drake his heirs and assignees 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 is admitted Tenant thereof and heath performed his Fealty

Robert Allen:
youngest son and heir
of
John Allen deceased

At this Court it is found and presented by the Homage for Liddington aforesaid that John Allen late a Customary Tenant of the said manor died seized of one half yard Land formerly Warren's lying dispersedly in the fields and Liberties of Liddington aforesaid And also one half yard Land formerly Stangars in the manor aforesaid formerly in the occupation of Moses Allen in the Manoy of Liddington aforesaid with all and singular their Appurtenances to which the said John Allen and Magdalen his wife were admitted on the fourteenth day of April which was in the year of our Lord one thousand seven hundred thirty six on the Surrender of the said Moses Allen And it is further found that the said Magdalen lately departed this life and that Robert Allen an infant of the age of seven years is the youngest son and next heir of the said John Allen And now at this Court comes in his proper Person the said Robert Allen and humbly prays to be admitted Tenant to the said premises with the appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To hold to the said Robert Allen his heirs and assignees 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 is admitted Tenant thereof and his Fealty is respited by Reason of his Minority and Ann Allen Spinota Sister to the said Robert Allen is admitted Guardian for the said Robert Allen during his Minority she the said Ann Allen rendering a just account thereof and so forth

Rent - £ 0
Rent - 5.
Fine - 9.
Copy.

John Allen at this Court it is testified by John Pretty one of the
Son and Devisee of ^{Deciners} for Liddington aforesaid within the said Manor the 25th in
John Allen deceased open Court sworn that upon the fourteenth day of October which was
in the year of our Lord one thousand seven hundred fifty eight John Allen
then a Customary Tenant of the said Manor (now lately deceased) did
surrender into the hands of the Lord of the said Manor by the hands of
him the said John Pretty and by the Rod according to the Custom of the
aforesaid Manor All and singular the Customary Messuages Cottages
Closes Lands Tenements and hereditaments with their and every of their
appurtenances of him the said John Allen within the Manor aforesaid
To the use and behoofe of such person or persons and for such
estate or estates as were or should be mentioned and appointed in and by
the last Will and Testament of the said John Allen and to and for none
other use behoofe Intent or Purpose whatsoever The Tenor of said last
will and Testament bearing date on or about the tenth day of October which
was in the year of our Lord one thousand seven hundred fifty eight follows
in these words that is to say First I give and Demise unto my eldest
son John Allen All that my Messuage and Cottage House that I now live
in with the Barns Stables Orchard and all Appurtenances thereunto
belonging likewise that half yard Land formerly called Allens half Yard
Land with the appurtenances thereunto belonging lying in the fields of
Liddington And NOW at this Court comes in his proper Person the said
John Allen (an Infant under the age of twenty one years that is to say of the
age of ten years and humbly prays to be admitted Tenant to the said
premises 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 Allen his Heirs and Assignes at the Will of the Lord according to
the custom of the said manor by the Rent and Services therefore due and
of right accustomed and he gives to the Lord for his fine as in the Margin and
is admitted Tenant thereof and his fealty is recited by reason of his
Minority and Ann Allen Spinster his ~~first~~ Sister is admitted Guardian
for the said John Allen She the said Ann Allen rendering a just account
thereof and so forth.

Moses Allen
Son and Devisee of
John Allen

At this COURT it is testified by John Pretty one of the Deciners
for Liddington aforesaid (he 25th in open Court Sworn) that upon the fourteenth
day of October which was in the year of our Lord one thousand seven hundred
fifty eight John Allen then a Customary Tenant of the said manor (now lately
deceased) Did surrender into the hands of the Lord of the said Manor by the
hands of him the said John Pretty and by the Rod according to the Custom
of the aforesaid Manor All and singular the Customary Messuages Cottages
Closes Lands Tenements and hereditaments with their and every of
their APPURTENANCES of him the said John Allen within the
Manor aforesaid to the use and behoofe of such person or persons and
for such estate or estates as were or should be mentioned and appointed in
and by the last Will and Testament of the said John Allen and to and for
none other use Behoofe Intent or Purpose whatsoever The Tenor of which
said last Will and Testament bearing date on or about the Tenth day of October
which was in the year of our Lord one thousand seven hundred and fifty eight
follows in these words that is to say Also I give and Demise unto my son
Moses Allen All that three fourth parts of a yard Land lying in Liddington

Demise in the original
Will

Rent
Fine

Coppy

9

Rent
Rent
Rent
Rent
End
Copy
Robert
on surre

Edmund

10

Rent " 2
Fine " 2

John
on S
William

are in the Will.

100

aforsaid with the appurtenances therunto belonging formerly Doltons Land and
one fourth part of a yard Land formerly Dickens with the Appurtenances Also three
Acre of odd Land called Lambs Land Also five Rods called Torgys Land with
the Appurtenances. And NOW at this Court comes in his proper person
the said Moses Allen (an Infant under the age of twenty one years that is
to say of the age of eleven years) and humbly prays to be admitted Tenant
to the said premises with the Appurtenances To whom the Lord
by the said Deputy Steward hath granted Seizin thereof by the Rod To
hold to the said Moses Allen his heirs and assigns at the Will of the
Lord according to the custom of the said Manor by the Rent and Services
thereof due and of Right accustomed and he gives to the Lord for his fine as
in the margin and is admitted Tenant thereof and Ann Allen Spinster
(Sister to the said Moses Allen) is admitted Guardian for the said Moses
Allen during his minority She the said Ann Allen rendering a just
Account thereof and so forth

Robert Laxton
on surrender of
Edmund Sisney

10

At this COURT comes in his Proper Person Edmund Sisney
a customary Tenant of the Manor aforesaid and doth 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 those several Pieces
and Parcels of arable Land Ley Meadow Pasture and Grass Ground lying
and being dispersedly in the Fields and Liberties of Caldecott aforesaid containing
by Estimation Twelve acres and an half commonly called a Third part of
one Yard Land now in the Tenure or Occupation of Robert Laxton of Caldecott
aforesaid Yeoman his undertenant or Assigns and held by Copy of Court Roll of
the said Manor under the Yearly Rent of Two shillings To the use and
 behoofe of the said Robert Laxton his Heirs and Assigns at the Will of the Lord
according to the Custom of the said Manor And now at this Court comes in his
proper Person the said Robert Laxton and humbly prays to be admitted Tenant to
the said Premises with the Appurtenances To whom the Lord by the said
Deputy Steward hath granted Seizin thereof by the Rod To hold to the said
Robert Laxton his Heirs and Assigns at the Will of the Lord according to the Custom
of the said Manor by the Rent and Services therefore due and of Right accustomed
and he gives to the Lord for his Fine as in the Margin and is admitted Tenant
thereof and hath performed his Fealty,

John Garraw
on Surrender of
William Browne

11.

At this COURT comes in his proper Person William Browne
a customary Tenant of the said Manor and doth in open Court surrenders
by the Rod into the Hands of the Lord of the said Manor by the Hands and acceptance
of the said Deputy Steward All those copyhold or customary Lands of him the
said William Browne situate lying and being dispersedly in the Common
Fields Meadows Woods Precincts and Territories of Caldecott aforesaid containing
by Estimation Seven acres or thereabouts and now or late in the Tenure or
Occupation of Charles Garraw his undertenant or Assigns and which said
Premises are held of the Lord of the said Manor by Copy of Court Roll under the
yearly Rent of two shillings and eight pence Together with all and singular
the Commons profits Privileges Rights Members Hereditaments and Appur-
tenances whatsoever to the said surrendered Premises belonging or in anywise
pertaining And also all the Estate Right Title Interest use Trust Property
Benefit Claim and Demand whatsoever of him the said William Browne of

In and to the said Premises with their and every of their Appurtenances either in or by Possession Reversion Remainder Expectancy Law Equity or otherwise howsoever To the use and behoofe of John Tarrow of Liddington aforesaid Blacksmith his Heirs & Assigns for ever according to the Custom of the said Manor And now at this Court comes in his proper person the said John Tarrow and humbly prayes to be admitted Tenant to the said Premises 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 Tarrow 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 his admitted Tenant thereof and hath performed his Treaty

Rent 1/-
Fine 1/-

Rent 0.2.8

Fine 0.2.8

John Cox
on Surreyn
Eliz. Cooper
late Eliz. Coop.
Gregory her
of Prud. Hre
Deceased

Gregory Cox - Whereas at a Court held in and for the said manor on the seventeenth
Nephew & Devisee of Prudence Gregory Day of October which was in the Year of our Lord One thousand seven hundred
Widow Deceased and thirty seven and from thence by Adjournment continued unto the sixtith
12. day of April then next following it was at the said day of Adjournment of that
Court testified by William Hill then a Deciner and Customary Tenant of the
said Manors thereto in Open Court sworn) that out of Court to wit ~~that~~ on the
ninth Day of October which was in the Year of our Lord one thousand seven
hundred and thirty six Prudence Gregory of Kings Cliffe in the County of
Northampton Widow then a Customary Tenant of this Manoy Did surrender
into the Hands of the Lord of the said Manoy by the hands and Acceptance of him
the said William Hill by the Rod according to the Custom of the said Manoy All
her the said Prudence Gregories Copyhold Estate in Lealdecott containing by Estim.
one half Yard Land with all and singular their and every of their Appurtenances
in Caldecott aforesaid parcell of the said Manoy To the use and behoofe
of such Person and Persons and for such Estate and Estates land to and for such
uses Intents and Purposes as the said Prudence Gregory shoulde by her last
Will and Testament purporting to be her last Will and Testament give
Divise Direct limit or appoint the same Whichp said Prudence Gregory
did make her last Will and Testament in Writing bearing Date the thirteenth
Day of July in the Year of our Lord one thousand seven hundred and thirty seven
The Tenor of which said last Will and Testament in part follows in these
Words to wit Item I give and bequeath unto my Niece Elizabeth Cox wife
of John Cox of Broughton in the County of Huntingdon All that my half Yard
Land Copy hold lying in the Precincts of Lealdecott in the County of Rutland
imputed or now to be one half Yard Land now in the Tenure or Occupation of
Sarah Morris Widow with all and singular other the Appurtenances to the
same belonging (which I have or do intend to Surrender to the use of this my
last Will and Testament for and during the Term of her natural Life and from
and after her Decease to her Son Gregory Cox his Heirs and Assigns forever
And whereas the said Elizabeth Cox was at the said Day of Adjournment
on the said sixtith Day of April admitted to the said Premises to hold to her for
and during the Term of her Natural Life And whereas the said Elizabeth
is now living and hath intermarried with John Cooper of Ramsey in the County
of Huntingdon Glazier Now at the said first Day of Adjournment of this

so in Original

Rent 0
Fine 0
Fine 0
0

Cox to Coop.
Ticket no.

Court comes in his Proper Person the said Gregory Cox and humbly
 Prays to be admitted Tenant to the Reversion of all and every the said
 Premises (held by Copy of Court Roll of the Said Manor under the yearly
 Rent of four shillings and sixpence) expectant upon the Death of the said Eliz.
 late Wife of the said John Cox and now of the said John Cooper To whom the
 Lord by the said Deputy Steward hath granted seizin thereof by the Rod To hold
 to the said Gregory Cox 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 is
 admitted Tenant thereof and hath performed his Tenancy

John Cooper

on Surrender of

Eliz. Cooper his Wife

late Eliz. Cox, and

Persons John Cooper of Ramsey in the County of Huntingdon Glazier and

Gregory her Son Devisees Elizabeth his wife late the Wife of John Cox late of Broughton in the said

of said Gregory Widow County of Huntingdon Deceased and Gregory Cox of Broughton aforesaid

Deceased

youngest Son of the said John Cox Deceased which said Elizabeth Cooper

and her said Son Gregory Cox are the Devisees mentioned in the last Will and

Testament of Prudence Gregory late of Kings Cliffe in the County of Northampton

Widow Deceased) She the said Elizabeth being first solely and secretly Examined

apart from her said Husband and consenting hereunto and Do in open Court Sworn

by the Rod into the hands of the Lord of the said Manor by the Strands and accepted

of the said Deputy Steward according to the Custom of the said Manor All that

half Acre Land Copthold in Lealdecott aforesaid within the said Manor with the

Appurtenances held by Copy of Court Roll under the Yearly Rent of Four

shillings and sixpence late in the Tenure of Sarah Morris Widow and now of

William Morris and the Reversion and Reversions Remainder and Remainders

thereof To the use and behoofe of the said John Cooper and the said

Elizabeth his wife and the Heirs and Assigns of the said John Cooper according

to the Custom of the said Manor And now at the said first Day of Adournm't

of this Court come in their Proper Persons the said John Cooper and Elizabeth

his wife and humbly pray to be admitted Tenants to the said Premises 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 Cooper and Elizabeth his

Wife and the Heirs and Assigns of the said John Cooper 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 are admitted Tenants thereof and have performed their Tenancy

Rent 0. 4. 0

Fine 0. 4. 0

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0.

W^t in the Year of our Lord one thousand seven hundred and Thirty seven
Did give and bequeath All that half Yard Land & copyhold lying in the
Precincts of Caldecott in the County of Rutland with all and singular the
Appurtenances to the same belonging And also all that freehold Land
arable Ley and Meadow Ground containing by estimation four Acres be
the same more or less with the Appurtenances to the same belonging in
the Precincts of Caldecott aforesaid unto her Neice Elizabeth Cox Wife of
John Cox of Broughton in the County of Huntingdon for and During the
Term of her natural Life and from and after her Decease to her Son Gregory
Cox his Heirs and Assigns for ever But if it so happen that the said
Gregory Cox shoulde die before his said Mother Elizabeth Cox then her Will
was that the said half Yard Land & copyhold and the said four acres of freehold
Land should be disposed of as she the said Elizabeth Cox shoulde think proper
to one or more of her Sons as shoulde be then living namely John Cox Thos.
Cox and James Cox And whereas the said John Cox and James
Cox are both since Dead and the said Gregory Cox hath sold or contracted
to sell unto John Cooper of Ramsey in the said County of Huntingdon
Glazier All that his the said Gregory Coxes Reversion Expectant on the
Death of the said Elizabeth Cooper now Wife of the said John Cooper and
formerly the Wife of the said John Cox deceased and Mother of the said
Gregory Cox of me and to All that the said One half Yard Land & copyhold
and of me and to All those the said Four acres of Free hold Land Ley or
Meadow Ground lying in Caldecott aforesaid Now know ye and these
presente Witness that for and in consideration of the sum of Five pounds
Five shillings of lawfull money of Great Britain to the said Thomas Cox in
hand well and truly paid by the said John Cooper at and before the Drawing
these Presents the Receipt whereof is hereby acknowledged he the said Thomas Cox
Hath remised Released and for ever quitt claimed and by these Presents
Doth for himself his Heirs Executors and Administrators Remise &
Release and for ever quitt claim unto the said John Cooper his Heirs and
Assigns All manner of Right Title Interest Claim and Demand wherof
which he the said Thomas Cox now hath or at any Time or Times hereafter
shall or may have of me and to all that the said one half Yard Land & copyhold
and of me and to all those the said Four acres of Freehold Land Ley or
Meadow Ground lying in Caldecott aforesaid with their and every of their
Appurtenances And the said Thomas Cox Doth hereby for himself his
Heirs Executors and Administrators covenant promise and agree to and
with the said John Cooper his Heirs & Assigns that he the said Thomas Cox
and his Heirs shall and will at the Request of the said John Cooper his Heir
or Assigns make do and execute any further or other Acts or Deeds or
Deeds Surrender or Surrenders for the better and more effectually convey

Sam
and
on

Richard

Rent
Fine
Fine

John
one
John

And confirming the said Leopholds and Freehols Premises unto and
to the use of the said John Cooper his Heirs and Assigns In Witness
whereof the said Thomas Cox hath hereunto set his hand and Seal the Third
Day of March in the Year of our Lord one thousand seven hundred and forty
Sealed and Delivered / being first }
Duly Stamped in the Presence of }
Thomas Cox *(L)*

William Tatnall
Tho Barnardiston

Samuel Cave

and Ann his Wife
on Surrender of
Richard Ward

11.

At the said First Day of Adjournm^t of this Court comes in his
proper person Richard Ward of Caldecott aforesaid one of the Customary
Tenants of this Manor and Doth in open Court surrender by the Rod
into the hands of the Lord of the said Manor by the hands and acceptance of
the said Deputy Steward according to the Custom of the said Manor All
that his Messuage House and Homestead with the Appurtenances thereto
belonging in Caldecott aforesaid held by the Rent of Sevenpence half
penny and the Reversion and Revertions Remainders and Remainders
thereof to which Premises he the said Richard Ward was admitted
on Surrender of Robert Woodcock at a Court held in and for the said
Manor nept after the Feast of Saint Michael the Arch^t Angel which
was in the Year of our Lord one thousand seven hundred and Forty
three To the use and behoofe of Samuel Cave of Caldecott
aforesaw Farmer and Ann his Wife and the Heirs and Assigns of the
longer liver of them And now at the said Day of Adjournment of this
Court come in their proper persons the said Samuel Cave and Ann
his Wife and humbly pray to be admitted Tenants to the said Premises
with the Appurtenance To Whom the Lord by the said Deputy
Steward hath granted Seizin thereof by the Rod To hold to the said
Samuel Cave and Ann his Wife and the Heirs and Assigns of the
longer liver of them 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 are admitted Tenants therof and have performed their Fealty

John Cave

on Surrender of
John Cave his Father

15,

Whereas at a Court held in and for this Manor on the Twenty
first Day of October which was in the Year of our Lord one thousand seven
hundred and Thirty one and from thence by Adjournment continued unto the
Eleventh Day of April then next following it was at the said Day of Adjournm^t
testified by Lewis Woodcock one of the Decliners and Customary Tenants of
the said Manor thereto in open Court sworn that out of Court to wit on the
Twenty Eighth Day of February then last past Jno. Cave then one of the
Customary Tenants of the said Manor surrendered into the Hands of the Lord
of the said Manor by the hands of him the said Lewis Woodcock by the Rod
All that his half Cottag^e with the Commons and Pasture and all

Aid singular other the Appurtenances thereunto belonging in Caldecote
aforesaid then in the Tenure and Occupation of William Browett to
the use and behoofe of his Daughter Sarah Winter for and
During the Term of her natural Life and from and after her Decease to the
use and behoofe of his Son John Cave his Heirs and Assigns according to
the Custom of the said Manoy And so wherelast the said Sarah Winter
was at the said Day of Adjournment on the said Eleventh Day of
April admitted to the said Premises to hold to her for and During
her natural life as aforesaid and the said Sarah Winter hath
lately Departed this Life Now at the said first Day of Adjournment of
this Court comes in his proper person the said John Cave the Son of the
aforesaid John Cave and humbly prays to be admitted Tenant to
the said Premises with the Appurtenances (held by Copy of Court
Roll under the yearly Rent of Ten pence) To whom the Lord
by the said Deputy Steward hath granted Seizin thereof by the Rod To
hold to the said John Cave his Heirs and Assigns at the Will of
the Lord according to the Custom of the said Manoy 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 is admitted Tenant thereof and
hath performed his Deuty

Rent £ 10
Fine £ 10

Robert Manton Nephew and Heir of Robert Manton deceased 16
At the said first Day of Adjournm^t of this Court it
is found and presented by the Homage for Loddington aforesaid
that Robert Manton late of Rugby in the County of Leicestershire
Yeoman late a customary Tenant of the said Manoy died Seized of
All that one Quarter of a Yard Lands formerly in Possession of
John Bradin lying and being in the Fields and Meadowes of Loddington
aforesaid within the Manoy aforesaid held by the Rent of One Shilling
and Fourpence to which Premises the said Robert Manton was
admitted on the Surrender of John Bradin and Mary Stanger Widow
at a Court held next after Michaelmas one thousand seven hundred
and Thirteen And that Robert Manton an Infant of the age of
Eight Years only Son of William Manton Deceased who was the
youngest Brother of the said Robert Manton Deceased is the Nephew and
next Heir of the said Robt Manton Deceased And now at the said
first Day of Adjournment of this Court comes in his proper person the
said Robert Manton the Nephew and humbly prays to be admitted Tenant
to the said Premises with the Appurtenances To whom the Lord
by the said Deputy Steward hath granted Seizin thereof by the Rod To
hold to the said Robert Manton his Heirs and Assigns at the Will of the
Lord according to the Custom of the said Manoy by the Rents and

Rent
Fine

Thomas

on
Samuel

Rent
Fine

Will
on
Steph

Rent - £ 1. 1s
Fine - £ 1. 4s

Services therefore due and of Right accustomed and he gives to the Lord for his Fine as in the Margin and is admitted Tenant thereof and his Healty is Resisted by Reason of his Infancy and Sarah Manton Widow Mother of him the said Robert Manton is admitted Guardian for the said Robert Manton During his Minority she the said Sarah Manton rendering a just Account thereof and soforth

Thomas Stoakes

on Surrender of
Samuel Stoakes

17.

At the said first Day of Adjournment of this Court it is testified by William Hill one of the Deciniers and Customry Tenants of the said Manor that on the Twenty ninth Day of this Month of March Samuel Stokes 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 him the said William Hill and by the Rod according to the Customs of the said Manor All that one Quarter acre or fourthe Part of One Acre Land lying Dispersely in the Fields of Caldecott aforesaid with the Appurtenances within the Manor aforesaid containing by Estimation Ten acres and Three Rods held by Copy of Court Roll of the said Manor under the Yearly Rent of One Shilling and two Pence and then in the Tenure or Occupation of Thomas Stokes his undertenant or Assigns So the use and behoofe of the said Thomas Stokes his Heirs and Assigns at the Will of the Lord according to the Customs of the said Manor And now at the said first Day of Adjournment of this Court comes in his proper person the said Thomas Stokes and humbly prays to be admitted Tenant to the said Premises with the Appurtenances To whome the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To hold to the said Thomas Stokes his Heirs and Assigns at the Will of the Lord according to the Customs of the said Manor by the Rent and Services therefore due and of Right accustomed and he gives to the Lord for his Fine as in the Margin and is admitted Tenant thereof and hath performed his Healty

William Morris

on Surrender of
Stephen Morris

18.

At the said first Day of Adjournment of this Court it is testified by John Hand one of the Deciniers and Customary Tenants of the said Manor (hereto in open Court sworn) that on the Third Day of March in the Year of our Lord one thousand sevener hundred and fifty nine Stephen Morris 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 him the said John Hand and by the Rod All that Bay of Building being the North End of a Messuage or Tenement in Caldecott aforesaid late Nicholas Morris with the Yard

Isaac
and
Robert
Clean

On the South East side thereof with^{to} Stable and Orchard thereto
belonging then in the Occupations of Sarah Redhoofe and John Court
their undertenants or Assigns And^e also all that half Quarter of
a Capl Lamb with the Appurtenances in Caldecott aforesaid containing
by Estimation Three Acres and three Rods and also one Butte of Land
in^a a certain Furlong called Ryse Furlong in the Nether Field of
Caldecott aforesaid heretofore the Estate of John Morris Deceased then
in the Occupation of William Morris his Under tenants or Assigns
and held by Copy of Court Roll under the yearly Rent of seven pence
To the use and behoove of the said William Morris his Heirs
and Assigns at the Will of the Lord according to the Custom of the
said Manor And^e Now at the said first Day of Adjournment of
this Court comes in his proper person the said William Morris and
humbly prays to be admitted Tenant to the said Premises 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 Morris 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
Time as in the Margin and is admitted Tenant thereof and hath
performed his Fealty

Rent	£ 1
Rent	7
	— 1. 6
Fine	1. 6

William Clarke At the said last Day of Adjournment of this Court comes
on Surrender of in his proper person Thomas Palmer a customary Tenant of
Thomas Palmer the said Manor and Doth in open Court surrender by the
Rod into the hands of the Lord of the said Manor by the hands

49.

(and acceptance of the said Deputy Steward according to the Custom
of the said Manor All that one half Cottage with the Appurtenances
in Liddington aforesaid within the said Manor now or late in the
Tenure or Occupation of John Stapleton his under tenants or Assigns and
also all other the Messuages Cottages Lands or Tenements of him
the said Thomas Palmer in Liddington aforesaid To the use
and behoove of William Clarke of Liddington aforesaid Manors
his Heirs and Assigns according to the Custom of the said Manor

Rent	1. 02
Fine	0. 1. 02

And^e Now at the said last Day of Adjournments of this Court
comes in his proper person the said William Clarke and humbly
prays to be admitted Tenant to the said Premises with the Appurts
To whom the Lord by the said Deputy Steward hath granted Seizin
thereof by the Rod To hold to the said William Clarke and 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 Time as in the Margin and is admitted
Tenant thereof and hath performed his Fealty

Isaac Cunningham
and Elizabeth his wife
from
Robert Clarke and
Eleanor his wife

Recovery

20

At the said last Day of Adjournments of this Court
come in their proper persons Robert Clarke of Liddington
aforesaid Mason and Eleanor his wife Customary -
Tenants of the said Manor (She the said Eleanor being
first Examined by the said Deputy Steward apart from her
said Husband) and consenting) and do in open Court
surrender by the Rod by the hands and acceptance of the

said Deputy Steward into the Hands of the Lord of the said Manor accord
to the Custom thereof All that half part of a Cottage in Liddington aforesaid
late in the Tenure of John Roberts and Anthony Stretton with the Appurts
held by Copy of Court Roll of the said Manor under the yearly Rent of
Two shillings and One Penny (and to which the said Robert Clarke and
Eleanor his wife were admitted at a Court held next after Michaelmas one
thousand seven hundred and Fifty Eight on Surrender of John Roberts
and Mary his Wife) and the Reversion and Revertions Remainder and
Remainders thereof To the use and behoofe of John Pretty Gentleman
his Heirs and Assigns according to the Custom of the said Manor To the
Intente that the said John Pretty may be perfect Tenant to the Tenements
and Premises aforesaid with the Appurtenances for the suffering and
paying one good and perfect Recovery.

And Now at the said ^{last} Day of Adjournments of this Court comes
the said John Pretty in his proper person and humbly prays to be admitted
Tenant to the said Premises 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 Rent's and Services there
fore due and of Right accustomed and he gives to the Lord for his Use as in
the Margin and is admitted Tenant thereof and hath performed his Dealty

And afterwards at this Court comes Robert Kidlington Gentle
in his proper person and in open Court complains against him of a Mea of
Land to wit of the said Tenements and Premises aforesaid with the Appurts
in the Jurisdiction of this Court makes protestation to prosecute his plaint
in the nature and form of the Writ of our Lord the King of Entry upon Desceizin
im le post at the Common Law according to the Custom of the said Manor
and finds Pledges to prosecute the said plaint to wit John Doe and Richard
Roe and prays the process of this Court thereupon to be made according to the
Custom of this Manor against the said John Pretty and so forth which is
granted returnable immediately and so forth

And the said John Pretty being present here in Court appears freely
to the Plaintiff aforesd without further proofs -

And whereupon the said Robert Ridlington declares against the
said John Pretty and Demands against him the Customary Tenement ~
and Premises with the Appurtenances within the Jurisdiction of this ~
Court as his Right and Inheritance and into which the said John Pretty ~
hath no Entry but after the Disseizin which Hugh Hunt unjustly and ~
without Judgment made to the said Robert Ridlington within Thirtie Years last ~
past And whereupon he saith that the said Robert Ridlington was ~
seized of the said Tenements and Premises with the Appurtenances in his ~
Demesne as of Fee at the Will of the Lord according to the Custom of the said ~
Manor in the Time of Peace in the Time of this King by taking the profits ~
thereof to the value of Forty Shillings and into which and soforth and ~
therefore he brings his Suit and soforth

And the said John Pretty in his proper person comes and Defends ~
his Rights when and soforth and Vouches to Warrant the said Robert Clarke ~
and Eleanor his Wife who present here in Court freely warrant the said ~
Tenement and Premises unto him Whereupon the said Rob^t Ridlington ~
Demands the said Tenement and Premises with the Appurtenances against ~
them the said Robert Clarke and Eleanor his Wife Tenants by the said warranty ~
in the form and manner aforesaid and saith that he was seized of the said ~
Tenement and Premises with the Appurtenances in his Demesne as of ~
Fee and Right at the Will of the Lord according to the Custom of the said ~
Manor in the Time of Peace in the Time of the present King by taking the ~
Profits thereof to the Value and soforth and into which and soforth and ~
therefore he brings his Suit and soforth ~

And whereupon the said Robert Clarke and Eleanor his Wife ~
Tenants by their Warranty come and defend their Right when and soforth and ~
further vouch over to warrant William Neale who is presents here in Court ~
and freely warrant to him the said Tenement and Premises with the Appurtenances ~

Whereupon the said Robert Ridlington demands the said Tenements ~
and Premises with the Appurtenances against him the said William ~
Neale Tenant by Warranty in manner and form aforesaid and saith that he ~
was seized of the said Tenement and Premises with the Appurtenances in his ~
Demesne as of Fee and Right at the Will of the Lord according to the Custom ~
of the said Manor in the Time of Peace in the Time of our now Lord the King ~
by taking the Profits thereof to the Value and soforth and into which and soforth ~
and therefore bring his Suit and soforth

And the said William Neale Tenant by his Warranty comes here in Court ~
in his proper Person and Defends his Right when and soforth and saith that ~
the said Hugh Hunt did not Disseize the said Robert Ridlington of the said ~
Tenement and Premises with the Appurtenances as before by his Suit or plaint ~
and Declaration aforesaid he hath above supposed and of this he puts himself ~
upon the Damage of the Court here ~

85

And thereupon the said Robert Ridlington prays leave to imparle
until the fourth Hour in the afternoon of the same Day and it is granted to
him and the same Hour is given to the said William Neale There & soforth

And afterwards to wit at the said fourth Hour in the afternoon
of the same Day the said Robert Ridlington comes again into Court in his
proper Person and the said William Neale although three times solemnly
called by Proclamation appears not again but departed in Contempt of the
Court and made Defacti Therefore according to the Custom of this Manor
it is considered and adjudged by the Court here that the said Robert Ridlington
do recover his Seizin of the said Tenement and Premises with the Appurts
against the said John Pretty 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 John Pretty and his Heirs for ever AND that the
said John Pretty have of the Customary Tenements and Premises of the said
Robert Clarke and Eleanor his Wife within this Manor to the Value & soforth
And that the said John Clarke and Eleanor his Wife have of the Customary
Tenements and Premises of the said ~~Robert Clarke~~ William Neale within
this Manor to the value and soforth and the said William Neale is in Mory
and soforth

And thereupon the said Robert Ridlington pray v the Proces of
this Court to be directed to the Baillif of this Manor to cause full Seizin of
the said Tenement and Premises with the Appurtenances to be delivered to
him which is granted to him returnable here immediately ,

And afterwards that is to say the same Day of the Court
sitting came into Court the said Robert Ridlington in his proper person and
the Officer of this Court to wit Thomas Roberts and Returns his Receipt duly
executed that is to say that he the said Thomas Roberts by virtue of the said
Receipt hath on the same Day caused full Seizin of the said Tenement and
Premises with the Appurtenances ~~by virtue of the said~~ to be delivered to the
said Robert Ridlington as by the said Receipt he was commanded

And thereupon the said Robert Ridlington present here in Court
humbly prays to be admitted Tenant to the said Premises with the Appurts
by virtue of the said Judgment and Recovery To which said Robert
Ridlington the Lord of the said manor by the said Deputy Steward hath granted
Seizin thereof by the Rod To hold all and singular the said Tenement and
Premises with the Appurtenances unto the said Robert Ridlington his Heirs
and Assigns at the Will of the Lord according to the Customs of the said Manors
by the Rents and Services therefore due and of Right accustomed and he gives

To the Lord for his Time as in the Margin and is admitted Tenant
thereof and hath performed his Fealty.

And afterwards at the said Day of Adjournment of this Court
come in their proper persons the said Robert Ridlington John Pretty Robert
Clarke and Cleasor his Wife and do in open Court Surrender by the
Rod into the hands of the Lord of the said Manor by the hands and
acceptance of the said Deputy Steward according to the Custom of the
said Manor All that the said Tenement and Premises with the Appurtenances
and the Reversion and Reversions Remainder and Remainders thereof

To the use and behoofe of Isaac Gunnington of Liddington aforesaid
Labourer and Elizabeth his Wife and the Heirs and Assigns of the said
Isaac Gunnington forever according to the Custom of the said Manor

And now at this Court come in their proper persons the said Isaac
Gunnington and Elizabeth his Wife and humbly pray to be admitted

Tenant to the said Premises with the Appurtenances To whom
the Lord by the said Deputy Steward hath granted Seizure thereof by the
Rod To hold to the said Isaac Gunnington and Elizabeth his Wife and
the Heirs and Assigns of the said Isaac Gunnington 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 Time
as in the Margin and are admitted Tenants thereof and have performed their
Fealty.

Print

2.1

John M
John C
Surr. ad

Samuel Rowlett

To
Thomas Barnes
Surr. absolute inv.

At the said Day of Adjournment of this Court comes in
his proper person Samuel Rowlett a customary Tenant of the said
Manor and Dotsy in open Court surrender by the Rod into the
hands of the Lord of the said Manor by the hands and acceptance of the
said Deputy Steward according to the Custom of the said Manor All
that one Cottage in Liddington aforesaid now or late in the Tenure
or Occupation of Walter Stokes his under tenants or Assigns and
held by copy of Court Roll of the said Manor under the yearly Rent of
of Five Shillings and two Pence with all and singular the Appurtenances
within the Manor aforesaid To the use and behoofe of Thomas
Baines of Thorpe Bywater in the said County of Rutland Yeoman his
Heirs and Assigns forever at the Will of the Lord according to the Custom
of the said Manor Under and subject to a certain Provisioe or
Condition nevertheless that if the said Samuel Rowlett his Heirs Executors or
Administrators or any of them do and shall well and truly pay or cause
to be paid unto the said Thomas Baines his Executors Administrators

Or Assigns the full and just sum of ~~Twenty~~⁵² Pounds of lawful money of Great Britain with Interest for the same after the Rate of Four Pounds for the hundred pounds by the year at or upon the Ninth Day of October next ensuing the Date hereof Then this Surrender to be void and of none Effect, or else to be and remain in full force and virtue.

John Marvein

to
John Cooke
Surr. abo. Jarrold

At the said day of Adjournment of this Court comes in his proper person John Marvein a customary Tenant of the said Manor and Doth in Open Court Surrender by the Rod into the hands of the Lord of the said manor by the hands and acceptance of the said Deputy Steward according to the custom of the said manor All that one Quarter of a land situate lying and being in the Fields and Liberties of Liddington aforesaid within the Manor aforesaid with the Appurtenances heretofore the Estate of Samuel Rowlatt Deceased and now in the Tenure or Occupation of the shd John Marvein his under tenants or Assigns and held by Copy of Court Roll of the said manor under the yearly Rent of Two shillings and Four Pence To the use and behoofe of John Cooke of Uppingham in the said County of Rutland Esquire his Heirs and Assigns for ever according to the custom of the said manor UNDERT and subject to a certain Provisoe or Condition that if the said John Marvein his Heirs & Executors or Administrators or any of them do and shall well and truly pay or cause to be paid unto the said John Cooke his Executors Administrators & Assigns the full and just sum of One hundred Pounds of lawful money of Great Britain with Interest for the same after the Rate of Four Pounds for the one hundred by the year at or upon the ninth Day of October next ensuing the Date hereof Then this Surrender to be void or else to remain in full force and virtue.

The Manor of Liddington

with Caldecott
In the County of Rutland

All the View of Frank-
Pledge and also the Great Court Baron
of the Right Honourable Baron Lowe

Mch, 1760

Earl of Peter 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 Arch Angel to wit on
Thursday the Twenty Third Day of October in the Thirty 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 soforth and in the year of our
Lord one thousand seven hundred and sixty and from thence
by Adjournment continued unto Monday the sixteenth Day of
March then next following before John Wyke Gentleman
Deputy Steward of the Courts there

Inquest and
Homage for
Liddington aforesaid

Watson Cave	Walter Stokes	
Gonyers Peache	Wm New	
James Tebbutto	Same Pretty	
John Marvein	John Pretty	15 Sworn
James Hill	Edw Murdock	
Edw Sharman	Rob ^r Wade	
Conund Sisney	and	
Joseph Pretty	Wm Riddle	

Inquest and
Homage for
Caldecott aforesaid

Lewis Woodcock	George Brown	
Wm Morris	John South	
Same Cave	John Cort	
William Hill	Wm Cave	
Robert Layton	Tho ^r Stokes	
Richard Ward	Tho ^r Hogdon	
John Brown	and	
John Hand	John Riddle	

Officers elected for Constables of Lidington, the Year ensuing	Rich Rowlatto	} Sworne
	John Marveine	
Fieldreeves	Same Pretty	} Sworne
	John Williamson	
Freeboro & Dykereeves	William Hew	} Sworne
	Edward Mardock	
Freeboro & Dykereeves	Tho: Roberts	} Sworne
	William Slates	
Surveyors of Weights and Measures and Ale Tasters	Tho: Roberts	} Sworn
	Wm Slates	

Deciners for taking Surr ^{rs}	John Pretty	} Sworn
	Conyours Peach	
	Ios. Pretty	
	James Hill	
Rent Reeve	Thomas Stoker	sworn
Binders & Fieldkeepers	James Bakery	} Sworne
	Henry Ward	

Constables of Caldecott	John Hand	} Sworn
	John South	

Fieldreeves Surveyors of Weights & Measures and	Geo. Browne	} unsworn
Ale Tasters	Tho: Stokes	

Deciners for taking Surr ^r	Lewis Woodcock	} Continued
	Willm Hill	
	John Hand	

Freeboro & Dykereeves	Robt. Luptons	} Sworn
	Wm Hill	
Binders	Henry Newbon	sworn

ESSOIRES to wit } James Symey Esq^r, Henry Sumpter, Tho^r Roberts, Tho^r
Barefots, John Falkner, John Brown, Waller Smith, Clement
Pretty, Rich^d Farrow, Thomas Barnes, John Bellars, Henry
Sumpter Richard Sculthorpe, John Manton Edmund Broughton
Thomas Drake, James Ormond, Edw^d Marrien, Rich^d Freeman,
and others, of Liddington, and Thomas Tomlinson, Tho^r Hadkin
W^m Hill, John Shelhorn, Rob^t Shelhorn John Day John Vines
Willm Woodcock John Meads Tho^r Dunmore and John Carters
(and others of Caldecott aforesaid)

The
of the Inqui-
Homage for
aforesaid

(The Verdict of)
The Inquist & Homage } The JURORS aforesaid upon their Oath Do say that Tho^r
for Liddington aforesaid Glynville Esquire because he is a Freeholder of this Manor for
Divers Lands Tenements and Hereditaments situate lying and being
in this Manor and did not appear at this Court to perform his Suit and
Service there according to the Custom of this Manor AND that Thomas
Ireland because he hath been a Tenant and Inhabitant of this Manor
for the Space of one whole Year now last past and did not appear at this
View of Frank Pledge to perform his Suit and Service there according
to the Custom of the said Manor AND that John Wright because he
hath Departured or caused or suffered to be Departured upon the
Common or upon the Common and open Fields precincts and Territories
of Liddington aforesaid within the said manor a Stallion or Stone Horse
contrary to the Statute in such case made and contrary to the usage
and Custom of the said manor and William Clarke because he hath
Departured or caused or suffered to be Departured Divers Cattle the
property of him the said William Clarke in and upon the Commons
Open Fields Meadows Precincts and Territories of Liddington aforesaid
within the said Manors contrary to the Custom thereof he the said
William Clarke not having a Right to Departure any manner of
Cattle upon any part of the Common open Fields Meadows Precincts
and Territories of Liddington aforesaid Therefore they are and each
and every of them is in the Mercy of the Lord of this Manor as appears

Rob
on
Benj

Over their Names Respectively ~

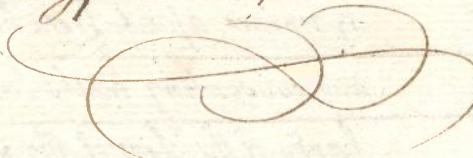
Affereors of the Verdict of the ^{Watson leavep} Inquest and Homage aforesaid Conqueror Peache ^{sworn}
John Marvions

The Verdict

of the Inquest and

The JURORS aforesaid upon their Oath do say That W^m Hill
Homage for Caldecott the younger because he hath been a Resидент and Inhabitant at Caldecott
aforesaid - before said within the Manor aforesaid for the space of one Year and more
and did not appear at this Court View of Frank Pledge to perform his
Suit and Service there according to Law and the Custom of the said
Manor and that Richard Ward the younger because he is in the like
Default ^{Ans}) that William Glynville Esq^r because he is a Copyholder
of this Manor for his Copyhold Lands or Tenements at Caldecott
aforesaid within the said Manor and did not appear at this Court
Baron to perform his Suit and service there according to the
Custom of the said Manor Therefore they are and each and
every of them is in the mercy of the Lord of this Manor as appears
over their Names respectively

Affered by the whole Homage



Robert Colwell

on Surrender of ^{At this Court} it is testifid by william Hill one of the
Benj. Timson ^{Deciners and Customary Tenants of the said Manor hereto in}
^{open Court Sworn}) that on the Twenty second Day of this Month of
October Benjamin Timson one of the Customary Tenants of the said
Manor 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
R^t according to the Customs of the said Manoy All his the said Benj.
Timsons Meunage Houye and Homestead in Caldecott aforesaid with

All and singular their and every of their Appurtenances to the said
Mefuage and Homestead belonging in Caldecotte aforesaid and then in
Tenure or Occupation of John Madev To the use and behoofe
of Robert Colwell Farmer and of his Heirs and Assigns for ever
according to the Custom of the same manor And Now at this Court
comes in his proper person the said Robert Colwell and humbly pray
to be admitted Tenant to the said Premises with the Appurts To
whom the Lord by the said Deputy Steward hath granted Seizine
thereof by the Tenure he holds to the said Robert Colwell his Heirs and

Rent L 10
Fine —
Rents — 10
Time —
L 10
On
Adm^d

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 Time as in the Margin and is admitted
Tenant thereof and hath performed his Treaty ,

Rob^t Dexter the Younger —
on Surrender of Robert Dexter & Mabel his Wife At the said Day of Adjournm^t of this
Court come in their proper persons Robert Dexter

2, and Mabel his Wife Customary Tenants of the
Manor aforesaid (She the said Mabel being first solely and secretly
examined apart from her said Husband by the said Deputy Steward
and consenting thereto) and in Open Court Do 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 one Cottage or Tenement with the
Appurtenances in Liddington aforesaid formerly in the Tenure or
Occupation of Thomas Coleman and Edward Rowlett and now of the
said Robert Dexter To the use and behoofe of Robert
Dexter of Whisendine in the said County of Rutland Cooper son
of the said Robert Dexter his Heirs and Assigns 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 Robert Dexter the younger and humbly pray to be admitted Ten.
To the said Premises with the Appurtenances To whom the
Lord by the said Deputy Steward hath granted Seizin thereof by the Rod

Rent
Fine

To
On
Adm^d

Rent
Rent

Fine
Fine

1760

L s d To hold to the said Robert Dexter the Younger his Heirs and Assigns at the Will of the Lord according to the Custom of the said
 Rent 0^o 0^m 10 manor by the Rents and Services therefore due and of Right accustomed,
Fine - 2^o 0^m 10 and he gives to the Lord for his Fine as in the Margin and is admitted
 Tenant thereof and hath performed his Tenancy

John Palmer

On Surrender of } At the said Day of Adjournment of this Court comes in his proper
 Edm^d Sisney, } Person Edmund Sisney a customary Tenant of the said Manor and
 3. in Open Court Doth surrender into the hands of the Lord of the said
 Manor by the hands and acceptance of the said Deputy Steward accord-
 ing to the Custom of the said Manor and by the Rod All those two Rods of
 arable Land in the upper Field near the Park Gate between the Lands
 late of John Chapman on the South and the Lands of William Tancourt
 on the North and half an acre of Pasture in the Nether Field with the
 Appurts in Siddington aforesaid late in the Tenure of John Fisher and
 now of Robert Caistor his under tenants or Assigns held by Copy of
 Court Roll of the said Manor under the yearly Rent of Two pence And
 also all that Customary Cottage or Tenements with the Appurtenances

L s d situated in Siddington aforesaid late also in the Tenure of the said John
 Rent 0^o 0^m 2 Fisher and now of the said Robert Caistor his under tenants or Assigns
 Rent 0^o 2^m 4 and held by one other Copy of Court Roll under the yearly Rent of two
0^o 2^m 8 shillings and sixpence To the use and behoofe of Jno Palmer

Fine 0^o 0^m 2 the younger of Seaton in the said County of Rutland Yeoman his Heirs
 Fine 0^o 2^m 6 and Assigns at the Will of the Lord according to the Custom of the
0^o 2^m 8 said Manor And Now at the said Day of Adjournm^t of this Court
 comes in his proper person the said John Palmer and humbly prays
 to be admitted Tenant to the said Premises with the Appurtenances
 To whom the Lord by the said Deputy Steward hath granted Seizing
 thereof by the Rod To hold to the said Jno Palmer his Heirs & 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 is admitted Tenant thereof that hath perform'd his Tenancy.

Edward Hill } At the said Day of Adjournment of this Court it is testified,
 on Surrender of } by William Hill one of the Customary Tenants and Decinners
 John Vines } of this Manor (hereunto in open Court sworn) that on the Thirteenth
 L. Day of this Month of March John Vines one of the Customary
 Tenants of this Manor Did out of Court surrender into the
 hands of the Lord of this Manor by the hands and acceptance of
 him the Said William Hill and by the Rod Allp his the Said John
 Vines eight Woods of arable Land Ley and Meadow Ground containing
 two acres with all and singular the Appurtenances^v to the said
 two acres belonging in Caldecott aforesaid and then in the Tenure
 or Occupation of Richard Ward and held by Copy of Court Roll
 under the Yearly Rent of Sixpence To the use and behoofe
 of Edward Hill Farmer 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
 Edward Hill and humbly prays to be admitted Tenant to the said
 Premises with the Appurtenances To whom the Lord by the
 said Deputy Steward hath granted Seizin thereof by the rod To
 hold to the said Edward Hill 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 is admitted Tenant
 thereof and hath performed his Fealty

Edward Murdock } At the said Day of Adjournment of this
 Youngest Son & Heir and Devisee } Court it is found by the Homage of this Court that
 of Richard Murdock Deceased Richard Murdock late a Customary Tenant of the
 5 said Manor lately died Seized of one Messuage or Tenement and
 Close thereunto adjoining in Sidington aforesaid held by the Rent
 of Ten Pence to which Premises the said Richard Murdock was
 admitted at a Court held neet after Michaelmas which was in

Rent
Fine

1760

90

The Year of our Lord One thousand seven hundred and fifty two
 And that Edward Murdock is his youngest Son and Heir AND
 at the said Day of Adjournment of this Court it is testified by John
 Pretty one of the Dicniers of the said Maner (here to in open Court
 sworn) that upon the seventh Day of September now last past they
 vaid Richard Murdocke Did surrender into the hands of the
 Lord of the said manor by the hands of him the said John Pretty and
 by the Rod according to the Custom of the Manor aforesaid All
 that his Mesuage House and Lclose with the Appurtenances in
 Liddington aforesaid To the use and behoofe of such Person
 and Persons and for such Estate or Estates as were or should be
 mentioned in and by the last Will and Testament of the said Richard
 Murdock and to and for none other use behoofe intent or purpose
 whatsoever The Tenor of which said last Will and Testament bearing
 even Date with the said Surrender as to the said Premises follows
 in these Words (that is to say) " I Give and Demise unto my
 Son Edward Murdock All that my Mesuage House and Lclose
 thereunto belonging with the Appurtenances situate in the Parish of
 Liddington in the County of Rutland he paying out of it to his Mother
 Forty Shillings Yearly during the Term of her natural life and after
 her Decease to pay to his Brother John Murdock Ten Pounds and
 likewise to his Two Children James and Richard my Grandsons
 five Pounds each And Now at the vaid Day of Adjournment of this
 Court comes in his proper person the said Edward Murdock and
 humbly prays to be admitted Tenant to the said Premises with the Appurts
 To whom the Lord by the said Deputy Steward hath granted Seizin
 thereof by the Rod To hold to the said Edward Murdock his Heirs
 and Assigns at the Will of the Lord according to the Custom of the said
 Maner by the Rents and Services therefore due and of Right accustomed
 and he gives to the Lord for his Time as in the Margin and is admitted
 Tenant thereof and hath performed his Fealty

Rent 0:0:10
Fine 0:0:10

Hugh Clarke
on Surrender of Thomas Lwin
6.

At the said Day of Adjournment of this Court comes in his proper person Thomas Lwin, a Customary Tenant of the said Manor and in open Court doth surrender by the Rod into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward according to the Custom of the said Manor All that half Cottage late in the Possession of Samuel Wales and now of Hugh Clarke Mason with all and singular the Appurtenances to the said half Cottage belonging in Liddington aforesaid within the Manor aforesaid and held by Copy of Court Roll of the said Manor under the Yearly Rent of six pence farthing and the Reversion and Reversions Remainder and Reversion thereof To the use and behoofe of Hugh Clarke of Liddington aforesaid Mason 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 Hugh Clarke and humbly prayes to be admitted Tenant to the said Premises with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To hold to the said Hugh Clarke 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 Use or in the Margin and is Admitted Tenant thereof and hath performed his Fealty

Rent 0:0:6⁴
Fine 0:0:6⁴

Surrender to the Use of the Will of Richard Saulthorpe inducted At the said Day of Adjournment of this Court it is testified by John Doty one of the Deponents in and for the said Manor hereto in open Court sworn, That on the Fifteenth Day of January next past Richard Saulthorpe a Customary Tenant of the said Manor Did eat of Court by the Rod according to the Custom of the said Manor Surrender into the hands of the Lord of the said Manor by the hands and acceptance of him there and John Doty one of the Customary Tenants of the said Manor and one of

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The Deciners of Liddington aforesaid All his Copghold or Customary Messuages Cottages Lands or Tenements with their and every of their Appurtenances in Liddington aforesaid and also all the Estate Right Title Interest & claim Property and Demand of the said Richd Sculthorpe of in and to the same or any part thereof either in Possession Reversion remainder expectancy Law Equity or otherwise which said Premises are parcel of the said Manor and are held of the same Manor by a Copy of Court Roll To the use and behoofe of such Person or Persons Estates or Estates and to and for such uses Intents and purposes as the said Richard Sculthorpe then had in and by his last Will and Testament in Writing given Declared directed devised limited Specify or appoint the same or any part thereof or should in and by his last Will and Testament in Writing give Declare Direct Devise limit Specify or appoint the same or any part thereof according to the Custom of the said Manore —

The Manor of Liddington
with Caldecott
In the County of Rutland

Mich: 1761.

To the View of Inrente
Pledge and also the Great Count Baron
of the Right Honourable Brownlowe Earl
of Exeter Baron of Murghley 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 Arch Angel to wit on
Thursday the Twenty second Day of October in the first Year
of the Reign of our Sovereign Lord George the Third by the
Grace of God of Great Britain France and Ireland King
Defender of the Faith and soforth and in the Year of our Lord
One thousand seven hundred and sixty one and from thence by
Adjournment continued unto Monday the Fifth Day of April
then next following before John Wyche Gentleman Deputy
Steward of the Courts there

Inquest and
Homage for
Liddington aforesd.

Gonyuers Peache	Walter Stokes
Robert Collin	Edmund Sismer
Thomas Hill	Joseph Pretty
Walson Cave	Edward Sharman
Henry Newson	James Hill
John Pretty	James Sebbutto
John Williamson	(and)
Samuel Pretty	John Allen

15 Sworn

Inquest and
Homage for
Caldecott aforesd

Lewis Woodcock	John Hand
William Morris	John Lowth
Samuel Cave	Hob. Stokes
William Hill	Ino Lorts
Robert Layton	Ino Riddle
Richard Ward	Wm. Cave
John Brown	and
George Brown	John Uines

15e Sworn

Officers
the year

1762

Officers Elected for } Constables of Liddington - Thomas Rowlally
the year ensuing } Thomas Drake } Sworn

92

Fieldeevess

Henry Nevison -
Thomas Hill -
Edward Murdoch } Sworn
William Kew

Freeboroughts & Dikereevess - Henry Nevison } Sworn
Thomas Hill }

Deciners for taking Surrrd John Pretty -
Conuers Peach -
Joseph Pretty -
James Hill - } Continued

Rentreeve Joseph Pretty - Sworn

Enders and Fieldeevess - James Parker
Henry Ward } Continued & Sworn

Constables of Caldecott William Morris
Humphrey Muggleton } Sworn

Fieldeeve Surrrd of Measures } William Morris } Sworn
and weights and Ale Tasters - John Tontho -

Deciners for taking Surrrd Lewis Woodcock
William Hills - } Continued
John Hand -

Freeboroughts and Dikereevess Lewis Woodcock
John Brown - } Sworn

Endere

ESSONS to wit } James Sisney Esq^r. Thomas Barefote, The Rev^r Rob^r Smith,
John Browne, Thomas Royall, Edward Murdock, Robert Carratt
Junior Henry Barefote James Almond, John Bullock Williams
Boone and others of Liddington afo^r and Andrew Roberson, Thomas
Rudkin, William Hill, Thomas Deacon, Thomas Mason, John
Meads, William Woodcock, Thomas Dunmore Daniel White Wm.
Browett Humphrey Muggleton, John Peache, and others of Caldecott
aforesaid.

The Verdict of the Inquest and Homage for Liddington aforesaid } The JURORS aforesaid upon their Oath do say that for Liddington aforesaid all things are well,

The Verdict of the Inquest and Homage for Caldecott aforesaid } The JURORS aforesaid upon their Oath do say that Thomas Lamson because he has trasphased in and upon the open Common Fields of Caldecott aforesaid within the said Maner by suffering one of his Swine to be Departured thereon contrary to Law and the Custom of the said manor William Woodcock Jonathan Monk and John Peache because they are in the like Offence Thomas Ogdon because he has trasphased in and upon the open Common Fields of Caldecott aforesaid within the said Maner by suffering one of his Horses to be Departured thereon contrary to Law and the Custom of the said Maner and Thomas Dunmore because he is in the like Offence Therefore they are and every and each of them is in the Mercy of the Lord of this Maner as appears over their names respectively

Affeerors *John yers Peache* Robert fallen } Sworn

Lewis Maidwell
and John Aldwinkle
Devises of
Edward Halford Deceased

At this Court it is testified by W^m
Hill one of the Decinres for Caldecott aforesaid in the
said Maner that on the Nineteenth Day of September
which was in the Year of our Lord one thousand seven
hundred and sixty Edward Halford of Hettling in the County of Northamprⁿ
Gentleman a Customary Tenant of the said manor Did out of Court
Surrender ~~to the Lord~~ into the hands of the Lord of the said manor by the
hands and acceptance of him the said William Hill according to the custom
of the said manor All his the said Edward Halford's copyhold Estate in
Caldecott aforesaid with all and singular their and every of their Appurten^s
Then in the Tenure and Occupation of William Cave To the use
and behoofe of such Person and Persons and upon such Trusts
and for such uses Intents and Purposes as the said Edward Halford shd.
Declare Nominate and appoint in and by his last Will and Testament
made according to the Custom of the said Maner the Tenor of which said
last Will and Testament bearing Date on or about the Eleventh Day of
June which was in the Year of our Lord One thousand seven hundred
and Fifty nine as to the Premises aforesaid follows in these Words
that is to say "First I Give and Devise All that my Customary
Mewage House or Tenement with the Yard Garden Outhouses and
other the Appurtenances thereunto belonging situate and being in the
Rectory Manner of Hettling aforesaid in a certain Place there called
the Cornhill and now in the Tenure of William Roughton Surgeon
And all that my Mewage House or Tenement with the Yard garden
Outhouses and other the Appurtenances thereunto belonging now in
my own Possession and all other my Real Estate within the said Maner
All which I have surrendered to the use of my last Will and Testam^t
which Surrender is now in the Hands of Samuel Richardson one of the Decinres
there and all those my several Pieces and Parcels of arable Land Ley
Meadow Pasture and Grass Ground lying and being in the Open and
Common Fields of Caldecott in the County of Rutland containing by
Estimation or commonly Reputed to be an half yard Land one Quartern

On the Fourth Part of One Yard Land and one Acre and an half
of Land And also all those my two Leovers in Caldecott aforesaid
called the Lammas Leover And also all that my Little Leover
in Caldecott aforesaid lying in a certain Place called ~~the~~ Seckon
and all other my Real Estate whatsoever lying and being in the Manor of
Siddington cum Caldecott in the said County of Rutland which said
Premises last mentioned are Copyhold and which I have surrendered
to the Use of this my last Will and Testament and which Surrender
is now in the Hands of William Hills one of the Deciniers of the
Manor of Siddington Cum Caldecott aforesaid unto Lewis Maidwell
and John Aldwinkle of Kettering aforesaid Gentleman and to their
Heirs and Assigns for ever In Trust for them to sell the same
either together or in Parcels as soon as conveniently may be after my
Decease for the best Price or Prices they can get and with the money
arising therefrom and also with the money arising from the Rents
thereof from the Time of my Decease to the Time of such Sale And
also from the money arising from the Sale of my Household Goods
Furniture Books and other my Personal Estate (except the Silver
Tankard hereinafter bequeathed) All which said Household Goods
^{Roots} Furniture and Personal Estate (except before excepted) I give and
bequeath unto the said Lewis Maidwell and John Aldwinkle for
that purpose In the first place to pay thereout my just Debts
and Funeral Expences and in the next place for them the said Lewis
Maidwell and John Aldwinkle to take to themselves all necessary
Charges and Expences which they shall be put unto in the
Execution of the Trust hereby in them reposed and in carrying on or
Defending the Chancery Suit which I now have depending or
any other Suit which shall be commenced against them or either
of them by being my Trustees or Executors of this my Will And
also for him the said John Aldwinkle to take to himself the sum of
Twenty Pounds which I give him for his trouble And also that
he the said Lewis Maidwell shall take to himself the sum of
Twenty Pounds Upon the Trust and Confidence following
that is to say Upon this Trust and Confidence that he the said
Lewis Maidwell his Executors or Administrators shall and will
put and Place the said sum of Twenty Pounds out at Interest in his
or their Names and Receive the Interest thereof as the same -

to him -

Shall from time become due and payable and pay the same unto
 Elizabeth Oakes the wife of Richard Oakes of London Cornfactor
 during all the time of her coverture and I do hereby order and
 Direct that her Receipt shall from time to time be a sufficient
 Discharge for the same notwithstanding her coverture and
 in case the said Elizabeth Oakes shall become a widow then
 my mind and will is that the said Lewis Maidwell his executors
 or Administrators shall and will call in the said sum of Twenty
 pounds and pay the same to the said Elizabeth Oakes her executors
 or Administrators But in case the said Elizabeth Oakes shall
 happen to Die before her Husband then my mind and will is that
 the said Lewis Maidwell his executors or Administrators shall
 and will pay the said sum of Twenty Pounds unto such Person or
 Persons and so and for such intents and Purposes as she the
 said Elizabeth Oakes shall by her last Will and Testament in
 Writing to be by her executed in the presence of two or more credible
 Witnesses (notwithstanding her Coverture) limit direct order or
 appoint and for want of such Limitation Direction Order or
 Appointment then to pay the same immediately after the decease
 of the said Elizabeth Oakes to her Brother John Pick his executors
 or Administrators and that they the said Lewis Maidwell and
 John Aldwinkle shall and will pay the several legacies or sums
 of money herein after mentioned to the several Persons herein
 after named (that is to say) To the said John Pick the sum of
 Twenty Pounds to my Nephew John Alford Son of Thomas Halford
 Shipwright deceased the sum of Forty Pounds he paying unto his
 same Sister Twenty shillings a year for her life To my Nephew
 John Halford the Elder of Coventry in the County of Warwick
 Feruke Maker the sum of Twenty Pounds To the two Sisters
 of the said John Halford the Elder Abigail and Martha the sum of
 Twenty Pounds apiece To John Halford the Youngest Son of my
 said Nephew John Halford the Elder the sum of One hundred
 Pounds and my Large Silver Tankard To Ann Halford of
 Woods mouthly only Daughter of Bales Halford Feruke Maker deceased
 the sum of Twenty Pounds To John Croxon of the Salt Office
 the Oldest Son of my Niece Millicent Croxon late of Shrewsbury in the

" County of Leicester Deceased the sum of Twenty Pounds
" and to his Daughters to my Nephew Charles Comyn of London
" the sum of Twenty Pounds and to his Two Sisters Ten Pounds
" affiece to Prudence Richards of Nowell in the said County of
" Northampton Widow the sum of Ten Pounds To her Son John
" Richards of Nowell aforesaid Victualler the sum of Ten Pounds To
" her Daughter Sarah Yorke the sum of Five Pounds and to her
" Daughter Frances Webb the sum of Thirteen Pounds To — Kirby
" the Widow of John Kirby late of Empingham in the County of
" Rutland the sum of Ten Pounds To the two Sons of my Neice Ann
+ Pounds to the three
Sons of the said Wilm
Roughton Surgeon the
sum of Ten Pounds all
affiece.
" To Mary Glazier the wife of Dr. Elizon of Kettering ap' Groat the sum of Twenty
" of Ten Pounds affiece to Jacob Blunt of Dingley in the said
County of Leicestershire Northampton Glazier the sum of Five
" Pounds (and after all the Debts Legacies Charges and my Funeral
" Expences aforesaid are fully paid and Discharged then I
do hereby will and Direct the said Lewis Maidwell to take and
keep to himself all the Overplus money arising by such Sales
as aforesaid and I do hereby give and bequeath the same to him
together with all the Rest and residue of my Personal Estate he
giving a proper Discharge to the said John Aldwinkle for all
and every such Overplus Money" And at this Court it is
found and presented by the Homage for Caldecott aforesaid that
the said Edward Halford died Seized of one acre and a half of Land
in Caldecott aforesaid with the Appurtenances within the said
Manor held by Copy of Court Roll under the annual Rent of vix
Pence And also one Quarter part of one Yard Land containing
by Estimation Nine acres and an half and one Punto lying and
being in Caldecott aforesaid held by Copy of Court Roll under
the yearly Rent of Two shillings and six pence And also
all that half Acre of Land lying in a place called over Hills next
to a Place called the Meere in the Middle Field of Caldecott
aforesaid held by Copy of Court Roll under the yearly Rent of
one Penny And also one Clos or Soft lying in a certain place
called Snelston in Caldecott aforesaid and also Two Closes in
Caldecott aforesaid adjoining to the said Clos and to a

Rent
Rent
Rent
Rent
Rent
Rent

Fine
Fine

Sar
one of
John

Certain Place there called Wardley Gate on the East and the Common
 Fields of Caldecott aforesaid on the West and a certain Place there
 called Pears Lane on the North held by Copy of Court Roll under the
 yearly Rents of One shilling And also one half part of one Yard
 Land lying Dispersedly in the Meadowe Fields and Territories of
 Caldecott aforesaid lately belonging to a Mesuage of Zachary Lewis
 Parcel of a copy of Court Roll bearing Date the Thirteenth Day of
 October one thousand seven hundred and sixteen held by Copy of
 Court Roll of the said Manor under the yearly Rents of Four
 shillings and Two pence To all which Premises the said Edward
 Halford was admitted at a Court held next after Michaelmas
 which was in the Year of our Lord one thousand seven hundred and
 Twenty four And Now at this Court comes the said Lewis
 Maidwell in his proper person and the said John Aldwinckle by
 John Pretty his Attorney and humbly pray to be admitted Tenant
 to the said Premises with the Appurtenances To whom the Lord
 by the said Deputy Steward hath granted Seizure thereof by the said
 To hold to the said Lewis Maidwell and John Aldwinckle in manner
 aforesaid and according to the true intent and meaning of the said
 last Will and Testament of the said Edward Halford 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 are admitted Tenants
 thereof and the said Lewis Maidwell hath performed his Duty
 of the said John Aldwinckle is respite by reason of his absence
 and so forth

Rent 0:0:6
 Rent 0:2:6
 Rent 0:0:1
 Rent 0:1:0
 Rent 0: A:2
0: 8:3

Fine 0:8:4
 Fine 0:8:4
0:16:8

Sarah Brown Spinster

one of the Sisters and Heirs of

John Brown Deceased

2.

At this Court it is found by the Homage
 I for Caldecott aforesaid that John Brown Granjon &
 next Heir of Elizabeth Brown Deceased, lately died Seized
 of One Cottage and Homestead with the Appurtenances in Caldecott

Aforesaid held by the Rent of one halfpenny And also one Quarter
of allard Land in the Fields of Caldecott aforesaid formerly Allen
Sly held by Copy of Court Roll under the yearly Rent of two shillings
and four Pence And that Sarah Brown of full age and Elizabeth Brown
of the Age of eighteen Years are the Sisters and next Heirs of
the said John Brown Deceased And Now at this Court comes
in her proper person the said Sarah Brown and humbly prayes
to be admitted Tenant to one Moiety or undivided half part of the
said Premises with the Appurtenances To whom the Lord by
the said Steward hath granted Seizin thereof by the Rod To
hath to the said Sarah Brown her 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 she gives to
the Lord for her Term as in the Margin and is admitted Tenant
thereof and hath performed her Fealty

Rent 0:2:0 4

Rents 0:1:2

Fine 0:1:2 4

Rent
Rent
Fine

Elizabeth Brown Spinster
One of the Sisters and Heirs
of John Brown Deceased -

At this Court it is found by the
Homage for Caldecott aforesaid that John Brown
3 Grandson and next Heir of Elizabeth Brown
Deceased lately died seized of one Cottage and Homestead with the
Appurtenances in Caldecott aforesaid held by the Rent of one
halfpenny And also one Quarter of allard Land in the
Fields of Caldecott aforesaid formerly Allen Sly held by Copy
of Court Roll under the yearly Rent of two shillings and four
Pence And that Sarah Brown of full age and Elizabeth Brown
of the Age of eighteen Years are the Sisters and next Heirs of
the said John Brown Deceased And Now at this Court comes
in her proper person the said Elizabeth Brown and humbly pray
to be admitted Tenant to One Moiety or undivided half part of the
said Premises with the Appurtenances To whom the Lord by the
said Deputy Steward hath granted Seizin thereof by the Rod

John C
Cousin
William
Deceased a
Cond. made
Good by

To hold to the said Elizabeth Brown her Heirs and Assigns
at the Will of the Lord according to the Custome 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
is admitted Tenant there of and her Fealty is resplited by Reason
of her Infancy and Elizabeth Brown Widow Mother of her they
said Elizabeth Brown Spinster is admitted Guardian for the
said Elizabeth Brown Spinster during her Minority she the
said Elizabeth Brown Widow rendering a just Account thereof
and so forth

Rent £ 0:0:0 $\frac{1}{4}$

Rent 0:1:2

0:1:2 $\frac{1}{4}$

Fine 0:1:2 $\frac{1}{4}$

John Porter.

Cousin and heir of
William Goode Clerk
Deceased on a Surrender
Con'd made to the said Wm
Goode by Wm Bapler.

At this Court it is certified by the said Deputy
Steward that on the first Day of December which was in the Year
of our Lord One thousand seven hundred and Forty Eight William
Master of Thorpe Bywater in the County of Rutland Farmer and
Mary his wife then late Mary Nevison Spinster / She the said
Mary being a customary Tenant of the said Manor and being
first solely and secretly Examined by the said Deputy Steward and
consenting / Dide 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 Custome of the said Manor Also
that one customary Mespuaige 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 fprecincts
and Territories of Thorpe Bywater aforesaid and Liddington aforesaid
containing by Estimation Thirtie 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 vix shillings And also
one other half Yard Land of arable Land Meadow and Pasture lying and
being in the several Fields fprecincts and Territories of Thorpe Bywater
and Liddington aforesaid containing by Estimation other Thirtie acres
with the Appurtenances also 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 Reversion and Reversions -
Remainder and Remainders thereof To the use and behoofe
of William Goode of Weldon in the County of Northampton Clerk his Heirs
and Assigns for ever according to the Custom of the said Manor Under
and Subject to a certain Promise or Condition therein contained
that if the said William Baeter and Mary his Wife their Heirs -
Executors or Administrators or any of them did and shold well and
truly pay or cause to be paid unto the said William Goode his Executors
Administrators or Assigns the full and just sum of Two hundred
Pounds with Interest for the same after the Rate of Four pounds -
and Ten shillings for the one hundred Pounds of lawful Money of
Great Britain at or upon the first Day of June then next ensuing
the Date thereof without any Deduction or abatement whatsoever
then the said Surrender to be void or else to remain in full force
and Virtue And at this Court it is found and presented by the
Homage for Liddington aforesaid that the said William Goode
is Dead And that John Porter of March in the Isle of Ely and
County of Cambridge Gentleman is his leauzen and next Heir
And that the said sum of Two hundred Pounds and Interest
for the same have not been paid whereby the said Premises are
become vested in the said John Porter Now at this Court
comes in his proper person the said John Porter and humbly prays
to be admitted Tenant to the said Premises 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 Porter 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 is admitted Tenant thereof and hath performed)
his Fealty

Rent 0: 6: 0

Rent 0: 6: 0

0: 12: 0

Fine 0: 12: 0

Thomas
On S
Edmund
3

Rent
Fine

Henry
On S
Henry J

Thomas Goodliffe

On Surrender of

Edmund Sisney

5.

At this Court it is testified by Joseph Pretty one of
the Decinors for the said Manoy ^{hereto in open Court sworn} that on the seventh Day of
May in the Year of our Lord one thousand seven hundred and

Sixty one Edmund Sisney alcustomary Tenant of the said Manoy out
of Court did surrender into the hands of the Lord of the said Manoy
by the hands of the said Joseph Pretty and by the said All that Close of
Pasture or inclosed Piece of Pasture ground with the Appurtenances
situate lying and being at the North End of the Town of Loddington aforesd
within the Manoy aforesaid called or known by the Name of the Towns End
Close containing by Estimation half an Acre or thereabouts be the same
more or less late in the Occupation of Clement Marvein his undertenants
or assigns. To the use and behoofe of Thomas Goodliffe of Lambley
Sodge in the Forest of Leighfield in the said County of Rutland Yeoman
his Heirs and Assigns at the Will of the Lord according to the Custom
of the said Manoy And Now at this Court comes in his proper
person the said Thomas Goodliffe and humbly prays to be admitted
Tenant to the said Premises with the Appurtenances To whom
the Lord by the said Deputy Steward hath granted Seizin thereof by
the Rod To hold to the said Thomas Goodliffe his Heirs and Assigns
at the Will of the Lord according to the Custom of the said Manoy 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 is admitted
Tenant thereof and hath performed his Fealty

Rent £ 0:0:6
Fine 0:0:6

Henry Sumpter

On Surrender of

Henry Nevison

J G

At this Court it is testified by John Pretty one of the Decinors
for the said manoy ^{hereto in open Court sworn} that on the seventh
Day of May now last past Henry Nevison Farmer alcustomary Tenant
of the Manoy aforesaid Son and Heir of Henry Nevison late of Rockingham
in the County of Northampton Deceased Did out of Court surrender by
the Rod into the Hands of the Lord of the said Manoy by the hands and
acceptance of the said John Pretty according to the Custom there of All
that Messuage House Barn and Stable with a close of Pasture yard and
Garden containing by Estimation Two Acres and an half more or less

Late in Tenure of William Baoter of Thorpe Bywater in the County
aforesaid his undertenants or assigns with the Appurtenances AND
all the Right Title and Interest in Law and Equity of him the said
Henry Nevison of in and to the said Premises and every part and
parcel thereof with the Appurtenances and the Reversion and Revers^{re}
Remainder and Remainders thereof To the use and behoofe
of Henry ^{Sampler} ~~tenant~~ of Thorpe Bywater in the said County of
Rutland his Heirs and Assigns according to the Custom of the said
Manor And Now at this Court comes in his proper Person the
said Henry Sampler and humbly prayes to be admitted Tenant to
the said Premises with the Appurtenances To whom the Lord
by the said Deputy Steward hath granted Seizin thereof by the
Rod To hold to the said Henry Sampler 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 giveth to the Lord for his Fine as in the Margin and is
admitted Tenant thereof and hath performed his Dealty

Rent
Fine

Rent
Fine

Ann the

one

Robert Co

Elizabeth the Wife of Benj^m Timson
one of the Daughters and Heirs of At the said Day of Adjournment of this
Rob^t Colling otherwise Colwell Decedated Court it is found and presented by the Homage,
for Qddecott aforesaid ~~deceased~~ late of

that Robert Colling otherwise Colwell late of Qddecott aforesaid
Farmer Deceased late a customary Tenant of this Manor lately
Died Seized of All that one Messuage or Tenement with the Appurte-
nances in Qddecott aforesaid AND also part of a Third part of allard
Land in the Fields and Precincts of Qddecott aforesaid held by
Copy of Court Roll of the said Manor by the yearly Rent of
And also of two acres of arable Land lying and being in the Field
called the Middle Field in Qddecott aforesaid in a place there called the
Spong held by Copy of Court Roll under the yearly Rent of ~~one~~ ^{six} pence
all which said Premises are now in the Tenure or Occupation of John
Day AND that Elizabeth the Wife of Benjamin Timson Ann the

90

Wife of William Morris Robert Smith son of Joseph Smith by
 Mary his Wife Deceased heretofore Mary Colwell Spinster Esther the
 Wife of Daniel Colman and Alice the Wife of John Newby are the Daughters
 Grandson and Heirs of the said Robert Colwell Deceased to the said
 Premises And Now at the Said Day of Adjournment of this Court
 comes in her proper person the said Elizabeth the wife of Benjamin
 Timson and humbly prays to be admitted Tenant to one undivided fifth
 part of the said Premises with the Appurtenances To whom the
 Lord by the said Deputy Steward hath granted Seizin thereof by the Rod
 To hold the said undivided fifth part of the said Premises with the
 Appurtenances to the said Elizabeth Timson her 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 she gives to
 the Lord for her Term as in the Margin and is admitted Tenant thereof
 and hath performed her Fealty

Rent
Fine

Ann the Wife of William Morris

one of the Daughters and Heirs of } At the said Day of Adjournment of this Court
 Robert Colling otherwise Colwell Deceased } It is found and presented by the Homage for Coldecott
 aforesaid that Robert Colling otherwise Colwell

8.

late of Coldecott aforesaid Farmer Deceased late a customary Tenant
 of this Manor lately died Seized Of One Messuage or Tenement with
 the Appurtenances in Coldecott aforesaid And also part of a third
 part of alland Land in the Fields and Precincts of Coldecott aforesaid
 held by Copy of Court Roll of the said Manor by the yearly Rent of

And also of two acres of arable Land lying and
 being in the Field called the Middle Field in Coldecott aforesaid in a place
 there called the Spongs held by Copy of Court Roll under the yearly
 Rent of sixpence all which said Premises are now in the Tenure or
 Occupation of John Day And that Elizabeth the wife of Benjamin
 Timson Ann the wife of William Morris, Robert Smith Son of Joseph
 Smith by Mary his wife Deceased heretofore Mary Colwell Spinster
 Esther the wife of Daniel Colman and Alice the wife of John Newby

Rent
Fine

Are the Daughters Grandson and Coheirs of the said Robert Colwell
Deceased to the said Premises And Now at the said Day of Adjournment
of this Court comes in her proper person the said Ann the Wife of William
Morris and humbly prays to be admitted Tenant to one undivided fifth
part of the said Premises with the Appurtenances To whom the
Lord by the said Deputy Steward hath granted Seizin thereof by the said
To hold the said undivided fifth part of the said Premises with the
Appurtenances to the said Ann Morris her 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 she gives
to the Lord for her Fine as in the Margin and is admitted Tenant
thereof and hath performed her Fealty -

Esther
one of
Robert Col-

Presentment of the Death of Robert Colling
otherwise Colwell and Proclamation for
Robert Smith his Grandson and one of his
Heirs to be admitted to one undivided fifth part
of the following Premises -

At the said Day of Adjournment of
this Court it is found and presented by the
Homage for Lealdecott aforesaid that Robert Colling
otherwise Colwell late of Lealdecott aforesaid

Farmer Deceased late a customary Tenant of this Manor lately died
Seized of one Messuage or Tenement with the Appurtenances in Lealdecott
aforesaid And ALSO part of a third part of all Land in the Fields
and Precincts of Lealdecott aforesaid held by Copy of Court Roll of the
said Manor by the yearly Rent of

And also of two acres of arable Land lying and being in the Field,
called the Middle Field in Lealdecott aforesaid in a place there called the
Sponges held by Copy of Court Roll under the yearly Rent of sixpence
all which said Premises are now in the Tenure or Occupation of John

Day and that Elizabeth the wife of Benjamin Timson Ann the Wife
of William Morris Robert Smith Son of Joseph Smith by Mary his
Wife Deceased heretofore Mary Colwell Spinster Esther the Wife of
Daniel Colman and Alice the wife of John Newby are the Daughters
Grandson and Coheirs of the said Robert Colwell Deceased to the said
Premises And Now at the said Day of Adjournment of this Court
Three Publicke Proclamations are solemnly made in open Court for
the said Robert Smith in his proper person or by his Attorney to come

Rent
Rent

Tina

99.

Into Court and take out of the Hands of the Lord of this Manor
Seizin of one undivided fifth part of the said Premises Nevertheless
the said Robert Smith neglected to come into Court in his proper person
or by his Attorney to take Seizin thereof according to the custom of the said
Manor.

At the said Day of Adjournment of this
Court it is found and presented by the Homage
for Lealdecote aforesaid that Robert Coling
otherwise Colwell late of Lealdecote aforesaid Farmer Deceased late a
Customary Tenant of this Manor lately died seized of One Messuage or
Tenement with the Appurtenances in Lealdecote aforesaid And also
part of a Third part of a yard Land in the Fields and Enclosures of
Lealdecote aforesaid held by Copy of Court Roll of the said Manor by the
yearly Rent of And afield of two acres of arable
Land lying and being in the Field called the Middle Field in Lealdecote
aforesaid in a Place there called the Spongs held by Copy of Court Roll
under the yearly Rent of Sixpence all which said Premises are now in
the Tenure or Occupation of John Day And that Elizabeth the Wife
of Benjamin Tuxon Ann the Wife of William Morris Robert Smith
Son of Joseph Smith by Mary his Wife Deceased heretofore Mary
Colwell Spinster Esther the Wife of Daniel Coleman and Alice the
Wife of John Hawby are the Daughters Grandson and Coheirs of the
said Robert Colwell Deceased to the said Premises AND NOW at the
said Day of Adjournment of this Court comes in her proper person
the said Esther the Wife of the said Daniel Coleman and humbly
prays to be admitted Tenant to the ~~and~~ one undivided fifth part of the
said Premises with the Appurtenances To whom the Lord by the said
Deputy Steward hath granted Seizin thereof by the Rod John Colwell
the said undivided fifth part of the said Premises with the Appurtys to
the said Esther Coleman her 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 she gives to the
Lord for her Dine as in the margin and is admitted Tenant thereof
and hath performed her Fealty

Rent
Rent
Time)

Alice the Wife of John Newby
one of the Daughters and Heirs
of Robert Coling otherwise Colwell Deceased { At this Court it is found and presented
the 3rd day of adjournment of this
Court Roll of the said Manor by the yearly Rent of
10.
Farmer Deceased late a customary Tenant of this Manor lately deceased
Seized of One Messuage or Tenement with the Appurtenances in
Lealdecott aforesaid And also part of a Third part of a Yard Land
in the Fields and Enclosures of Lealdecott aforesaid held by Copy of
Court Roll of the said Manor by the yearly Rent of
And also of Two acres of arable Land lying and being in the
Field called the Middle Field in Lealdecott aforesaid in a place
there called the Spongs held by Copy of Court Roll under the
yearly Rent of six pence all which said Premises are now in the
Tenure or Occupation of John Day And that Elizabeth the wife
of Benjamin Timison Ann the wife of William Morris Robert
Smith son of Joseph Smith by Mary his wife Deceased heretofore
Mary Colwell Spinster Esther the wife of Daniel Coleman
and Alice the wife of John Newby are the Daughters Grandson
and Coheirs of the said Robert Colwell Deceased to the said Premises
And now at the said Day of Adjournment of this Court comes
in her proper person the said Alice the wife of John Newby and
humbly prays to be admitted Tenant to One undivided fifth
part of the said Premises with the Appurtenances To
whom the Lord by the said Deputy Steward hath granted
Seizin thereof by the Rod To hold the said one undivided
fifth part of the said Premises with the Appurtenances unto the
said Alice Newby her Heirs and Assigns at the Will of the Lord
according to the custom of the said Manor by the Acknowledgments
Services therefore due and of Right accustomed and she gives to
the Lord for her Fine as in the Margin and is admitted Tenant
thereof and hath performed her Seal

Rent
Rents
Fine

2.
Rent 0:0:2
Fine 0:0:2

ANN the
One of the
Rob! Coling

12.

Eliz. the wife of Benj: Timison
one of the Daughters & Heirs of
Rob! Coling otherwise Colwell Deceased { At the said Day of Adjournment of this Court
it is found and presented by the Homage for Lealdecott aforesaid
that Rob! Coling otherwise Colwell late of Lealdecott aforesaid
Farmer Deceased late a customary Tenant of this Manor lately deceased

Seized of All that Messuage House with the Appurtenances in Caldecott
 aforesaid now in the Tenure or Occupation of George Stowe late Simsons and
 heretofore Halfords held by copy of Court Roll of the said Manor by the yearly
 Rent of Ten Pence and which the said Robert Colwell purchased since the
 Death of his Daughter Mary Smith late wife of Joseph Smith herelofore Mary
 Colwell Spinster And that Elizabeth the wife of Benjamin Timson, Ann the
 wife of William Morris Esther the wife of Daniel Coleman and Alice the
 wife of John Newby are the only surviving Daughters and Heiresses of the
 said Robert Colwell Deceased to the said Messuage with the Appurtenances
 AND NOW at the said Day of Adjournment of this Court comes in her
 proper person the said Elizabeth the wife of Benjamin Timson and humbly
^{on her knees for to speak} prays to be admitted Tenant to the said Premises with the Appurtenances
 To whom the Lord by the said Deputy Steward hath granted Seizure
 thereof by the Rod & Stock the said undivided fourth part of the Premises
 with the Appurtenances unto the said Elizabeth Timson her 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 she giveth to the Lord
 for her Term as in the Margin and is admitted Tenant thereof and hath
 performed her fealty

Rent 0:0:2*th*
 Time 0:0:2*th*

Ann the Wife of William Morris

One of the Daughters & Heirs of { At the said Day of Adjournment of this Court
 Rob. Coling otherwise Colwell Deceased. It is found and presented by the Homage for Caldecott
 aforesaid that Robert Coling otherwise Colwell late of

12, Caldecott aforesaid Farmer Deceased late a Customary Tenant of this Manor
 lately Died seized of All that Messuage House with the Appurtenances in
 Caldecott aforesaid now in the Tenure or Occupation of George Stowe late
 Simsons and heretofore Halfords held by copy of Court Roll of the said Manor
 by the Yearly Rent of Ten Pence (and which the said Robert Colwell purchased
 since the Death of his Daughter Mary Smith late wife of Joseph Smith herelofore
 Mary Colwell Spinster) And that Elizabeth the wife of Benjamin
 Timson Ann the wife of William Morris Esther the wife of Daniel Coleman
 and Alice the wife of John Newby are the only surviving ~~the~~ Daughters and
 Heiresses of the said Robert Colwell Deceased to the said Messuage with the
 Appurtenances AND NOW at the said Day of Adjournment of this Court