

comes in her proper Person the said Ann the Wife of William Morris
and humbly prays to be admitted Tenant to one undivided fourth 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 fourth part of the said Premises with the Appurtenances
unto 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

Rent £ 2 2s
Fine 12d

Rent ---
Fine ---

Alice
one of
Robt. Colins

Esther the Wife of Daniel Coleman

One of the Daughters and Heirs of Robert the said Day of Adjournm^t of this Court,
Robt. Coling otherwise Colwell Deceased Sit is found and presented by the Homage for Colerott
aforesaid Farmer Deceased that Robert Coling

otherwise Colwell late of Caldecott aforesaid Farmer Deceased late a
Customary Tenant of the said Manor died Seized Of All that Mesnage
House with the Appurtenances in Caldecott aforesaw now in the Tenure
or Occupation of George Stowe late Timmons 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 heretofore Mary Colwells
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
Coheir esses of the said Robert Colwell Deceased to the said Mesnages
with the Appurtenances ALL NOW at the said Day of Adjournm^t

of this Court comes in her proper Person the said Esther the Wife of Daniel
Coleman and humbly prays to be admitted Tenant to One undivided fourth
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 fourth part of the said Premises with the Appurtenances
unto 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

Rent ---
Fine ---

Rent .. 2^s 2^d
Time .. 2^s 2^d

Therefore due and of right accustomed and she gives to the Lord for her
Time as in the Margin and is admitted Tenant thereof and hath performed
her Treaty

Alice the Wife of John Newby

one of the Daughters and Heirs of

Robt Coling otherwise Colwell Deceased

11.

At the said Day of Adjournment of this
Court it is found and presented by the Homage for

Caldecott aforesaid that Robert Coling otherwise

Colwells late of Caldecott aforesaid Farmer Deceased late a customary
Tenant of the said 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 Timsons 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 heretofore 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
Coheirefes 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 person the said Alice the Wife of John Newby and
humbly prays to be admitted Tenant to One undivided fourth part of the
said Premises with the Appurtenances ~~unto the said Alice Newby her
Heirs and Assigns~~ To whom the Lord by the said Deputy Steward
hath granted Seizin thereof by the Rod To hold the said undivided fourth

Rent .. 2^s 2^d
Time .. 2^s 2^d

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 Rents and Services therefore due and of Right
accustomed and she gives to the Lord for her Time as in the Margin and is
admitted Tenant thereof and hath performed her Treaty

Michael Snowden

On Surrender of { At the said Day of Adjournment of this Court
Samuel Rowlatt it is testified by Joseph Pretty one of the Deciniers for
Liddington aforesaid in and for the said Manor thereto

15

in open Court Sworn that on the Hour and Twentieth Day of Febr^ry
now last past Samuel Rowlatt 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 Joseph Pretty and by the Hand
according to the Custom of the said Manor All that One Cottage in
Liddington aforesaid then or late in the Tenure or Occupation of Walter
Stokes his undertenant or Assigns and held by Copy of Court Roll
of the said Manor under the Yearly Rent of Five shillings and two
pence with all and singular the Appurtenances therunto belonging
within the Manor aforesaid To the use and behoofe of Michael
Snowden of Whistlendme 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 And now at the said Day of Adjournment
of this Court comes in his proper person the said Michael Snowden
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 To hold to the said Michael
Snowden his Heirs and Assigns at the Will of the Lord according
to the Custom of the said Manor by the Rents and Services thereto
therefore 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 Fealty

Rent 0..5.2
Fine 0..5.2

Samuel Rowlatt

only Son & Heir of { At the said Day of Adjournment of this Court
Samuel Rowlatt Deceased It is found and presented by the Homage for Liddington aforesaid
in and for the said Manor that Samuel Rowlatt sometime a

16

customary Tenant of this Manor died Seized of half an Acre of land
held under the yearly Rent of Three pence lying at a place called the
Stone Pitts in Liddington aforesaid the Land late of Richard Waterfield
On the West being parcel of a Copy of Court Roll of the Manor aforesaid

Bearing Date the Twenty fifth Day of October which was in the Year
 of our Lord one thousand seven hundred and five Acted that Samuel
 Rowlatt is the only Son and Heir of the said Samuel Rowlatt
 Deceased AND NOW at the said Day of Adjournment of this Court
 comes in his proper person the said Samuel Rowlatt 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 Samuel Rowlatt 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 Treaty

Mr - T - 3
Tyme - 3

Michael Snodin

on Surrender of At the said Day of Adjournment of this Court
 Samuel Rowlatt comes in his proper person Samuel Rowlatt 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 of the
 said Deputy Steward according to the Custom of the said Manor Half
 an acre of Land lying at a place called the Stone Pitts within the Fields
 of Liddington aforesaid (to which the said Samuel Rowlatt hath this Day
 been admitted) the land late of Richard Waterfield on the West being a
 parcel of a copy of Court Roll of the Manor aforesaid bearing Date the
 twenty fifth Day of October which was in the Year of our Lord one
 thousand seven hundred and Five and now in the Tenure of Walter Stokes
 his Under tenants or Assigns and held by Copy of Court Roll of the said
 Manor under the Yearly Rent of Three pence To the use and
 behoofe of Michael Snodin of Whippingdale 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 And Now at the said
 Day of Adjournment of this Court comes in his proper person the said
 Michael Snodin 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 Michael Snodin 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 Seafy

Rent 0..0..3
Fine 0..0..3

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John Hland

On Surrender of
Himself and Mary his Wife

18.

At the said Day of Adjournment of this Court it is
certified by the said Deputy Steward that on the ninth Day of
July now last past John Hland of Caldecott aforesaid Weaver
and Mary his Wife the the said Mary being a customary
Tenant of this Manor and first solely and secretly removed
apart from her said Husband by the said Deputy Steward and
freely consenting thereto Did out of Court Surrender by
the Rod into the hands of the Lord of the said Manor by the
hands and acceptance of him the said Deputy Steward accordyng
to the Custom of the said Manor All that half part of an
undivided Copyhold Mewage House and Homestead with the Appurtenances thereto belonging in Caldecott aforesaid then in
the Tenure or Occupation of Robert Lupton his undertenants or
Assigns And also all that Moiety or equal half part of All
that One Yard Land belonging to the said Mewage And
also all that Moiety or half part of one half Yard Land
with the Appurtenances in Caldecott aforesaid lately purchased
by Robert Ward Deceased of and from one Edward Stabberfield
and his Heirs And also all that Moiety or half part
of one Third part of One Yard Land lately purchased by the
said Robert Ward of and from one Elizabeth Martin formerly
called Joyces Land And all that Moiety or half part of one
Quarter of one Yard Land with the Appurtenances in Caldecott
called Germans Land formerly purchased by Zachary Ward
And all that Moiety or half part of One Quarter of one
Yard Land with the Appurtenances in Caldecott aforesaid lately
purchased by Thomas Ward Deceased of and from one Dawsett
And also all that Moiety or half part of all that Close

Copy
Mewage

Or Closes lying in Snelton in the Liberties of Caldecott
with the Appurtenances formerly purchased by Zachry Ward of and
from one John Kirby AND all other the Copyhold Lands Tenements
and Hereditaments whatsoever of her the said Mary Hand lying
within the said Manor To the use and behoofe of the
said John Hand his Heirs and Assigns according to the Custom of
the said Manor And Now at the said Day of Adjournment of
this Court comes in his proper person the said John Hand and
humbly prays to be admitted Tenant to the said Premises with
the Appurtenances Upon whom the Lord by the said Deputy
Steward hath granted Seizin thereof by the Rod To him to the
said John Hand 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 Tealby

Garrisoner to the use of the At the said Day of Adjournment of this Court it is
will of Walter Freeman inrolled Testified by John Hand one of the Decinets for Caldecott
aforesaid in and for the said Manor (hereto in open Court
sworn) that on the Twenty fourth Day of November which was in the
Year of our Lord one thousand seven hundred and sixty Walter Freeman
a customary Tenant of the Manor aforesaid Did out of Court warrant
by the Rod into the Hands of the Lord of the said Manor and by the hands
of him the said John Hand All his the said Walter Freemans
Copyhold Estate Messuages Lands Tenements and Hereditaments
whatsoever in Caldecott aforesaid with all and singular their
Appurtenances to the said Messuage House and Lands belonging
To the use and behoofe of such Person and Persons and
for such uses Intents and Purposes as the said Walter Freeman
shoaled by his last Will and Testament give diverse direct or appoint,
the same

The Manor of Liddington
with Caldecott
In the County of Northampton

March 1562

At the View of Frank Pledge
and also the Great Court Baron of the

Night Honourable Mounslowe 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 first Day of October
in the second Year of the Reign of our Sovereign Lord George
the Third by the Grace of God of Great Britain France and
Ireland King Defender of the Faith and in the Year of our
Lord One thousand seven hundred and sixty two and from
thence by Adjournment continued unto Monday the eighth Day
of March then next following before John Wyche Gentleman
Deputy Steward of the Courts there -

Inquest and Homage
For Liddington aforesaid

John Pretty	Richard Tarrow
Congers Peach	Samuel Pretty
Thomas Hill	Rich Sculthorpe
Robert Colin	John Williamson
Robert Larratt	John Allin
Walter Stokes	Henry Nevison
James Hill	Watson Cave
Edward Sharman	John Knight
Joseph Pretty	Isaac Gibbons
Edmund Symey	and
Michael Snowden	Edward Mardock

Inquest and Homage
For Caldecott aforesaid

Robert Laxton	George Brown
Thomas Stokes	John Hand
William Morris	John Lowther
Samuel Cave	John Cort
William Hill Wear	John Reddall
Wm Hill Farmer	William Cave
Lewis Woodcock	and
John Browne	Richard Ward

Officers Elected for Constables of Liddington
the Year Ensuing } James Hill - } Sworn
Fieldreever Edward Marvien }

Fieldreever Jos Pretty -
Rob. Colwells -
Tho: Hill -
Henry Newson - } Sworn

Freeboroughs and Dikereees John Williamson
Samuel Pretty } Sworn

Deciners for taking Surrs, John Pretty -
Conyers Peach -
Joseph Pretty -
James Hill - } Contin. 118D

Rentreeve Lewis Woodcock - Sworn

Pinders and Fieldkeepers James Baker -
Jane Beeston - } Sworn

Constables of Caldecotte Wm Hill -
Sam Cave - } Sworn

Fieldreeses Surveyors of Weights Thomas Stokes -
and Measures and Aleasters John Hand - } Sworn

Deciners for taking Surrenders Lewis Woodcock
William Hill - } Contin.
John Hand -

Freeboroughs and Dikereees Richard Ward -
John Riddle - } Sworn

Pinder Henry Newson - Sworn

FSSONS
Court.

Thomas Wright, Robert Caistor, John Stapleton, William Cunningham,
Robert Pitts, John Collin, Lawrence Manton, James Franks, Edward
Manton, William Fop, John Ormond, John Wadland, and others of
Liddington aforesaid, Thomas Austin, Thomas Rudkin, Thomas Deacon,
Thomas Swaby, John Vines, John Heads, William Woodcock George
Stowe, Thomas Dunmore, John South, Daniel White, Walter Freeman,
and others of Caldecott aforesaid.

The Verdict of the Inquest
and Homage for Liddington

The Jurors aforesaid upon their Oath do say that
aforesaid — — — — — William Fancourt Clerk because he is a Freeholder at
Liddington aforesaid within the said Manor and did not
appear at this Court to perform his Suit and Service according to the
Custom of the said Manor AND John ^{8d} Tulkner, Robert ^{8d} Smith Clerk
and John Brown because they are in the like Default AND that
Thomas Braines because he is also a freeholder at Liddington aforesaid within
the said Manor and did not appear at this Court to perform his Suit and
Service according to the Custom of the said Manor AND Jno. Brown ^{8d}
~~John Bellars~~ Thomas Boyall Clement Marvien and Jno. Marvien ^{8d}
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)

Affected by the whole Homage

Fines —

At this Court Joseph Pretty of Liddington aforesaid because
he did not appear to be sworn upon the Inquest and Homage of this Court
when the Jury was sworn and Michael Snowden and Richard Garrow
because they are in the like Offence AND Joseph Pretty Robt. Colwell
William Hill and Henry Nevison the Fieldreeves of Liddington aforesaid
because they had not their Bill of Prevement ready AND Jno. Williamson
and Samuel Pretty the Freebroughs and Dikereeves of Liddington afores.
because they are in the like Default AND John Pretty Conyers Beach
Joseph Pretty and James Hill the Deciners for taking Surrenders in
Liddington aforesaid because they are in the like Default AND the said
Joseph Pretty the Rentreeve of Liddington aforesaid 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

1762

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The Verdict of the Inquest. The Jurors aforesaid upon their Oath Do say that
and Homage of Caldecott aforesaid William Glanville Esq^r because he is a Freeholder at Caldecott
aforesaid within the said Manor and did not appear at this Court
to perform his Suit and Service according to the Custom of the said Manor And
Benjamin Timson, John Newby, Daniel Coleman Watson Tookey Clerk
Samuel Tookey and William Daxeler because they are in the like Offence
Therefore they are and each and every of them is in the Mercy of the Lord of
this Manor as appears over their Names respectively
Affeered by the whole Homage.

Fines At this Court William Morris of Caldecott aforesaid because
he did not appear to be sworn upon the Inquest and Homage of this Court,
when the Jury was sworn John Lowth because he is in the like Offence.
And William Hill and Samuel Gave the Constables for Caldecott
aforesaid because they had not their Bill of presentment ready And Thomas
Stokes and John Hand the Field Surveyors of Weights and Measures and
Ale Tasters of Caldecott aforesaid because they are in the like Offence And
Lewis Woodcock William Hill and John Hand the Deciners for taking
Surrenders in Caldecott aforesaid because they are in the like Offence
And the said Lewis Woodcock and John Brown the Freeboroughs and
Dishereves of Caldecott aforesaid 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

Thomas White's Surrender At this Court it is testified by William
to the use of his Will intitled. I Hill one of the Deciners for Caldecott aforesaid that on
the Twelfth Day of April last past Tho: White of Kirby in the
County of Northampton Farmer alcustomary Ten^t of the said Man^r Did out of Court
Surrender into the Hands of the Lord of this Manor by the hands & acceptance of him the said
Mr. Hill and by the Rod All that his one Acre & a half of Meadow be it more or less lying
near to the River Welland within the Man^r of Caldecott aforesaid in Caldecott Meadow and then
in the Tenure & Occup^r of Mr. White To the use and behoofe of such person and persons & upon
such Trusts to & for such uses Intents and purposed as the said Tho: White shd declare nominate
and appoint in and by his last Will and Testament purporting his last will shd give devise
direct limit or appoint the same according to the Custom of the said Manor

James Hill only Son and

Heir of

John Hill deceased.

At this Court it is found and presented by
the Homage of Liddington aforesaid that John Hill late of
Liddington aforesaid grasier late a customary Tenant of

this Manor died seized of one Quarter part of alford Land formerly in the
Possession of Robert Woodcock (and another quarter part of a Yard Land)
formerly in the Possession of Robert Tansley And also four acres of
Land (be the same more or less) formerly in the Possession of the said Robert
Tansley lying dispersedly in the Fields of Liddington aforesaid with the
Appurtenances within the Manor aforesaid held by the yearly Rent of Five
Shillings and Eight Pence to which Premises the said John Hill and
Mary his Wife (sometime since also Deceased) were admitted at a Court held
in and for this Manor next after the Feast of Saint Michael which was in
the Year of our Lord one thousand seven hundred and Fourteen on the Sum
of James Hill the Father of him the said John Hill And also of one

(Mr Miffling Surrend^r to
Thomas Goodliss & Anna his
Wife by Wm Jas Hill on 13th of
April 1767 and it is agreed by
all parties that is to pay one
shilling Rent Yearly)

Messuage or Tenement formerly in the Tenure or Occupation of him the said John
Hill and half alford Land to the said Messuage or Tenement belonging with the
Appurtenances held by the yearly Rent of Five shillings to which Premises the
said John Hill and Mary his Wife sometime since also Deceased were admitted
at the said Court on the Surrender of him the said James Hill And that
James Hill of Liddington aforesaid Farmer is the only Son and Heir of
them the said John Hill and Mary his Wife Deceased which said Premises
are now in the Tenure of him the said last mentioned James Hill And
it is further found and presented by the said Homage for Liddington aforesaid
that the said John Hill also died seized of one Quarter of alford Land with
the Appurtenances as the same was sometime since divided and formerly in
Tenure of William Allen formerly the Lands of Prudence Newton held by the
Rent of two shillings (and two pence) And also one acre and an half of
arable Land and Meadow Ground lying in the Fields and Meadows of
Liddington aforesaid formerly in the Tenure or Occupation of John Fisher
held by the yearly Rent of Sixpence To which Premises the said John
Hill was admitted at a Court held in and for the said Manor next after
the Feast of Saint Michael which was in the Year of our Lord one thousand
seven hundred and twenty three as the only Son and Heir of his Father the
said James Hill then lately Deceased And also one Orchard and
Closse or a piece of ground used as an Orchard situated and being in
Liddington aforesaid called the Homestead with the Appurtenances within
the Manor aforesaid and formerly in Tenure of him the said John Hill
(Being parcel of a copy of Court Roll bearing Date the first Day of
October which was in the Year of our Lord one thousand seven hundred and

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John

Twenty) held by the Rent of two Shillings and eight pence to which Premises
 the said John Hill was admitted on the Surrender of Thomas Drake at a Court
 held next after the Feast of Saint Michael which was in the Year of our Lord
 One thousand seven hundred and twenty one which Homestead adjoined to the
 Messuage of the said Thomas Drake and is now lying near to the Messuage and
 Premises of his Son Thomas Drake And also all that Messuage or Tenement
 with the Appurtenances in Liddington aforesaid and all that Close of pasture
 with the Appurtenances in Liddington aforesaid lying near or adjoining to the
 said Messuage and called or known by the Name of the Home Close containing
 by Estimation Two acres be the same more or less And all that part of a
 Cottlage with the Appurtenances in Liddington aforesaid lying near or adjoining
 to the said Messuage or Tenement All which said Premises were sometime
 since in the Tenure or Occupation of the said John Hill his Undertenant or
 Servants To which said last mentioned Premises the said John Hill was
 admitted upon the Surrender of and Recovery suffered paid and had by of
 and from Thomas Bowley and Ann his Wife at a Court held in and for this
 Manor next after the Feast of Saint Michael which was in the Year of our Lord one
 thousand seven hundred and Thirty five and are held by the yearly Rent of one
 shilling and four pence And that the said James Hill now of Liddington aforesaid
 Farmer is the only Son and Heir at Law of the said John Hill Deceased
 And Now at this Court comes in his proper person the said James
 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 Seizm thereof by the Rod To hold to the said James 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 Sealte,

Thomas Roberts

Only Son and Heir of
 John Roberts Deceased At this Court it is found and presented by the Homage
 for Liddington aforesaid that John Roberts late a customary Tenant
 of the said Manor died Seized of Two acres of Land lying in the Fields
 and Precincts of Liddington aforesaid with the Appurtenances within the
 Manor aforesaid formerly in the Tenure or Occupation of John Fisher and
 held by Copy of Court Roll of the said Manor under the yearly Rent of One
 shilling and four pence To which Premises the said John Roberts was admitted
 on the Surrender of Isaac Quant and Mary his Wife at a Court held in and fore

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Wm
C*

The ~~Manor~~ ^L Manoy next after the Feast of Saint Michael the Arch Angel which was in the Year of our Lord one thousand seven hundred and Thorthy And that Thomas Roberts is the only Son and Heir of him the said John Roberts Deceased And Now at this Court comes in his proper Person the said Thomas Roberts 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 Thomas Roberts 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 therof and hath performed his Fealty

Rent 2 0 0 4
Fine 1 A

3.

William Sharpe Youngest Son and Heir of Richard Sharpe and Mary his Wife Deceased — At this Court it is found and present by the Homage for Liddington aforesaid that Richard Sharpe and Mary his Wife customary Tenants of this Manoy lately died seized of One Cottage situate in Liddington aforesaid formerly in the Tenure or Occupation of him the said Richard Sharpe with the Appurtenances within the Manoy aforesaid held by the Rent of Fourpence To which Premises the said Richard Sharpe and Mary his wife were admitted at a court held next after Michaelmas which was in the Year of our Lord One thousand seven hundred and Twenty on the Surrender of him the said Richard Sharpe And that William Sharpe of Wilsthorpe in the County of Lincoln ^{Esbor. 12} is the youngest Son and Heir of the said Richard Sharpe and Mary his wife both Deceased according to the Custom of this Manoy And Now at this Court comes in his proper Person the said William Sharpe 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 William Sharpe 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 therof and hath performed his Fealty

Rent 0 0 4
Fine 0 0 4

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B
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William Browitt

1762

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Only Son & Heir of - At this Court it is found and presented by
W^m Browitt Deceased the Homage for Caldecott aforesaid that William Browitt
late a customary Tenant of this Manor sometime since died
Seized Of a Messuage and Homestead in Caldecott aforesaid within this
Manor held by the yearly Rent of Fourpence half Penny to which Premises
Elizabeth Browitt his Widow was admitted Tenant for life at a Court held
next after Michaelmas which was in the Year of our Lord One thousand
seven hundred and Fifty Eight by virtue of the last Will and Testament of
him the said William Browitt and a Surrender to the Wetherof And
that William Browitt of Caldecott aforesaid Woolcomber is the only
Son and Heir at Law of him the said William Browitt Deceased and
will as such be duly intitled to the said Premises at and from the decease
of her the said Elizabeth Browitt And Now at this Court comes
in his Proper Person the said William Browitt and humbly prays to be
Admitted Tenant to the said Premises with the Appurtenances Revertions
expectant on the Decesse of the said Elizabeth Browitt of him and 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 William Browitt 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 0.0.4*1/2*
Fine 0.0.4*1/2*

Ann the wife of Thomas Stokes

On Surrender of
Benjⁿ Timson and others

5

At the said Day of Adjournment of this
Court it is certified by the said Deputy Steward that on
the seventh Day of January last past Benjamin
Timson and Elizabeth his wife William Morris and Ann his wife Daniel
Coleman and others his wife and John Newby and Alice his wife (They
the said Elizabeth Timson Ann Morris Esther Coleman and Alice Newby
being Customary Tenants of the said Manor and being first secretly Examined
apart from their said Husbands and consenting thereto Did out of Court
Surrender by the Rod into the Hands of the Lord of the said Manor by their
Hands and acceptance of John Wyche Gentleman Deputy Steward of the

Counts of the said Manoe according to the Custom thereof All
those Four undivided fifth parts Of All that Mesuage or
Tenement with the Appurtenances in Caldecott aforesaid And
also Part of a Third part of a Yard Land in the Field and
precincts of Caldecott aforesaid held by Copy of Court Roll of
the said Manor by the yearly Rent of

And also Two acres of arable Land lying and being in the
Field called the Middle Field in Caldecott aforesaid in a place
there called the Spongs held by Copy of Court Roll under the
yearly Rent of vj pence all which said Premises are now in
the Tenure or Occupation of John Day which said Premises
descended to the said Elizabeth Timson Ann Morris Esther Coleman
and Alice Newby Daughters of Robert Coling otherwise Colwells
deceased and one Robert Smith now an Infant Son of Joseph
Smith by Mary his Wife deceased heretofore Mary Colwell
Spinster the other Daughter of the said Robert Coling otherwise
Colwells deceased and which said Elizabeth Ann Esther and Alice
were admitted each to assif the part of the said Premises at a count
held in and for the said Manor next after Michaelmas which was in
the Year of our Lord One thousand seven hundred and sixty one
and the Reversion and Reversions Remainder and Remainders in
thereof To the use and behoofe of Ann the wife of Thomas
Stokes of Caldecott aforesaid Farmer for and during the Term
of her natural Life and from and after her Decease To the use
and behoofe of Samuel Stokes their Son His Heirs and
Assigns at the will of the Lord according to the Custom of the
said Manoe And Now at the said Day of Adjournment of this
Court comes in her proper Person the said Ann Stokes 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 Ann Stokes and her Assigns for and During the Term of
her natural Life 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 Time as in the Margin and
is admitted Tenant thereof and hath performed her Treaty

Arent
Time

6

John
and C
John
Ren
Time
Time
George
and
On
George
S.B. this
day of
1625. A.D.
of the

John Taylor

and Elizth his wife

On Surrender of

Thomas White

6.

At the said Day of Adjournment of this Court it is testifed by William Hill one of the Deciners for Caldecott aforesaid (thereto in open Court sworn) that on the fourth Day of Nov^r last past Thomas White of Corby in the County of Northampton Farmer one of the Customary Tenants of this Manor did out of Court Surrender into the Hands of the Lord of the said Manor by the Hands and acceptance of him the said William Hill by the Rod according to the Custom of the said Manor All his the said Thomas White and an half of Meadow lying next the River Wellin (be the same more or less) then in the Tenure and Occupation of William White with all and singular the Appurtenances to the said Meadow belonging to Caldecott aforesaid To the use and behoofe of John Taylor of Little Oakley in the County of Northampton aforesaid Farmer and Elizabeth his Wife for and during the Term of her natural life then to the said John Taylor 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 their proper Persons the said John Taylor 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 Seizin thereof by the Rod To hold to the said John Taylor and Elizabeth his Wife and the Heirs and Assigns of the said John Taylor 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 admitted Tenant thereof and have performed their Fealty

Rent

L. 6

Time

Time

George Ireland
and Elizabeth his Wife
On Surrender of the said
George Ireland

7.

At the said Day of Adjournment of this Court comes in his proper Person George Ireland of Leckham Rye in the County of Surrey Gardner 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

^{13th Court recd. 1st subrogated to the special Court of the 13 Sept. 1762} Steward according to the Custom of the said Manor All that Quaertorn Land in the several Fields of Liddington which Stamford Halford heretofore purchased of John Symoy And also all that acre(s) of arable Land which Elizabeth Halford purchased of Richard Pepper all which said Premises

Are situated lying and being in the Fields Precincts and Territories of
Diddington aforesaid and are held by Copy of Court Roll of the said Manor
under the two several yearly Rents of two shillings and sixpence and
three pence And also all that Quarter of a Yard Land lying and being
in the Fields of Diddington aforesaid held by copy of Court Roll under
the Yearly Rent of two shillings and sixpence called Freeman's Quarter
of a Yard Land To all which Premises the said George Ireland was
admitted at a Court held in and for the said Manor on the Thirteenth Day
of September last past on the Surrender of his Brother Thomas Ireland
the youngest Son and Heir of John Ireland Deceased and the Reversions
and Revertions Remainder and Remainders thereof To the use
and behoofe of him the said George Ireland and Elizabeth his wife
for and During the Term of their natural Lives and the life of the longer
liver of them and from and after the Decease of the Survivor of them Then
to the use and behoofe of all and every the Child and Children
of the said George Ireland on the Body of the said Elizabeth his wife
lawfully begotten or to be begotten and their Heirs share and share
alike to take as Tenants in Common and not as Joint Tenants
and for want of such Issue Then to the use and behoofe

of the Heirs and Assigns of the Survivor of them the said George
Ireland and Elizabeth his wife according to the Custom of the said
Manor And Now at the said Day of Adjournment of this Court
comes in his proper person the said George Ireland and the said Elizabeth
his wife comes by Robert Randle her Attorney and humbly prayeth
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 George Ireland and
Elizabeth his wife according to the said surrender 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 Taxes as in the Margin and are admitted Tenants thereof
and have performed their Fealty

Rent — 2.. 6
First — 0.. 3
Second — 2.. 6

5.. 3

Death of Watson Tookey At the said Day of adjournment of this Court it is found
Clerk mrobed and presented by the Homage for Caldecott aforesaid that Watson
Tookee Clerk late a Customary Tenant of the said Manor died seized of
All that Messuage or Tenement in Caldecott aforesaid formerly purchased by
Watson Bradshaw of and from Allin Sly and Elizabeth his Wife with the
Appurtenances within the Manor aforesaid held by the Rent of Eight Pence And
Also one Quarter of a Yard Land in Caldecott aforesaid containing by Estimation
six acres three Rods and a half Rod purchased by the said Watson Bradshaw
of and from the said Allin Sly and Elizabeth his Wife with the Appurtenances
within the Manor aforesaid held by the Rent of One Shilling and Eight Pence
And also one Quarter of a Yard Land containing by Estimation six acres
of Land and Meadow in Caldecott aforesaid purchased by the said Watson Bradshaw
of and from Thomas Gove with the Appurtenances within the Manor aforesaid
held by the Rent of One Shilling To all which said Premises the said Watson
Tookee deceased was admitted as the Nephew and Devisee of the said Watson
Bradshaw Deceased at a Court held in and for the said Manor next after
Michaelmas which was in the Year of our Lord one thousand seven hundred and
thirty one And that Watson Tookey of Emmanuel College in Cambridge
etc is the only Son and Heir of the said Watson Tookey Deceased

Michael Snodin

To
Himself and Wife

At the said Day of adjournment of this
Court it is testified by John Pretty one of the Deciners of
Liddington aforesaid hereto in open Court sworn that on
the fourteenth Day of April last past Michael Snodin 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 John Pretty Gentleman
one of the Deciners of the said Manor and by the Rod according to the Custom
of the said Manor All that one Cottage with the Appurtenances in Liddington
aforesaid formerly in Tenure of Robert Manton late of Sarmel Rowlath and
now of the said Michael Snodin his undevants or Assigns and held 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 the said Michael Snodin and Mary
his Wife for and During the Term of their two natural Lives and the Life of
the longer livr of them and from and after the Decease of the Survivor of them
Then to the use and behoofe of the Heirs of their two Bodys lawfully begotten
and for Default of such Issue Then to the use and behoofe of the right Heir of the said
Michael Snodin for ever at the Will of the Lord according to the Custom of the Manor

Presentments of the
Death of William Sharpe } At the said Day of Adjournment of this Court it is found
Enrolled ~ ~ ~ ~ ~ and presented by the Homage for Liddington aforesaid that William
Sharpe late a customary Tenant of the said Manor since the last
Court died seized of One Cottage situate in Liddington aforesaid formerly
in the Tenure or Occupation of his Father Richard Sharpe with the Appurts
within the Manor aforesaid held by the Rent of Year pence to which Premises
the said William Sharpe was admitted at a Court held for this Manor on the
Twenty first Day of October which was in the Year of our Lord one thousand
seven hundred and sixty two as the youngest Son and Heir of Richard
Sharpe and Mary his Wife ~~and Mary his wife~~ but who is the Heir at
Law of the said William Sharpe as yet remains unknown to the said
Homage ~

Sarah the Wife of
Robert Stafford Sister } At the said Day of Adjournment of this Court
and Heir of Thomas Newball Deceased } it is certified by the said Deputy Steward that on the sixteenth
Day of June in the Year of our Lord one thousand seven hundred
and Fifty six Daniel Thorpe of Liddington aforesaid Horse dealer
9 and Elizabeth his Wife customary Tenants of the said Manor (she the) said
~~Elizabeth~~ being first solely and secretly examined by the said Deputy Steward
and freely 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 and according to the Custom of the said Manor All that
Meuage or Tenement with the Yards Gardens Orchards Closes Commons
and Common of Pasture thereto belonging situated lying and being in
Liddington aforesaid And also all those Houses Outhouses Barns
Stables Granarys and Offices then lately erected and built upon the said
Premises or some part thereof with their and every of their Appurtenances
All which said Premises were then in the Tenure and 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 Fences Trees Wood Underwood Profits Privileges Hereditaments
Premises and Appurtenances whatsoever to the said Meuage or Tenement
Hereditaments and Premises belonging or in any wise appertaining and the
Reversion and Reversions Remainder and Remainders of all and every the
said Premises (whereof a common Recovery had that Day in Open Court been

Suffered and perfected) To the use and behoofe of Thomas Newball
 of Saint Martins Stamford Baron in the County of Northampton Gentleman his
 Heirs and Assigns for ever according to the Custom of the said Manor Provided
 always and upon Condition nevertheless that if the said Daniel Thorpe his Heirs
 Executors or Administrators should and did well and truly pay or cause to be paid
 unto the said Thomas Newball his Executors Administrators or Assigns the full
 and just sum of Two hundred Pounds of lawful money of Great Britain with
 Interest for the same after the Rate of Four Pounds for the One hundred Pounds
 by the Year at or within the Town dwelling House of John Dowis of Stamford
 in the County of Lincoln Gentleman on the sixteenth Day of December then
 next ensuing the Day of the Date of the said Surrender without any Deduction or
 Abatement whatsoever Then the said Surrender to be void or else to remain in
 full force and Virtue And it is found and presented by the Homage for
 Liddington aforesaid that the said Thomas Newball is since Dead and that
 Sarah the wife of Robert Stafford in the Town and County of Huntingdon
 Gentleman is the Sister and Heir at Law of him the said Thomas Newball
 And it is further found and presented by the said Homage that the said
 Principal sum of Two hundred Pounds with Interest for the same hath not
 been paid in pursuance and performance of the said Provisions or Condition
 whereby the said Premises with the Appurtenances are becomes vested in
 the said Sarah Stafford And Now at the said Day of Adjournment of this
 Court comes in her proper Person the said Sarah Stafford by John Vowe
 Gentleman her Attorney lawfully constituted by a certain Writing or Deed
 Roll under the hands and Seals of the said Robert Stafford and Sarah his
 Wife bearing Date on or about the Second Day of November last past 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 Sarah Stafford 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 but her Fealty
 is respite by reason of her absence and soforth

Print - 1.. 6

Robert Stafford and Sarah his Wife

To
 Elizabeth Butcher

Surrender Conditionally Milled

At the said Day of Adjournment of this
 Court come Robert Stafford of the Town of Huntingdon
 Grocer and Sarah his Wife (she the said Sarah
 being a customary Tenant of the said Manor) by
 John Vowe Gentleman their Attorney lawfully constituted by a certain writing
 or Deed Roll under the hands and Seals of the said Robert Stafford and Sarah

110

His Wife bearing Date on or about the Second Day of November
last past 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 Mervage
or Tenement with the Yards Gardens Orchards Cloves Commons and
Common of Pasture thereto belonging situated lying and being in Liddington
aforesaid And also all those Houses Outhouses Barns Stables
Granarys and Bifices 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 the Tenure or Occupation of Martha
Allin Widow her undertakers or Assigns and 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 Outhouse
Barns Buildings Fences Trees Wood Underwood Profits Privileges
Hereditaments and Premises belonging or in any wise appertaining
and the Reversion and Reversions Remainder and Remainders of all
and every the said Premises To the use and behoofe of
Elizabeth Dutcher of Hallaton in the County of Leicester Spinster
her Heirs and Assigns for ever according to the Custom of the said
Manor Provided always and upon Condition nevertheless
that if the Heirs Executors Administrators or Assigns of Daniel
Thorpe late of Liddington aforesaid Horse Dealer deceased shall
and do well and truly pay or cause to be paid unto the said Elizabeth
Dutcher her Executors Administrators or Assigns the full and just
sum of One hundred Pounds of good and lawful mony of Great
Britam with Interest for the same after the Rate of four Pounds ten
Shillings for the Hundred by the Year on the Twenty eighth Day of
September next without any Deduction or abatement whatsoever Then
this Surrender to be void or else to be and Remain in full force

and Virtue

The Manor of Liddington

With Goldecotto

In the County of Rutland

111

Special Court

13th Sept: 1762.

No this shd. have been
entered before the last Court

At a Special 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 on Monday the
Thirteenth Day of September in the second Year of the Reign of
our Sovereign Lord George the Third by the Grace of God of Great
Britain France and Ireland King Defender of the Faith and in
the Year of our Lord one thousand seven hundred and sixty two
before John Wyche Gentleman Deputy Steward of the Courts
there

Homage

Edmund Visamy.
James Hill - } Storn
Joseph Pretty -

Thomas Ireland

Youngest Son and Heir of
John Ireland and Eliz. his Wife

At this Court comes in his proper person
Thomas Ireland youngest Son and Heir of John Ireland,
and Elizabeth his Wife and humbly prays to be admitted
tenant to the Reversion expectant upon the Death of the said Elizabeth
Ireland of me and to All that Quarter Land in the several Fields of
Liddington which Stanford Halford heretofore purchased of John Visamy
And also all that Acre of arable Land which Elizabeth Halford purchased
of Richard Pepper All which said Premises are situate lying and being
in the Fields Precincts and Territories of Liddington aforesaid and are held
by Copy of Court Roll of the said Manor under the two several Yearly
Rents of two Shillings and sixpence and three pence and to which Premises
the said John Ireland (now lately deceased) and Elizabeth his Wife were admitted
at a Court held in and for the said Manor on the Fifth Day of October which
was in the Year of our Lord One thousand seven hundred and seventeen as
the Devisees in and by the last Will and Testament of Elizabeth Halford
Widow then lately Deceased To which (as said Thomas Ireland present)
here in Court the Lord of the said Manor hath granted & given of the said
Premises with the Appurtenances by the said Deputy Steward To hold
to the said Thomas Ireland his Heirs and Assigns at the Will of the Lord
according to the Custom of the said Manor (from and after the decease)

Rent - 2nd 6 Of the said Elizabeth now Elizabeth Tallington Widow formerly Mrs.
Rent - 1st 3 The wife of the said John Ireland / by the Rents and Services therefore due
" 2nd 9 and of right accustomed and he gives to the Lord for his Time as in the Margin
and is admitted Tenant there of and hath performed his Fealty
Time.. 2nd 9

Elizabeth Tallington, Widow
Formerly Elizabeth the wife of John
Ireland and Thomas Ireland —
Youngest Son and Heir of the said
John Ireland —
To
George Ireland Brother of the said John
Ireland —

Recovery

2

At this Court come in their proper
Persons Elizabeth Tallington of Liddington aforesaid
Widow formerly the wife of John Ireland Deceased and
Thomas Ireland of Greenwich in the County of Kent
Gardiner youngest Son and Heir of the said John
Ireland and the said Elizabeth Customary Tenants of
the said Manor and DO in open Court Surrender by
^{the 15th day of} into the Hands of the Lord of the said Manor by the
hands and acceptance of the said Deputy Steward accord
to the Custom of the said Manor All that Quarters
Land in the several Fields of Liddington which Stanford

Halford heretofore purchased of John Sisney And also all that acre ofable
Land which Elizabeth Halford purchased of Richard Pepper all which said
Premises are situated lying and Being in the Fields Precincts and Territories
of Liddington aforesaid and are held by Copy of Court Roll of the said Manors
under the several yearly Rents of two Shillings and sixpence and Threepence
and the Reversion and Revertions Remainder and Remainders hereof To
the use and behoofe of John Pretty of Liddington aforesaid Gentleman his
Heirs and Assigns according to the Custom of the said Manor To the intent
that the said John Pretty may be perfect Tenant to the Tenements & Premises
aforesaid with the Appurtenances for the suffering and passing one good and
perfect Recovery And now at this Court comes in his proper Person the
said John Pretty 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 there of by the Rod To hold to the said John Pretty his
Heirs and Assigns at the will of the Lord according to the Custom of the said
Manor by the Rents and Services therefore due and of right accustomed and
he gives to the Lord for his Time as in the Margin and is admitted Tenant
there of and hath performed his Fealty

Rent " 2nd 6

Rent " 1st 3

2nd 9

Time " 2nd 9

And afterwards at this Court comes in his proper person Watson Cave Gentleman and in open Court complains against him of a Plea of Land to wit the Tenements and Premises aforesaid with the Appurtenances in the Jurisdiction of this Court and makes protestation to prosecute his Plaintiff in the nature and form of the Writ of our Lord the King of Entry upon Disseizin in le Post at the Common Law according to the Custom of the said Manor and finds pledges to prosecute his said Plaintiff to wit John Doe and Richard Roe and prayes the process of this Court thereupon to be made according to the Custom of this Manor against the said John Pretty and soforth which is granted Returnable immediately and soforth.

¶ And the said John Pretty being present here in Court appears freely to the Plaintiff aforesaid without further process.

And whereupon the said Watson Cave Declares against the said John Pretty and Demands against him the customary Tenements 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 Watson Cave within Thirty Years last past And whereupon he saith that he the said Watson Cave was Seized of the said Tenements and Premises with the Appurts 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 Right when and soforth and vouches to Warrant the said Elizabeth Tallington and Thomas Ireland who present here in Court freely warrant the said Tenements and Premises unto him Whereupon the said Watson Cave Demands the said Tenements and Premises with the Appurtenances against them the said Elizabeth Tallington and Thomas Ireland Tenants by the said Warrant in the Form and manner aforesaid and with that he was seized of the said Tenement and Premises aforesaid with the Appurtenances in his Demesne as of Fee and Right at the Will of the Lord according to the Custom of the said Manor in the Time of Peace in the Time of the present King by taking the profits thereof to the Value and soforth and therefore he brings his Suit and soforth.

And whereupon the said Elizabeth Tallington and Thomas Ireland Tenants by their Warrant come and Defend their Right and soforth and further vouch over to Warrant Conyers Peache who is present here in Court and freely warrants to them the said Tenement and Premises with the Appurtenances.

Whereupon the said Watson Cawe Demands the said Tenements and Premises with the Appurtenances against him the said Lonyers Beach Tenant by Warranty in manner and form aforesaid and saith that he was seized of the said Tenements and Premises with the Appurtenances in his Demesne as of Fee and Right at the Will of the Lord according to the Custom of the said Manor in the Time of Peace in the Time of our Lord the 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 the said Lonyers Beach 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 Difize the said Watson Cawe of the said Tenements and Premises with the Appurtenances as before by his Writ or Plaintiff Declaration aforesaid he hath above supposed and of this he puts himself upon the Homage of the Court here.

And thereupon the said Watson Cawe ~~gratly~~ 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 Lonyers Beach there and soforth.

And afterwards to wit at the said Fourth Hour in the afternoon of the same Day the said Watson Cawe comes again into Court in his proper Person and the said Lonyers Beach altho' three Times solemnly called by Proclamation appears not again but Departeth in contempt of the Court and maketh Default. Therefore according to the Custom of this Manor it is considered and adjudged by the Court here that the said Watson Cawe do recover his Seizin of the said Tenements and Premises with the Appurtenances against the said John Detty To hold to the said Watson Cawe and his Heirs for ever at the Will of the Lord according to the Custom of the said Manor free from the said John Detty and his Heirs for ever AND that the said John Detty have of the Customary Tenements and Premises of the said Elizabeth Tallington and Thomas Ireland ~~have of the Customary Tenements of the said Lonyers Beach~~ within this Manor to the value and soforth AND that the said Elizabeth Tallington and Thomas Ireland have of the Customary Tenements of the said Lonyers Beach within this Manor to the Value and soforth And the said Lonyers Beach is in Mercy and soforth

And thereupon the said Watson Cawe pray the procs 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 here returnable immediately

And afterwards that is to say the same Day (the Court sitting) came into Court the said Watson Cave in his proper Person and the Officer of this Court to wit Thomas Roberts and returns his precept duly executed that is to say that he the said Thomas Roberts by virtue of the said Precept hath on the same Day caused full Seizin of the said Tenements and Premises with the Appurtenances to be delivered to the said Watson Cave as by the said Precept he was command.

And thereupon the said Watson Cave present here in Court humbly pray to be admitted Tenant to the said Premises with the Appart^t by virtue of the said Judgment and Recovery to which said Watson Cave the Lord of the said Manor by the said Steward hath granted Seizin thereof by the Rod To hold all and singular the said Tenements and Premises with the Appurtenances unto the said Watson Cave 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.

And afterwards at this Court come in their proper Persons the said Watson Cave John Pretty Elizabeth Tallington and Thomas Ireland 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 Quainton Land in the several Fields of Liddington aforesaid which Stanfold Halford purchased of John Symond AND ALSO all that acre of arable Land which Elizabeth Halford purchased of Richard Pepper all which said Premises are situate lying and being in the Fields Precincts and Territories of Liddington aforesaid and are held by copy of Court Roll of the said Manor under the two several Yearly.

*Form of her natural
life and from and
immediately after her
Decease*

Rents of two shillings and six pence and three Pence and the Reversion and To the use and behoofe of the said Elizabeth Tallington for and during the Reversions Remainder and Remainders thereof To the use and behoofe of George Ireland of Hackney in the County of Middlesex Gardener his Heirs and Assigns for ever according to the Custom of the said Manor

AND NOW at this Court come in their proper Persons the said Elizabeth Tallington and the said George Ireland 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 the said Premises with the Appurtenances unto the said Elizabeth Tallington for and during the Term of her natural life and from and after her Decease To hold to the said George Ireland 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 they give to the Lord for their Fines as in the Margin ^{are} admitted Tenants thereof and have performed their Fealty.

Rent " 2. 6

Rent " 1. 3

4 2. 9

Tme " 2. 6

Tme " 1. 3

" 2. 9

George Ireland
On Surrender of
Thomas Ireland his Brother

At this Court comes in his proper Person Thomas
Ireland youngest Son and Heir of John Ireland lately
Deceased / 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 Quarter of alford Land lying and being in the
Fields of Liddington aforesaid held by Copy of Court Roll under the yearly
Rent of two Shillings and sixpence called Freemans Quarter of alford Land
to which Premises the said Thomas Ireland was admitted at a Court held in
and for the said Manor next after Michaelmas which was in the year of our
Lord one thousand seven hundred and fifty seven and the Reversion and
Reversions Remainder and Remainders thereof To the use and behoofe
of George Ireland of Hackney in the County of Middlesex Gardener his
Heirs and Assigns according to the Custom of the said Manor And Now
at this Court comes in his proper Person the said George Ireland and
humbly prays to be admitted Tenant to the said Premises with the Appartments
To whom the Lord by the said Deputy Steward hath granted Seizin thereof
by the Rod To hold to the said George Ireland 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 Time as in the Margin and is admitted Tenant thereof
and hath performed his Fealty

Ld
Rent " 2..6
Fine .. 2..6

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The Manor of Liddington
with Caldecott } At a Special Court Baron
In the County of Rutland,

Spe^e Court
9th Dec^r 1762.

of the Right Honourable Brownlowe Earl of Peter
Baron of Burghley Lord of the said manor held at
Liddington in and for the said manor on Thursday the ninth
Day of December in the Third 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 uporth and in the year of our
Lord One thousand seven hundred and Sixty two before John
Wyche Gentleman Deputy Steward of the Court there

Homage James Hill
Conyers Peach Sworn
Lewis Woodcock

William Morris
and Ann his Wife

to
The use of themselves
and Survivor of them -

Recovery

At this Court come in their proper persons William Morris
Son and Heir of William Morris late of Caldecott aforesaid Deceased,
and Ann 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 one Close of Pasture lying in a Field called the Nether Field in
Caldecott aforesaid containing by Estimation two acres more or less and abutting
upon a Close now or late of William King on the North side and upon the
River upon the South with all ~~and singular the~~ Appurtenances to the said Close
of Pasture belonging and appertaining within the said manor and the River
and Reversions Remainder and Remainders thereof (which said Premises
are held by copy of Court Roll of the said manor bearing Date the Fourteenth
Day of October in the Year of our Lord one thousand seven hundred and Thirty six
under the Yearly Rent of sixpence To the use and behoofe of John
Pretty Gentleman his Heirs and Assigns according to the Custom of the said
Manor To the intent that the said John Pretty may be perfect Tenant to
the Tenements Close and Premises aforesaid with the Appurtenances 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 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 said Lord Tothold unto the said John Pretty his
Heirs and Assigns at the Will of the Lord according to the Custom of the said
Manor by the Rents and Services therefore due and of Right accustomed and he
gives to the Lord for his Fine as in the Margin and is admitted Tenant thereof
and hath performed his Fealty,

And afterwards at this Court comes Robert Randle Gentleman,
and in open Court complains against him the said John Pretty of a Plea of
Land to wit the Customary Close and Premises aforesaid with the Appurtenances
in the Jurisdiction of this Court and makes Protestation to prosecute his
Plaint in the nature and form of a Writ of our Lord the King of Entry upon
Disseizin in Leffpost at the Common Law according to the Custom of the said
Manor and finds Pledges to prosecute his said Plaintiff to wit John Doe and
Richard Roe and prayes the Proceedings of this Court thereupon to be made accordyng
to the Custom of this Manor against the said John Pretty and soforth which
is granted returnable immediately and soforth,

And the said John Pretty being present herein Court appears freely to
the Plaintiff aforesaid without further process,

And whereupon the said Robert Randle declares against the said John
Pretty and Demands against him the Customary Close 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 Randle within Thirty Years last past And whereupon he saith
that he the said Robert Randle was seized of the said Close and Premises in
his Demesnes 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
right when and soforth and Vouches to Warranty the said William Morris
and Ann his Wife who present here in Court freely warrant the said Close
and Premises unto him Whereupon the said Robert Randle Demands
the said Close and Premises with the Appurtenances against them the said
William Morris and Ann his Wife Tenants by the said Warranty in the
Form and manner aforesaid and saith that he was seized of the said Close
and Premises with the Appurtenances in his Demesnes 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 thereupon the said William Morris and Ann his Wife Tenants by their Warranty come and Defend their Right when and soforth and further vouch over to Warranty Richard Rowlatt who is present here in Court and freely Covets to them the said Close and Premises with the Appurtenances.

Whereupon the said Robert Randle Demands the said Close and Premises with the Appurtenances against him the said Richard Rowlatt Tenant by his Warranty in manner and form aforesaid And saith that he was seized of the said Tenements and Premises with the Appurtenances in his Demesne as of Tree 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 he brings his Suit and soforth.

And the said Richard Rowlatt Tenant by his Warranty comes here in Court in his proper person and Defends his ~~Suit~~ right when and soforth and saith that the said Hugh Hunt did not Disseize the said Robert Randle of the said Close and Premises with the Appurtenances as before by his Will or Plaintiff and Declaration he hath above supposed and of this he puts himself upon the Homage of the Court here.

And thereupon the said Robert Randle prays leave to imparle untill the Third Hour in the afternoon of the same Day and it is granted to him and the same Hour is given to the said Richard Rowlatt here and soforth.

And afterwards to wit at the said Third Hour in the afternoon of the same day the said Robert Randle comes again into Court in his proper person and the said Richard Rowlatt altho' three Times solemnly called by Proclamation appeareth not again but Departeth in Contempt of the Court and maketh Default Therefore according to the Custom of this Manor it is considered and adjudged by the Court here that the said Robert Randle do recover his Seizure of the said Close and Premises with the Appurtenances against the said John Pretty To hold to the said Robert Randle and his Heirs for ever free from the said John Pretty and his Heirs for ever And that the said John Pretty have of the Customary Lands and Tenements of the said William Morris and Ann his Wife within this Manor to the value and soforth And that the said William Morris and Ann his Wife have of the Customary Lands and Tenements of the said Richard Rowlatt within this Manor to the value and soforth and the said Richard Rowlatt is in Mercy and soforth.

And thereupon the said Robert Randle pray the process of this Court to be directed to the Bailiff of this Manor to cause full Seizin of the said Close 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 Robert Randle in his proper person and the Officer of this Court to wit Thomas Roberts Bailiff and returns his precept duly executed. That is to say that he the said Thomas Roberts by virtue of the said Precept hath on the same Day caused full Seizin of the said Tenement and Premises with the Appurtenances to be delivered to the said John Pretty as by the said Precept he was Commanded.

And thereupon the said Robert Randle present here in Court humbly prays to be admitted Tenant to the said Premises with the Appurtenances by virtue of the said Judgment and Recovery To which the said Robert Randle the Lord of the said Manor by the said Steward hath granted Seizin thereof by the Rod To hold all and singular the said Close and Premises with the Appurtenances unto the said Robert Randle 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,

And afterwards at this Court come in their proper persons the said Robert Randle John Pretty William Morris and Ann his Wife (she the said, Ann being first solely examined and 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 the said Close and Premises with the Appurtenances and the Reversion and Revertions Remainder and Remainders thereof To the use and behoofe of the said William Morris and Ann his Wife and the Heirs and Assigns of the longer liver of them according to the Custom of the said Manor And now at this Court come in their proper persons the said William Morris and Ann 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 whom to the said William Morris 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 Fine as in the Margin and are admitted Tenants thereof and have performed their Fealty.

Premt

6

William Morris

and Ann his Wife

to

Lewis Woodcock Turr
land miredd

At this Court come in their proper Person William Morris and Ann his Wife customary Tenants of the said Manor the said ~~him~~^{them} being first solely and secretly examined by the said Deputy Steward and consenting) and in open Court do Surrender into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward according to the Custom of the said Manor All that Close of Pasture lying in a Field called the Netherg Field in Caldecotte aforesaid containing by estimation two acres (more or less) and abutting upon a Close now or late of William King on the North side and upon the River on the South with all Appartenances to the said Close of Pasture belonging and appertaining within the said Manor held by Copy of Court Roll of the said Manor under the yearly Rent of stcience and the Reversion and Revertions Remainder and Remainders thereof to the use and behoofe of Lewis Woodcock of Caldecotte aforesaid Farmer his Heirs and Assigns according to the Custom of the said Manor Provided always and upon Condition nevertheless that if the said William Morris and Ann his Wife or either of them their or either of their Heirs Executors or Administrators do and shall well and truly pay or cause to be paid unto the said Lewis Woodcock his Executors Administrators and Assigns the full and just sum of Forty Pounds with lawful Interest for the same of good and lawful money of Great Britain at or upon the ninth Day of December which will be in the Year of our Lord one thousand seven hundred and forty three Then the said Surrender to be void or else to be and remain in full force and virtue

The Manor of Liddington

With Caldecott

In the County of Rutland

At the View of Frank

Merge and also the Great Court

Baron of the Right Honourable

Michael 1763

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 after
the Feast of Saint Michael the Arch Angel to wit on Monday the tenth

Day of October in the Third Year of the Reign of our Sovereign Lord
George the Third by the grace of God of Great Britain France and
Ireland King Defender of the Faith and in the Year of our Lord one
Thousand Seven hundred and sixty three and from thence by

Adjournment continued unto Monday the sixteenth Day of April
then next following before John Wyke Gentleman Deputy Steward
of the Courts there

Inquest and
Homage for
Liddington

Edmund Sidney
Joseph Pretty
Edward Sherman
James Hill
Robert Sarrant
Conyers Peach
Thomas Hill
Watson Cave

John Williamson
Henry Nevison
Richd Freeman
John Pretty
John Allen
Thomas Drake
and
Samuel Pretty

15 Sworn

Inquest and
Homage for
Caldecott

John Hand
John Lowth
George Browne
John Browne
Lewis Woodcock
Wm Hill the Elder
Wm Hill the Younger
Robert Laxton

William Morris
Robert Morris
Thomas Stokes
William Cave
Samuel Cave
Richard Ward
and
John Cort

15 Sworn

Officers Elected
for the Year ensuing

1763

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Constables of Liddington

Rich Freeman
Henry Newson } Sworn

Fieldreeves

Rob^r Colwell

Thomas Hill

John Allen

Robert Laratt

} continued

Freeboroughs & Dikereeves

John Pretty

Conyers Peach } Sworn

Deciners for taking Surrend^r

John Pretty

Conyers Peach

Joseph Pretty

James Hill

} contd

Rentreeve

James Hill

Contd

Linders & Fieldkeepers

James Parker

Jane Beeston

} contd

Constables of Caldecote

Robert Lacton

Robert Morris

} Sworn

Fieldreeve Surveyors of Weights & Measures

Samuel Cave

William Hill

} Sworn

Deciners for taking Surrend^r

Sevis Woodcock

William Hill

John Hando

} contd

Freeboroughs & Dikereeves

Richd Ward

Wm Hill Jun^r

Contd

Linder

Henry Newson

Contd

Opinions to Wit In Sir James Egert^r W^m Baxter, Thomas Maines Edmund Broughton, Thos Gibbons
Geo. Ireland, Rob^r Laratt Jun^r, Robert Pitt, John Wright, William Baxter, Tho^r
Goodliffe, Tho^r Wright & others of Liddington aforesaid, Andrew Robinson, Tho^r Rukkin,
Wm Hall, Tho^r Sarsby, Tho^r Samson, John Morris, Rob^r Skelhorn, Ing Vines, Willm
Woodcock, Geo. Stowe, Tho^r Dunmore, Dan^r White, & others of Caldecote aforesaid

The Verdict of

the Inquest of Homage for Liddington aforesaid

The Jurors aforesaid upon their Oath do say that John
Goodley because he hath been a Tenant and Inhabitant at Liddington,
aforesaid in this Manor for the space of one year last past and did
not appear at this Court to perform his Suit and Service according to the Custom
of the said Manor And Thomas Goodley because he is in the like Default And
that the Revd William Gancourt because he is a Freeholder at Liddington aforesaid
in the said Manor and did not appear at this Court to perform his Suit and
Service according to the Custom of the said Manor And the Revd Wade Garcoin
Thomas Barfoot John Falkner John Brown & Thomas Royal, because they
are in the like Default And that the said William Gancourt because he is
a Copyholder of the said Manor and did not appear at this Court to perform
his Suit and Service according to the Custom of the said Manor And William
Browne Thomas Barfoot Henry Barfoot Robert Freeman John Latimer
and Ward Eys because they are in the like Default Therefore
they are and each and every of them is in the Meroy of the Lord of this Manor
as appears over their names respectively

Affered by the whole Homage

The Verdict of the Inquest of Homage for Caldecott aforesaid

The Jurors aforesaid upon their Oath do say that John
Heads because he hath been a Tenant and an Inhabitant at Caldecott

aforesaid in this Manor for the space of one year last past and did not
appear at this Court to perform his Suit and Service according to the Custom of
the said Manor And that George Browne because he is a Freeholder at
Caldecott aforesaid in this Manor and did not appear at this Court to perform
his Suit and Service according to the Custom of the said Manor And John
Cowper, because he is in the like Default And that William Glanville Eys
because he is a Copyholder at Caldecott aforesaid in this Manor and did not appear
at this Court to perform his Suit and Service according to the Custom of the said
Manor And Peter Martin and William Baxter because they are in the like
Default Therefore they are and each and every of them is in the Meroy of the
Lord of the said Manor as appears over their Names respectively

Affered by the whole Homage

John Williamson

1763

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On Surrender of
Watson Cave →

At this Court it is testified by John Pretty one of the
Deciners for Liddington aforesaid (hereby in open Court sworn) →
that on the Fifteenth Day of March in the Year of our Lord one thousand seven
hundred and sixty three Watson Cave Gentleman 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 John Pretty according
to the Custom of the said Manor All that Mesnage House then lately
in Irelands and then in the Occupation of the aforesaid Watson Cave with the
Barns Stables Outhouses and all other the Appurtenances excepting only the
Orchard and Garden formerly unto the said Mesnage House Belonging which
was to be separated by a Fence Wall seven foot high to range equal with the
Orchard side of the Barn and so on to the Fence wall next the Field which
new Fence Wall was to be built at the equal Expence of both Party's and
afterward to belong to the Purchaser. John Williamson which said Mesnage
House is held by Copy of Court Roll under the yearly Rent of Fourpence which
also was to be equally paid by both Parties (two pence yearly each) To the
use and behoife of the aforesaid John Williamson his Heirs and Assigns
forever 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 John Williamson 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 John Williamson 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 1/- - 4

Fine 1/-

Conditional Surrender

From John Williamson

To

Jos. Harding Esqrl

At this Court comes in his proper Person John
Williamson 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 Mesnage House or
Tenement lately purchased of Watson Cave Gentleman and lately called
Irelands and now in the Tenure or Occupation of the said John Williamson
his Undertenant or Assigns and being in Liddington aforesaid Together with
all and singular the Houses Outhouses Offices Barns Stables Yards Orchards
Gardens Walls Fences Treeboards Leomons and Common of Darsure
Profits Privileges Rights Members Hereditaments and Appurtenances

Whalsoever to the said Premises belonging or in anywise appertaining
And also all the Estate Right Title Interest the Trust Benefitt & Property Claim
and Demand whatsoever of him the said John Williamson of in and to the said
Premises with their Appurtenances or any part thereof either in or by Possession
Reversion Remainder Expectancy Law Equity or otherwise howsoever / and
which said Premises are held by copy of Court Roll under the yearly Rent of two
Pence / To the use and behoofe of Joseph Harding of Tippingham in
the said County of Rutland Weaver his Heirs and Assigns for ever according to
the Custom of the said Manor Under and subject to a certain Proviso or
Condition that if the said John Williamson his Heirs Executors or Administrators
or either of them shall and do well and truly pay or cause to be paid unto the said
Joseph Harding his Executors Administrators or Assigns the full Sum of fifty
five Pounds with all lawful Interest for the same and of good and lawful money of
Great Britain on the Tenth Day of April now next ensuing the Date hereof
and which will be in the year of our Lord one thousand seven hundred and six
Four and that without any Deduction or abatement whatsoever and without Fraud
or Delay Then the said Surrender to be void and of none Effect otherwise to be
and remain in full force power and Virtue

William Sharpe
Youngest Son and Heir of William Sharpe deceased

At this Court it is found and presented by the
Homage for Liddington aforesaid that William Sharpe late
of Wilsborpe in the County of Lincoln a customary Tenant
of the said Manor died seized of One Cottag situate in Liddington aforesaid
formerly in the Tenure or Occupation of his Father Richard Sharpe with the
Appurtenances within the Manor aforesaid held by the Rent of Four pence
to which Premises the said William Sharpe was admitted at a Court held
for this Manor on the Twenty first Day of October which was in the Year of our
Lord one thousand seven hundred and sixty two as the youngest Son and
Heir of Richard Sharpe and Mary his Wife AND that William Sharpe of
the Age of Fourteen Years is the youngest Son and next Heir of the said William
Sharpe deceased And Now at this Court comes in his proper Person the
said William Sharpe the youngest Son of the said William Sharpe deceased
and humbly prays to be admitted Tenant to the said Premises with the Appurt.
To whom the Lord by the said Deputy Steward hath granted Seizin there of by the
Rod To hold to the said William Sharpe 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

1763

is admitted Tenant to 20s. of his Adspited
as in the Margin but his Heabys by reason of his Minority AND because
the said William Sharpe is an Infant to wit of the Age of Fourteen Years or
thereabouts. Wherefore his Mother Elizabeth Sharpe is admitted his Guardian
for the Premises aforesaid with the Appurtenances during the Minority of
him the said William Sharpe she the said Elizabeth Sharpe rendering a just
and true Account thereof and soforth —

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Mary Freeman Widow

and Devisee of

Richard Freeman Deceased

At this Court it is found and presented by the Homage
for Liddington aforesaid that on the twenty ninth Day of
September in the Year of our Lord one thousand seven

3.

hundred and sixty one Richard Freeman a Customary Tenant of the said
Manor Did out of Court Surrender by the Rod into the hands of the Lord
of the said Manor by the hands and acceptance of John Petty one of the Decidors
for Liddington aforesaid according to the Custom of the said Manor All and
singular the Customary Cottages Mesuages Closer Lands Tenements and
Hereditaments with their and every of their Appurtenances of him the said
Richard Freeman 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 limited and appointed in and by the last Will and
 Testament of the said Richard Freeman and to and for none other use ^{or} behoofe
 or purpose whatsoever which said Richard Freeman hath since departed this
 life having first duly made and executed his last Will and Testament in
 Writing (bearing even Date with the said Surrender) the Tenor whereof as to
 the Premises aforesaid is in the words following that is to say "Also I do
 give and Devise unto my said Wife All my Land lying and being in the Fields of
 Liddington with the Appurtenances thereunto belonging for her natural life
 and after her Decease to go unto my Son Richard Freeman Her Heirs and as.
 for ever AND it is found and presented by the Homage for Liddington aforesaid
 that the said Richard Freeman died Seized of All that one acre of arable Land
 half one acre of Ley and half one acre of Meadow lying dispersly in the Fields
 Meadows and Precincts of Liddington aforesaid with the Appurtenances within
 the Manor aforesaid held by Copy of Court Roll under the yearly Rent of one
 shilling which Premises were formerly in the Tenure or Occupation of George
 Larat and to which the said Richard Sharpe was admitted at a Court held

In and for this Manor next after Michaelmas One thousand seven hundred
and Forty on the Surrender of the said George Larat AND NOW at this
Court comes in her Proper Person the said Mary Freeman 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 Mary Freeman and her Assigns for and
During the Term of her natural Life at the Will of the Lord according to
the Custom of the said Manor by the Rents and Services 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 Faults in

Rent - £ 1 - "

Tine - 1 - "

Robert Smith

Grandson & Heir of

Robt Colwell Deceased

4

Whereas at a Court held in and for this Manor by Adjournment
next after Michaelmas in the Year of our Lord One thousand seven hundred
and sixty one it was found and presented by the Homage for Caldecott aforesaid
that Robert Colling otherwise Colwell then late of Caldecott aforesaid Farmer
Deceased a Customary Tenant of the said Manor had seized of One Mefuge or
Tenement with the Appurtenances in Caldecott aforesaid and also part of a
Third part of alland Land in the Fields and Precincts of Caldecott aforesaid
held by Copy of Court Roll of the said Manor by the yearly Rent of Ten pence
And also of two acres of arable Land lying and being in the Field called the
Middle Field in Caldecott 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 were then 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 theretofore
Mary Colwell Spinster Esther the Wife of Daniel Coleman and Alice
the Wife of John Newby were the Daughters Grandson and Coheirs of the
said Robert Colwell Deceased to the said Premises And whereas at
the said Day of Adjournment of that Court three Public Proclamations
were solemnly made in open Court for the said Robert Smith in his proper
Person or by his Attorney to come into Court and take out of the hands of
the Lord of this Manor Seizin of one undivided fifth Part of the said Premises
Neverthelesj 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 Now at this Court comes in his proper

Person the said Robert Smith 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 Sizin thereof by the Rod To hold
 to the said Robert Smith 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 But his Tenancy is respite by reason of his Infancy And because
 the said Robert Smith is an Infant to wit of the Age of Eleven Years ore
 therabouts therefore Joseph Smith is admitted His Guardian for the Premises
 aforesaid with the Appurtenances During the Minority of him the said Robert
 Smith he the said Joseph Smith rendering a just and true Account thereof
 and so forth)

Elizabeth Nevison Widow
 and Devisee of
 Rich Nevison 6th Deceased

5.

At the said Day of Adjournment of this Court it is
 found and presented by the Homage for Liddington and
 Caldecott aforesaid that on the eighth day of July in the
 Year of our Lord one thousand seven hundred and fifty eight Richard
 Nevison of Stow Albay in the County of Northampton Clerk a customary
 Tenant of the said Manor Did out of Court surrender by the Rod into the
 hands of the Lord of the said Manor by the hands and Acceptance of John Pretty
 one of the Deciners for Caldecott aforesaid according to the Custom of the said
 Manor All his Lands arable Ley Meadow Pasture and Grass Ground lying
 and Being in the several Fields Precincts and Territories of Caldecott and
 Liddington aforesaid then or late in the Tenure and Occupation of John Brown
 his Undertenant or Under tenants Together with all Profits Privileges Rights
 Members and Appurtenances whatsoever to the same belonging or in any wise
 appertaining To the use and Uses of the last Will and Testament of the
 said Richard Nevison and to the Purpose and Purposes therein mentioned
 according to the Custom of the said Manor AND NOW at the said Day of
 Adjournment of this Court comes in her proper Person Elizabeth Nevison Widow
 and in Open Court Produces the Probate of the last Will and Testament of
 the said Richard Nevison Deceased bearing Date on or about the Ninth Day of
 March in the Year of our Lord one thousand seven hundred and sixty one the
 Tenor whereof as to the Premises aforesaid is in the Words following that
 "is to say" I give and bequeath To my loving Wife Elizabeth Nevison all my
 real and personal Estate of what nature or kind soever to be by her employes

So in the Wills

"In and for the use of herself and my Dear Children Edward Richard Philip
Sarah Christopher and Elizabeth Nevison and such other as may or shall
hereafter be born to me on here Body lawfully begotten" AND it is found and
presented by the Homage for Liddington and Caldecote aforesaid that the said
Richard Nevison lately died seized Of all that Quarter of one Yard
Land of arable Ley Meadow Pasture and Grass Ground lying and being in
the several Fields Precincts and Territories of Caldecote and Liddington
aforesaid now in the Tenure or Occupation of John Brown containing
by Estimation Eleven acres or thereabouts / be 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 anywise appertaining To which the said Richard Nevison was admitted
at a Court held next after Michaelmas in the year of our Lord one thousand
sever hundred and fifty seven on the Surrender of John Park and Sarah
his Wife And now at the said Day of Adjournment of this Court the
said Elizabeth Nevison Widow here present humbly prays to be admitted
Tenant to the said Premises with the Appurtenances To whom the
Lord by the said Deputy Steward hath granted Lezin thereof by the Rod
To hold to the said Elizabeth Nevison according to the ~~Custom of the~~
said last Will and Testament 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 .. 2.. 8

Fine .. 2.. 8

John Pretty Son and Devisee of Clement Pretty Deceased At the said Day of Adjournment of this Court it is found
and presented by the Homage for Liddington aforesaid that on the
Twelfth Day of June in the Year of our Lord one thousand seven
hundred and sixty one Clement Pretty 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 Joseph Pretty one of the Decinners for Liddington
aforesaid according to the Custom of the said Manor All those his the said
Clement Pretty Copyhold or Customary Mesuages Cottages Lands Tenements
and Hereditaments whatsoever with their and every of their Appurtenances
standing situate lying and being in Liddington aforesaid Parcel of the
said Manor and held of the same by Copy of Court Roll To such

6.

It was behoofe of Intents and Purposes and so and for the use and
 behoofe of such person or persons Estate or Potator as the said Clement
 Pretty had in and by his last Will and Testament in Writing quicn Declared,
 directed devised limited specified or appointed or shall give Declare direct
 Devise limit specify or appoint the same or any part thereof according to the
 Custom of the said Manor And Now at the said Day of Adjournment of this
 Court comes in his proper person John Pretty and in open Court produces
 the Probate of the last Will and Testament of the said Clement Pretty Deceased
 bearing even Date with the said Surrender the Tenor whereof as to the said
 Premises is in the Words following that is to say "Also I give and Devise
 " All that Mesunge or Tenement with the ^{other} ~~an~~ Yard ^{and} all other the Appurtenances
 " thereto belonging And also all that Quarter of a Yard Land and all other my
 " Lands and Tenements in Liddington aforesaid unto my said Son John Pretty
^{to hold to him his heirs and Assigns for ever}
 " and his Heirs and Assigns for ever" AND it is further found and presented,
 by the Homage for Liddington aforesaid that the said Clement Pretty lately
 died seized of one Mesunge with the ~~an~~ Yard and other the Appurtenances AND
 also one Quarter of a Yard Land in the Fields of Liddington aforesaid held by
 Copy of Court Roll under the Yearly Rent of two shillings and sixpence
 AND to which he was admitted (together with another Quarter of a Yard Land
 now sold to Henry Barefoot) at a Court held next after Michaelmas which
 was in the Year of our Lord one thousand seven hundred and Thirty Four
 as the Son and Devisee of Clement Pretty Deceased And that John
 Pretty an Infant of the age of Thirteen Years is the only Son and Heir of the
 said Clement Pretty Deceased And NOW at the said Day of Adjournment
 of this Court the said John Pretty here present humbly pray to be admitted
 Tenant to the said Premises with the Appurtenances To whom the Lord

Rent " 2" 6 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
 Time " 2" 6 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 as in the Margin and is
 admitted Tenant thereof But his Use is resuled by reason of his Infancy
 And Ann Pretty his Mother is admitted his Guardian for the Premises
 aforesaid with the Appurtenances during his Minority she the said Ann Pretty
 rendering a just and true Account thereof and so forth

John Murdock

On Surrender of Edmund Sisney At the said Day of Adjournment of this Court it is testified by John Petty one of the Decinerv for Liddington aforesaid (hereto in open Court Sworn) that on the Fifth Day of February last past Edmund Sisney Gentleman 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 Petty according to the Custom of the said Manor All that Messuage Cottage or Tenement with the Barn Yard and other the Appurtenances thereunto belonging situate standing and being in Liddington aforesaid within the Manor aforesaid heretofore in the Tenure or Occupation of Daniel White and then of William Farmer his undertenant or Assigns And all that Fence Wall to the said Premises belonging which divides the said Yard from alsoe there belonging to the said Edmund Sisney And the Reversion and Revertions Remainder and Remainders yearly and other Rents Issues and Profits thereof and all the Estate Right Title Interest property Claim and Demand whatsoever of him the said Edmund Sisney of in or to the same and every or any part thereof either in or by Possession Reversion Remainder or Expectancy Law Equity or otherwise howsoever To the use and behoofe of John Murdock of Liddington aforesaid Cordwainer 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 comes in his proper Person the said John Murdock 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 SIGNED to the said John Murdock 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 Dealty,

Rent
Time

Surrender Conditions from

John Murdock to Thos. White At the said Day of Adjournment of this Court comes in his proper Person John Murdock 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 Messuage Cottage or Tenement with the Barn Yard and other the Appurte-

Thereunto belonging situate standing and being in Liddington aforesaid late in
the Tenure or Occupation of Daniel White and now of William Farmer his underto
or Assigns AND all that Fence Wall to the said Premises belonging which Divides the
said Yard from a Close there belonging to Edmund Symond Gentleman and to which
said Mesnage Cottage or Tenement and Premises the said John Murdoch was this Day
admitted on the Surrender of the said Edmund Symond and the Reversion and Reversions
Remainder and Remainders ~~there~~ yearly and other Rents Issues and Profits thereof
and all the Estate Right Title Interest Property Claim and Demand whatsoever
of him the said John Murdoch of or to the same and every or any part thereof
either in or by Sopinion Reversion or Remainder or Expectancy Law Equity or
otherwise howsoever To the use and behoofe of Thomas White of Liddington
aforesaid Labourer his Heirs and Assigns for ever at the Will of the Lord according
to the Custom of the said Manor Under and subject to a certain Provisoe or
Condition nevertheless that if the said John Murdoch his Heirs Executors & Administrato
or any of them do and shall well and truly pay or cause to be paid unto the said
Thomas White his Executors Administrators or Assigns the full and just sum of five
and twenty Pounds with lawful Interest for the same of good and lawful Money of
Great Britain at or upon the sixteenth Day of October next ensuing the Date
hereof without any Deduction or abatement whatsoever Then the said Surrender
to be void or else to be and remain in full force Power and Virtue —

Watson Tookers Clerk

Only Son and Heir of — Whereas at a Court held by Adjournment next after
Watson Tookers Clerk Deced Michaelmas in the Year of our Lord one thousand seven hundred
and Sixty two it was found and presented by the Homage of that

8. Court for Caldecott aforesaid that Watson Tookers Clerk then late a Customary
tenant of the said Manor died Seized Of All that Mesnage or Tenement in
Caldecott aforesaid formerly purchased by Watson Bradshaw of and from Allen
Sly and Elizabeth his Wife with the Appurtenances within the Manor aforesaid,
held by the Rent of Eight Pence AND ALSO one Quarter of a yard Land in Caldecott
aforesaid containing by Estimation six acres three Rods and half a Rod purchased
by the said Watson Bradshaw of and from the said Allen Sly and Elizabeth his
Wife with the Appurtenances within the Manor aforesaid held by the Rent of one
shilling and eight Pence AND ALSO one Quarter of a yard Land containing by
Estimation six acres of Land and Meadow in Caldecott aforesaid purchased by the

Said Watson Bradshaw of and from ^{one} Thomasas Cpaue with the Appurtenances
within the Manor aforesaid held by the Rent of one shilling To all which
premises the said Watson Tookey Deceased was admitted as the Nephew and
Devisee of the said Watson Bradshaw Deceased at a Court held in and for
the said Manor next after Michaelmas which was in the Year of our Lord one
thousand seven hundred and Thirty one AND that Watson Tookey of Emanuel
College in Cambridge Clerke was the only Son and Heir of the said Watson
Tookey Deceased Now at the said Day of Adjournment of this Court comes

Rent	2	0
" "	8	
Rent	1	8
Rent	1	"
	<u>3</u>	<u>4</u>
Fine	8	
Fine	1	8
Fine	1	"
	<u>3</u>	<u>4</u>

the said Watson Tookey by Jonathan Bramston his Attorney 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 Lasyne there of
by the Rod ~~To hold~~ to the said Watson Tookey his Heirs and Affigns at
the Will of the Lord according to the Custom of the said Manor by the Rents
and services therefore Due and of Right accustomed and he gives to the Lord
for his Fine as in the Margin and is admitted Tenant thereof. ~~But his~~
~~Tenancy is resipted by reason of his absence and soforth.~~

Thomas Ougdon

on Surrender of
John Morris.

9.

At the said Day of Adjournment of this Court it is testified by
John Hand one of the Decinners for Baldicott aforesaid (hereto in open
Court sworn) that on the twenty second day of December last past
John Morris alcustomary 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 Hand
and acceptance of the said John Hand according to the Custom of the said Manor
All that his Mesuage House and Homestead with the Barn thereto adjoining
with all and every the Appurtenances thereto belonging which he lately
purchased of his Brother Stephen Morris held by Copy of Court Roll of the
said Manor under the yearly Rent of two Pence and then in the Tenure or
Occupation of Henry Newborn his undertenants or Affigns To the
use and behoofe of Thomas Ougdon of Baldicott aforesaid
Woolcomber his Heirs and Affigns 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 Thomas

Oygin 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 Oygin 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 £ 2

Fine £ 2

Edward Vines

on Surrender of John At the said Day of Adjournment of this Court it is testified by
Comund Sismy John Petty one of the Decinors for Liddington aforesaid heretofore
open Court sworn that on the Twentieth Day of December last
past Edmund Sismy alcustomary 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 John Petty according to the Custom
of the said Manor All that Close of Pasture or inclosed Piece of Pasture &
Ground with the Appurtenances situate lying and being in the Fields
and Liberties of Liddington aforesaid within the Manor aforesaid called or
known by the Name of Priestly Hill Close containing by Estimation
half an acre or thereabout (be the same more or less) Then in the Tenure
or Occupation of Edward Vines of Liddington aforesaid Carpenter his Under t^t
or A^s and all the Estate Right Title Interest Possession Property Claims
and Demand whatsoever of him the said Edmund Sismy his Heirs &c
Assigns of in or to the said Close of Pasture and Premises every or any part
thereof either in Possession Reversion Remainder or Expectancy Law Equity or
otherwise howsoever To the use and behoofe of the said Edward Vines
his Heirs and Assigns for ever according to the Custom of the said Manor And
NOW at this Court comes in his proper person the said Edward Vines 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 Vines 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 that he performed his Fealty

Rent — £ 1

Fine

Presentment of the Death

of Robert Smith and Proclamaⁿ & At the said Day of Adjournment of this Court it is found
thereon Impled, and presented by the Homage for Liddington aforesaid that
Robert Smith late a customary Tenant of this Manor Died seized Of all
that Cottage or Tenement in Liddington aforesaid in Tenure of William Que
held by Copy of Court Roll of the said Manor under the yearly Rent of one
Shilling and Fourpence AND ALSO of one Close of Land containing by
Estimation Two Rods held by Copy of Court Roll under the yearly Rent of one
Shilling AND ALSO two acres of arable Land lying Dispersedly in the Field
and Precincts of Liddington aforesaid late in the Tenure of the said Robert
Smith held by Copy of Court Roll of the said Manor under the yearly rent of
two shillings AND that Robert Smith of Blatherwick in the County of
Northampton Clerk is the youngest Son and next Heir of the said Robert
Smith Deceased AND NOW at the said Day of Adjournment of this
Court three Public Proclamations are solemnly made in open Court for the
said Rob^t Smith in his proper Person or by his Attorney to come into Court
and take out of the Hands of the Lord of this Manor Seizin of the Premises
aforesaid with the Appurtenances 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.

Peter Woodcocks Acknowledgment
of Satisfaction on Surrender Condit,

WHEREAS at a Special Court Baron held in
from William Morris and Ann his Wife and for the said Manor on the ninth Day of December which
was in the Year of our Lord one thousand seven hundred and
sixty two William Morris and Ann his Wife Customary Tenants of the said
Manor she the said Ann being first solely and secretly examined by the said
Deputy Steward and consenting DID in open Court Surrender into the Hands 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 Close of Pastures
lying in the Field called the Nether Field in Blatherwick aforesaid containing by
Estimation two acres (more or less) and abutting upon a Close then or late of
William King on the North side and upon the River on the South with all
Appurtenances to the said Close of Pasture belonging and appertaining within
the said Manor held by Copy of Court Roll of the said Manor under the
yearly Rent of sixpence and the Reversion and Remainder

And Remainders thereof (To the Use and Schoole of Lewis Woodcock
of Lealdecott aforesaid) to him his Heirs and Assigns according to the Custom of
the said Manor Under and subject to a Provisoe or Condition therein contained
for making void the same if the said William Morris and Ann his Wife or either
of them their or either of their Heirs Executors or Administrators did and should
well and truly pay or cause to be paid unto the said Lewis Woodcock his Executors -
Administrators or Assigns the full and just sum of Forty Pounds with lawfull
Interest for the same of good and lawfull money of Great Britain at or upon the
ninth Day of December which was in the year of our Lord one thousand seven
hundred and sixty three a.m and by the Proceedings of the said Court Baron,
recited may more fully and at large appear Now at the said Day of Adjournment
of this Court the said Lewis Woodcock by the said Deputy Steward by virtue of a
Warrant to him Directed under the hand and Seal of the said Lewis Woodcock
bearing Date on the said Day of Adjournment of this Court acknowledges to have
had and received full Satisfaction of all Sums and Debts charged or chargeable
upon the Premises aforesaid with the Appurtenances by virtue of the said
Surrender by the said William Morris and Ann his wife made Therefore
the said Premises with the Appurtenances therefrom are quitted and Discharged
and so forth.



The Manor of Liddington
 With Caldecotte } At the View of Frank Pledge and also
 In the County of Rutland } the Great Court Baron of the Right Honourable
 Brownlowe Earl of Exeter Baron of Murghley

Michal 1704

Lord of the said manor held at Liddington aforesaid in and for the
 said manor within one Month after the Feast of Saint Michael &
 the Arch Angel to wit on Thursday the Eighteenth Day of October
 in the Fourth Year of the Reign of our Sovereign Lord George the
 Third and in the Year of our Lord one thousand seven hundred and
 sixty four and from thence by Adjournment continued unto Monday
 the first Day of April then next following before John Wyche Gentleman
 Deputy Steward of the Courts there

Inquest and
 Homage for } Liddington

Joseph Pretty	John Allen
Samuel Pretty	James Hill
Edmund Sisney	Richard Sculthorpe
Robert Larratt	Thomas Hill
Robert Collin	John Marven
Henry Nevison	John Pretty
Walter Stokes	
John Woodland	William Larratt

15 Sworn

Inquest and
 Homage for } Caldecotte

John Hand	Richard Ward
Thomas Stokes	John Gort
George Brown	Robert Lackson
John Brown	William Hill
Lewis Woodcock	William Morris
William Gave	Robert Morris
Samuel Gave	and John South

14 Sworn

Officers Elected -

for the Year Ensuing }	Constables of Liddington	John Allen
		Willm Larratt
		1200m

Fieldreeves	John Pretty Conyers Peach	Edmund Sissons James Hill	sworn
Freeboroughs & Dike Reeves	John Pretty Conyers Peach	John Pretty Conyers Peach	contd.
Deciners for taking Surrenders	John Pretty Conyers Peach Joseph Pretty	John Pretty Conyers Peach Joseph Pretty James Hill	contd.
Rentreeve		Richard Ward	sworn
Pinders and Fieldkeepers	James Parker Jane Beeston Richd Trisby	James Parker Jane Beeston Richd Trisby	contd. sworn
Constable of Caldecott		John Brown William Hill	sworn
Fieldreeves, Surveyors of Weights and Measures and Ale Tasters	Robert Serton Robert Morris	Robert Serton Robert Morris	sworn
Deciners for taking Surrenders	Lewis Woodcock John Hand	Lewis Woodcock John Hand	contd.
Freeboroughs and Dikereees	Richd Ward William Hill Junr.	Richd Ward William Hill Junr.	contd.
Pinders	Henry Newbold John Meads	Henry Newbold John Meads	contd. sworn
Chorigns to wit /	Robert Loxton, Wm Smith, Townend Pretty, Wm Cunningham, Tho. White John Collin, and others of Siddington aforw. Tho. Rudkin, Wm Hill, Edward Hill, John Vines, John Riddle, Wm Woodcock, & others of Caldecott aforw.)		

The Verdict of the Inquest
and Homage for
Siddington aforesaid

The Jurors aforesaid upon their Oath do say
that William Glanville Esquire because he is a freeholder
at Siddington aforesaid within this Manor and did not
appear at this Court to perform his Suit and Service according to the Custom
of the said Manor And John Faulkner the Marfoot William Tancourt
Clerk, John Bullock and John Brown, because they are in the like
Default And that the said Thomas Marfoot because he is a copyholder at
Siddington aforesaid within this Manor and did not appear at this Court to
perform his Suit and Service according to the Custom of the said Manor
And the said William Tancourt Clerk, John Faulkner and John Palmer,
because they are in the like Default And that Thomas Wright, because he
hath prevented Jane Weston one of the Finders for Siddington aforesaid,
on the Execution of her Office by taking his Sheep from her as she was
Driving the same to be impounded 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 Homage

The Verdict

of the Inquest and Homage for Galdecott aforesaid

The Jurors aforesaid upon their Oath do say that
John Cooper because he is a freeholder at Galdecott aforesaid
within this Manor and did not appear at this Court to perform
his Suit and Service according to the Custom of the said Manor And Peter
Marlin and Thomas South ⁸ because they are in the like Default And that
William Glanville Esq. because he is a copyholder at Galdecott aforesaid
within this Manor and did not appear at this Court to perform his Suit and
Service according to the Custom of the said Manor And that Samuel Tooley
John Cooper ⁸ Peter Marlin and Robert Skelhorn 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,

Affected by the whole Homage

Robert Smith Clerk

Youngest Son & Heir of
Robert Smith deceased

Whereas at a Court held by adjournment next after
Michaelmas in the year of our Lord one thousand seven hundred
and sixty three it was found and presented by the Homage

For Liddington aforesaid that Robert Smith late a Customary Tenant of this
 Manor died Seized Of All that Cottage or Tenement in Liddington aforesaid
 in Tenure of William New held by Copy of Court Roll of the said Manor under
 the yearly Rent of one shilling and four pence And also of one Close of Land
 containing by Estimation two Rods held by Copy of Court Roll under the
 yearly Rent of one shilling AND ALSO two acres of arable Land lying dispersedly
 in the Fields and Precincts of Liddington aforesaid late in the Tenure of the said
 Robert Smith held by Copy of Court Roll of the said Manor under the yearly
 Rent of two shillings And that Robert Smith of Polatherwick in the County
 of Northampton Clerk was the youngest Son and next Heir of the said Robert
 Smith Deceased NOW at this Court comes in his proper person the said
 Robert Smith Clerk 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
 Smith Clerk 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 Trall,

Mary the Wife of
 William Clarke

On Surrender of
 Robert Smith

2,

At This Court comes in his proper person Robert Smith
 of Polatherwick in the County of Northampton Clerk aforesaid
 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 Cottage or Tenement in Liddington aforesaid in Tenure
 of William New held by Copy of Court Roll of the said Manor under the
 yearly Rent of One shilling and four pence And also one Close of Land contg
 by Estimation two Rods held by Copy of Court Roll under the yearly Rent of
 One shilling AND ALSO two acres of arable Land lying dispersedly in the
 Fields and Precincts of Liddington aforesaid late in the Tenure of Robert
 Smith Deceased held by Copy of Court Roll under the yearly Rent of two
 shillings and the Reversion and Reversions Remainder and Remainders
 thereof To the use and behoofe of Mary the Wife of William Clarke
 of Wakerley in the County of Northampton Grazier her Heirs and Assigns
 for ever according to the Custom of the said manor AND NOW at this

L 2

Rent " 1 " 4
Rent - " 1 " Court comes in her proper person the said Mary 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 Seizure
Thereof by the Rod To hold to the said Mary Clarke her Heirs and Assigns
at the Will of the Lord according to the Custom of the said Manor by the
Time " 1 " Rents and Services therefore due and of right accustomed and she gives to
Time " 1 " the Lord for her Time as in the Margin and is admitted Tenant thereof and,
Time " 2 " hath performed her Faculty,
" 1 " 4

Elizabeth Butcher Sp?

On Conditional Sure. from Robert Stafford and Sarah his Wife At this Court it is certified by the said Deputy
Steward that on the first Day of May last past Robert
Stafford of the Town and County of Huntingdon

3 Gentleman and Sarah his Wife (she the said Sarah Stafford being a custom
Tenant of the said Manor and first solely and secretly Examined by the said
Deputy Steward of the said Manor and freely consenting thereto Did out of
Court surrender by the Rod into the hands of the Lord of the said Manor by the
hands and acceptance of the said Deputy Steward according to the Custom of
the said Manor All that Messuage or Tenement with the Yards Gardens
Orchards Closes Common and Common of Pasture thereto belonging
situate lying and being in Liddington aforesaid And also all those
Houses Outhouses Barns Stables Granarys and Edifices erected and Built
upon the same Premises or soone part thereof with their and every of their
Appurtenances All which said Premises were formerly in Tenure of
Daniel Thorpe and are held by Copy of Court Roll of the said Manor under
the yearly Rent of One shilling and six pence Together with all and
singular the Houses Outhouses Barns Buildings Fences Trees Wood
Underwood Profits Privileges Hereditaments and Appurtenances whereto
to the said Messuage or Tenement and Premises belonging or in any
wise appertaining To which the said Sarah Stafford was admitted
at a Court held by adjournment on the Twenty eighth Day of March in the
year of our Lord One thousand seven hundred and sixty three AND the
Reversion and Reversions Remainder and Remainders thereof To the use
and behoofe of Elizabeth Butcher of Hallaton in the County of Leicestershire

Spinstor her Heirs and assigns for ever according to the Custom of the
 said Manoy Under and Subject to a certain provisoe or Condition
 that if the Heirs or assigns of the said Daniel Thorpe late of Swadington
 aforesaid Horre Dealer deceased should and did well and truly pay or cause
 to be paid to the said Elizabeth Butcher ~~one pound to be paid to the said Elizabeth~~
~~Butcher~~ her Executors or Administrators the full sum of One hundred Pounds
 of lawfull money of Great Britain with Interest for the same after the rate
 of Four Pounds and Ten Shillings for the hundred by the Year at or upon
 the first Day of November next ensuing the Date hereof without Demand
 or further Delay Then the said Surrender to be void or else to remain in
 full force and Virtue, Now at this Court comes in her proper
 Person the said Elizabeth Butcher 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 Seiz in thereof by the
 Rov (To hold to the said Elizabeth Butcher her Heirs and Assigns at
 the Will of the Lord according to the Custom of the said Manoy by the Rov
 and Services therefore due and of Right accustomed and shewes to the Lord
 for her Time as in the Margin and is admitted Tenant thereof and
 hath performed her Tenancy

Rent - £ 1.6
 Time - 1-6
 Elizabeth Butcher Spw

to
 William Morris
 Surv. Conde. Imolle

Daniel Coleman and Esther
his wife

to
Ann the Wife of William Morris
Surrender absolute Inrolled.

At this Court come in their proper persons
Daniel Coleman and Esther his Wife (she the said,
Esther being a customary Tenant of the said Manor
and first solely and secretly examined apart from
her said Husband by the said Deputy Steward,

and consenting hereto/ 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 One undivided
fourth part of All that Messuage House with the Appurtenances in Haldecott,
aforeward in the Tenure or Occupation of George Stow late Timson and heretofore
Halford held by Copy of Court Roll of the said Manor by the yearly Rent
of Ten shillings and which the said Robert Colwell purchased since the Death
of his Daughter Mary Smith late Wife of Joseph Smith heretofore Mary
Colwell Spinstor and to which said fourth part of the said Premises the said
Esther Coleman was admitted at a Court held by Adjournment next after
Michaelmas which was in the Year of our Lord one thousand seven
hundred and sixty one and the Reversion and Reversions Remainder and
Remainders thereof To the use and behoove of Ann the Wife of
William Morris of Haldecott aforesaid Farmer another of the said four
Daughters of the said Robert Colwell/ and her Heirs and Assigns according
to the Custom of the said Manor

Benjamin Timson and Elizabeth his Wife

To

Ann the Wife of William Morris
Surrender absolute Inrolled

At this Court it is attested by
the said Deputy Steward that on the fifth
Day of April last past Benjamin Timson

and Elizabeth his Wife one of the four Daughters and Heirs of Robert Colwill
otherwise Colwell Farmer Deceased / she the said Elizabeth being a customary
Tenant of the said Manor and first solely and secretly Examined by the said
Deputy Steward and freely consenting thereto/ Did out of Court surrender
by the Rod into the Hands of the Lord of the said Manor by the Hands and
acceptance of the said Deputy Steward according to the Custom thereof
One undivided fourth part of All that Messuage House with the Appurtenances
in Haldecott aforesaid in the Tenure or Occupation of George Stow late Timson
and heretofore Halford held by Copy of Court Roll of the said Manor by the
yearly Rent of Ten shillings and which the said Robert Colwell purchased since

The Death of her Daughter Mary Smith late Wife of Joseph Smith heretofore
 Mary Colwell Spinster and to which said fourth part of the said Premises the
 said Elizabeth Timson was admitted at a Court held by adjournment next after
 Michaelmas which was in the Year of our Lord one thousand seven hundred
 and fifty one and the Reversion and Reversions Remainder and Remainders —
 thereof To the use and behoofe of Ann the Wife of William Morris of
 Caldecott aforesaid Farmer another of the said four Daughters of the said
 Robert Colwell and her Heirs and Assigns according to the Custom of the
 said Manoy —

John Morris Brother

and Heir of William Morris Deceased } At this Court it is found and presented by the Homage
 for Caldecott aforesaid that William Morris late a Customary
 Tenant of this Manoy died seized of all that May of Building

being the North End of a Messuage or Tenement in Caldecott aforesaid formerly
 Nicholas Morris with the Yard on the South East side thereof with the Stable
 and Orchard thereto belonging heretofore in the Occupations of Sarah Redhouse
 and John Cook their under tenants or Assigns And also all that half Quarter
 of arable Land with the Appurtenances in Caldecott aforesaid containing by
 Estimation Three acres and Three Rods And also one Mutt of Land in a
 certain Furlong called Rue Furlong in the nether Field of Caldecott aforesaid
 heretofore the Estate of John Morris Deceased late in the Occupation of the
 said William Morris his under tenant or Assigns held by Copy of Court
 Roll of the said Manoy under the yearly Rents of Eleven Pence and even
 Pence and to which Premises the said William Morris was admitted at an
 adjourned Court held next after Michaelmas One thousand seven hundred and
 fifty nine and that John Morris is the only Brother and Heir at Law of the
 said William Morris Deceased And Now at this Court comes in his
 proper person the said John Morris 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

Rent £ 2 m 11 John Morris his Heirs and Assigns at the Will of the Lord according to the
 Rent m 7 Custom of the said Manoy by the Rents and Services therefore due and of

right accustomed and he gives to the Lord for his Rent as in the Margin and
 Rent m 11 is admitted Tenant therof and hath performed his Treaty —

Rent m 7

m 1. 6

James
~~Richard~~ Ormond

Eldest Son and Devisee of James Ormond Deceased } Whereas at a Court held by Adjournment,
} next after Michaelmas in the Year of our Lord one
} thousand seven hundred and fifty seven it was certified,
5. by the said Deputy Steward that on the Twenty fourth Day of May then
last past James Ormond of Little Bytham in the County of Lincoln
Farmer a customary Tenant of the said Manor Did quit Court Surey
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 alyard Land
lying in the Fields of Liddington aforesaid formerly Simon Tiptaffs held by
Copy of Court Roll 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 seven pence And also all that Quarter of alyard Land
lying in the Fields of Liddington aforesaid formerly Isaac Qants held by Copy
of Court Roll of the said Manor bearing Date the twenty first Day of Octo
one thousand seven hundred and fifty seven 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 behoofe of such Person and Persons as to and for such
Uses Intents and Purposes as were or should be limited Declared or appointed
in and by the last Will and Testament of him the said James Ormond then
made or to be made in Writing according to the Custom of the Manor aforesaid.
Now at this Court comes in his proper person James Ormond Son of the
said James Ormond lately Deceased and produces here in open Court affublate
of the Will of his said Father who thereby Devised the said Premises in the Words
following that is to say "First I give and Devise unto Elizabeth my wife All
that my Quarter of alyard Land in the Fields of Liddington aforesaid formerly
Simon Tiptaffs held by Copy of Court Roll 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 seven pence And also all
that Quarter of alyard Land lying in the Fields of Liddington aforesaid
formerly Isaac Qants held by Copy of Court Roll of this Manor bearing Date
the twenty first Day of October One thousand seven hundred and fifty one under
the Yearly Rent of two shillings To hold to the said Elizabeth my wife then
Aysns for and During the Term of her natural life and from and after her
Decease I give and Devise unto my Eldest Son James Ormond All that the
said Quarter of alyard Land formerly Tiptaffs with the Appurtenances To
hold to him his Heirs and Aysns for ever AND I give and Devise unto my
youngest Son John Ormond All that Quarter of alyard Land formerly Qants,

With the Appurtenances to hold to him his Heirs and Assigns for ever AND at this Court it is found by the Homage for Liddington aforesaid that the said James Ormond lately Departed this Life and that since then the said Elizabeth his Wife also departed this Life Whereupon the said James Ormond the Son & present herein Court humbly prays to be admitted Tenant to the said Quarter of a Yard Land formerly Tiptafts 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 and his Heirs and Assigns according to the said last Will and Testament 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 Treaty

Rent
Time)

John Ormond son & devisee
of James Ormond admitted to ...
a Quarter of a Yard Land and
as youngest Son & Heir at Law
of the said Jas Ormond admitted
to two undivided thirds parts of
a cottage

WHEREAS at a Court held by adjournment next
after Michaelmas in the Year of our Lord one thousand
seven hundred and fifty seven it was certified by the said
Deputy Steward that on the twenty fourth Day of May
then last past James Ormond of Little Bytham in

the County of Lincoln Esquire 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 Fields of Liddington aforesaid
formerly Simon Tiptafts held by Copy of Court Roll 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 seven pence AND ALSO all
that Quarter of a Yard Land lying in the Fields of Liddington aforesaid formerly
Isaac Quants 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 Ormond within and held of the said
Manor To the use and behoife of such Person and Persons and to
and for such uses intents and purposes as were or should be limited declared
and appointed in and by the last Will and Testament of him the said James
Ormond then made or to be made in Writing according to the Custom of the
Manor aforesaid NOW at this Court comes in his proper Person John
Ormond youngest Son of the said James Ormond lately Deceased and produces

op 2

In the Court approbation of the Will of his said Father who thereby devised the
said Premises in the words following that is to say "I give and
Devise unto Elizabeth my Wife All that my Quarter of a Yard in the Fields
of Liddington aforesaid formerly Simon Tiptafts held by Copy of Court Roll
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
seven pence AND ALSO all that Quarter of a Yard Land lying in the Fields
of Liddington aforesaid formerly Isaac Gants held by Copy of Court Roll
of this Manor bearing Date the twenty first Day of October one thousand
seven hundred and fifty one under the yearly Rent of two shillings AND
HOLD to the said Elizabeth my Wife and her Assigns for and During the Term
of her natural Life and from and after her Decease I give and Devise unto
my Eldest Son James Ormond All that the said Quarter of a Yard Land
formerly Tiptafts with the Appurtenances To hold to him his Heirs &
Assigns for ever AND I give and Devise unto my youngest Son John
Ormond All that Quarter of a Yard Land formerly Gants with the
Appurtenances To hold to him his Heirs and Assigns for ever AND
at this Court it is by the Homage for Liddington aforesaid found that the
said James Ormond lately died seized of two undivided Third parts of one
Cottage with the Appurtenances in Liddington aforesaid in Tenure of
Richard Freeman held by Copy of Court Roll under the yearly Rent
of Ninepence to which he was admitted at a Court held by Adjournment
next after Michaelmas one thousand seven hundred and fifty seven on Sun
of Mary Nailor and others and that the said James Ormond dying without
disposing of the said two undivided Third parts of the said Cottage the said
John Ormond as is youngest Son and Heir is intitled to the said Premises
according to the Custom of this Manor Wherefore the said John
Ormond present here in Court humbly prays to be admitted Tenant to
the said Quarter of a Yard Land formerly Gants by virtue of the said
last Will and Testament and to the said two undivided Third parts of the
said Cottage to which he is intitled as heir at Law of the said James
Ormond deceased To whom the Lord by the said Deputy Steward hath
granted Seizin thereof by the Rod To hold the said Quarter of a Yard
Land formerly Gants and the said two undivided Third parts of the said
Cottage unto 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 giveth to the Lord for his
Fines as in the Margin and is admitted Tenant therof and hath performed his
Seal

Point in 2nd C

Rent - one

2nd 9

Fines - 2.. 0

Fines - 0.. 9

2nd 9

Rent - 2.. 7

2.. 7

2.. 7

2.. 7

2.. 7

Mary Cave Widow and Devisee
of John Cave admitted for Life and
John her Son to the Reversion

At this Court it is testified by
John Hand one of the Decinors for Caldecott
aforesaid in this Manor hereto in open Court
Sworn that on the Thirtieth Day of March

last past John Cave 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 the said John Hand All his the said John Cave's
Copyhold Estate Messuages Cottages and Lands in Caldecott aforesaid
To the use and behoife of such Person and Persons and for such
Uses Intents and Purposes as he the said John Cave should by his last
Will and Testament give devise direct or appoint AND NOW at this
Court it is found and presented by the Homage for Caldecott aforesaid -
that the said John Cave lately died Seized of one half acre of Ley
Ground in Church Leye furlong held under the yearly Rent of one Penny -
And also one half acre in long thorne pool furlong one half acre in Meadow
Gate Furlong one rood in long Gun Furlong one rood in short Furlong and
one half Rood of Meadow in West Holmes held by the Rent of Three Pence -
which Premises are set forth in a Court Roll bearing Date the Twenty first
Day of October which was in the Year of our Lord one thousand seven
hundred and Thirty one at which Court the said John Cave was admitted
thereto as the youngest Son and Heir of his Father AND ALSO all those
two Rods of Meadow one rood lying in the old Meadow and the other in the
New Meadow both in Caldecott aforesaid formerly in Tenure of Thomas
Coleman held by two Copyes of Court Roll under the yearly Rent of One
half Penny and one half Penny and to which the said John Cave was
admitted at a Court held by adjournment next after Michaelmas one
thousand seven hundred and forty five on Surrender of William Rawson
AND ALSO one Messuage with a glove to the same Belonging called a
Homestead in Caldecott aforesaid under the Rent of seven Pence to which
the said John Cave was admitted at a Court held by adjournment next after
Michaelmas One thousand seven hundred and twenty six on Surrender
of Robt Ward AND ALSO one Cottage held by the Rent of one half Penny
with Common of Pasture in Caldecott to which he was admitted on the
Twenty first Day of October which was in the Year of our Lord one
thousand seven hundred and forty on the Death of his Mother Agath

Cave And also one half Cottagē with the Commons and
Pasture and Appurtenances in Caldecotte aforesaid held by the Rent
of Tonspence to which the said John Cave was admitted at an adjourn'd
Court held after Michaelmas One thousand seven hundred and fifty
nine upon the Death of his Sister Sarah Winter Tenant for Life and
at this Court comes in their proper Persons Mary Cave Widow and
John Cave her Son and produces the last Will and Testament of
the said John Cave deceased bearing Date the nineteenth Day of
January one thousand seven hundred and sixty two which as to part of
the said Premises are as follows that is to say first I give and bequeath
unto my Dear and loving Wife Mary Cave All that my Cottage house
and homestead with all the Profits Privileges and Appurtenances
wherein I now Dwell and also my two Woods and an half of Meadow
and Three half acres of arable Land and one half acre of Lay at a certain
Place called Church Lays and my Will is and I hereby Direct that my
Wife shall have Liberty to pay and repaire with all sort of Carriage
thro' my Measuring Yard now in the Tenure of Thomas Wm: all without
any let hindrance or molestation whatsoever all which said Premises I
give unto my Dear and loving Wife for and during her natural Life
and after her Decease I give and bequeath All that my Copyhold
Cottage wherein I now dwell unto my Eldest Son John Cave with the
Members profits Privileges and Appurtenances And also one half
Acre of Meadow lying in a certain Place called West Holme and
one half acre Lay at a certain Place called Church Lays which said
Copyhold Cottage with the Commons and all the Members Profits
Privileges and Appurtenances with the half Acre of Meadow and Lay
of Lays Ground at Church Lays I give and bequeath unto my Son
John Cave his Heirs and Assigns for ever And now at this
Court come in their proper Persons the said Mary Cave and her
Son John Cave 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 Sazin thereof by the Act To hold to
the said Mary Cave for and During her Life and from and after her
Decease to the said John Cave her Son and his Heirs and Assigns
according to the said Will and Testament 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 they give to the Lord for their
Tithes as in the Margin and are admitted Tenants thereof and have performed
their Seafly.

William Cave)

(admitted in Cheste a
Messuage and Home)
Close upon the Will
of John Cave Deceas

8.

At this Court it is testified by John Hind one of the
Decinors for Caldecott in this manor hereto in open Court
sworn that on the Thirtieth Day of March last past John
Cave al customary Tenant of the said Manoy Did out of
Court surrendery the Rod into the hands of the Lord of the
said Manoy by the hands of the said John Hind All his the said John
Cave Copyhold Estate Messuages Cottages and Lands in Caldecott
aforesaid To the use and behoove of such Person and Persons
and for such uses Intents and Purposes as the said John Cave shod
by his last Will and Testament give Devise direct or appoint And
Now at this Court it is found and presented by the Homage fore
Caldecott aforesaid that the said John Cave lately died sevied Of
One half acre of Ley Ground in Church Leys Furlong held under
the yearly Rent of One Penny AND ALSO one half acre in Long
Thom - Pool Furlong one half acre in Meadow Gate Furlong one
Rod in Long ~~Leys~~ Furlong and one in short Furlong and one half
rod of Meadow in West Holmes held by the Rent of Three Pences
which Premises are set forth in a Court Roll bearing Date the
Twenty first Day of October which was in the year of our Lord one
thousand seven hundred and Thirtieth one at which Court the said John
Cave was admitted thereto as the youngest Son and Heir of his Father
And ALSO all those two Rods of Meadow one Rod lying in the old
Meadow and the other in the new Meadow both in Caldecott Aper
formerly in Tenure of Thomas Coleman held by two Copyrs of Court
Roll under the yearly Rent of one half Penny and to which the said
John Cave was admitted at a Court held by adjournment next after
Michaelmas one thousand seven hundred and Thirtieth one
Surrender of William Rawson AND ALSO one Messuage with a Close
to the same belonging called a Homestead in Caldecott aforesaid under
the Rent of vpon Pences to which the said John Cave was admitted

At a Court held by adjournment next after Michaelmas one thousand
seven hundred and twenty six on Surrender of Robt Ward And also
one Cottage held by the Rent of one halfpenny with Common of Pasture
in Caldecott to which he was admitted on the twenty first Day of October
which was in the Year of our Lord one thousand seven hundred and
Ninety on the Death of his Mother Elizabeth Cave And also one
half Cottage with the Commons and Pasture and Appurtenances
in Caldecott aforesaid held by the Rent of Ten Pence to which the said
John Cave was admitted at an adjourned Court held after Michaelmas
One thousand seven hundred and fifty nine upon the Death of his Sister
Sarah Winter Tenant for Life And at this Court Mary Cave Widow
and William Cave her Son produce in Open Court the last Will and
Testament of the said John Cave bearing Date on or about the Nineteenth
Day of January One thousand Seven hundred and Sixty two
which as to part of his Leupyhold Estates in this Manor is in the
Words following that is to say Item I give and bequeath unto my
second Son William Cave his Heirs and Assigns for ever All that
My Messuage House and Homestead Home Close and every of the
Appurtenances thereto belonging now in the Tenure of Thomas
Winstall he suffering who soever shall be in the Tenure of my Cottage
house to have free Liberty to pass and repass thro' his Messuage Yard
to my Cottage Yard without any hindrance or molestation or
without paying for the said Passage Item I give and bequeath
unto my Son William Cave his Heirs and Assigns for ever All
those my two Rods of Meadow which I purchased of William Ross
lying and being in the Meadows of Caldecott aforesaid AND NOW at
this Court comes in his Proper Person the said William Cave
and humbly prays to be admitted Tenant to the said Premises except
the said two Rods of Meadow which in a former part of the said Will
are devised to Mary Cave Widow his Mother for Life to which two
Rods the said Mary Cave hath this Day been admitted To which ends
William Cave the Lord hath granted Seizin of the said Messuage and
Appurtenances To hold to him the said William Cave his Heirs
and Assigns at the Will of the Lord according to the Custom of the
said Manor and according to the said last Will and Testament
by the Rents and Services therefore due and of Right accustomed

And he gives to the Lord for his Rent as in the Margin and is admitted Tenant to the said Mesuage with the Appurtenances and hath performed his Tenancy And the said William Cave is to be admitted Tenant to the said two Rods of Meadow at the Decease of the said Mary Cave and so forth

Robert Cave

Youngest Son and
Heir at Law and Devisee
of John Cave

9

At this Court it is testified by John Hand one of the Decinners for Baldecott aforesaid in this Manor hereto in Open Court sworn that on the Thirtieth Day of March last past John Cave 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 the said John Hand All his the said John Cave's copyhold Estate Mesuage, Cottages and Lands in Baldecott aforesaid To the use and behoof of such Person and Persons and for such uses Intents and Purposes as he the said John Cave should by his last Will and Testament give direct or appoint The Tenant of which said last Will and Testament of the Nineteenth Day of January One thousand seven hundred and sixty two as to the Estate at Baldecott aforesaid and therewith Devised to Robert Cave his Youngest Son and according to the Custom of this Manor his Heir at Law follows in those Words that is to say Item my Will is that my half Cottage House with the Appart^t shall on my Death descend and go to my youngest Son Robert Cave as my Heir at Law AND Now at this Court comes the said Robert Cave (his Father the said John Cave having lately Departed this Life) and humbly pray to be admitted Tenant to the said Premises To whom the Lord by the said Deputy Steward hath granted Tenant thereof by the rod To hold to the said Robert Cave 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 light accustomed and he gives to the Lord for his Rent as in the Margin and is admitted Tenant thereof but his Tenancy is resented by reason of his Infancy and Mary Cave his Mother is admitted his Guardian during his Minority she the said Mary Cave rendering against Account thereof and so forth

Rent 0.0.10
L. 10
Fmo

Robert Skelhorn

Only Son & Heir of Mary Skelhorn At this Court it is found and presented by
the Homage for Liddington and Caldecott aforesaid that

10

Mary Skelhorn widow late a customary Tenant of this
Manor lately died seized of a Messuage Tenement or Farm House in
Caldecott And also one or more of Pasture or enclosed Pasture Ground
lying at a place called Snelson in Caldecott Field aforesaid and also two
acres of arable Land lying separately in the Fields of Caldecott and
Liddington aforesaid to which said Premises the said Mary Skelhorn
was admitted (with other Premises) at a Court held by adjournment
rept after Michaelmas One thousand seven hundred and sixtynight
on Surrender of Robert Skelhorn Husbandman And it is further found
that Robert Skelhorn of Caldecott aforesaid Farmer is the only Son and
next Heir of the said Mary Skelhorn Deceased Now at this Court
comes in his proper Person the said Robert Skelhorn and humbly prays
to be admitted Tenant to his said Premises with the Appurtenances thereto
Whom the Lord by the said Deputy Steward hath granted Savin thereof
by the rod To hold to the said Robert Skelhorn 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 quids to the Lord
for his Term as in the Margin and is admitted Tenant thereof and hath
performed his Fealty.

Point -

David Treson

On Surrender of John Bellars

11

At this Court it is testified by John Pretty Gentleman
one of the Decinors for this Manor before in open Court sworn
that on the nineteenth day of September last past John Bellars
of Seaton in the said County of Rutland Yeoman a customary Tenant of
the said Manor Did surrender into the hands of the Lord of the said
Manor by the hands of him the said John Pretty by the rod All those
two Tenements in Liddington aforesaid within the said manor then in
the Tenure of Joseph Towler and William Robinson held by four
several Copies of Court Roll And also all those pieces or parcels
of arable Land Meadow Pasture and Grass Ground being one
Quarterm of a Yard Land containing by Estimation viij acres by me and
being in Liddington aforesaid then in Tenure of Robert Freeman held
also by four several Copies of Court Roll and the Reversion and

Richard Ward Jun^r

On Surrender of

Watson Tookey Ck

13.

At this Court it is testified by John Hand one of the Decinors for this manor hereto in open Court sworn that on the nineteenth Day of May last past Watson Tookey Clerk Fellow of Emanuel College in Cambridge a customary Tenant of the manor aforesaid out of Court did surrender by the rod into the hands of the Lord of the said manor by the hands and acceptance of the said John Hand All that his Quarter of aland Land lying dispersedly in the fields and meadows of Caldecott aforesaid with all the Appurtenances formerly part of the Estate of Allen Sly and late part of the Estate of Watson Tookey Clerk deceased in Tenure of Humphrey Muggleton and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of Richard Ward the younger of Caldecott aforesaid Farmer his Heirs and Assigns according to the Custom of the said manor And Now at this Court comes in his proper person the said Richard Ward the Younger 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 Richard Ward the Younger 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 Rent in the Margin and is adm^r Tenant thereof and hath performed his Fealty

Rent. — 10^s
Tin^e

Se. No. 122.

Richard Ward Jun^r

On Surrender of
Watson Tookey Clerk

14.

At this Court it is testified by John Hand one of the Decinors of this manor hereto in open Court sworn that on the nineteenth Day of May last past Watson Tookey Clerk Fellow of Emanuel College in Cambridge a customary Tenant of the said manor out of Court did surrender by the rod into the hands of the Lord of the said manor by the hands and acceptance of the said John Hand All that Messuage House and Homestead in Caldecott then in Tenure of Humphrey Muggleton with the Appurtenances late the Estate of Watson Tookey Clerk deceased and the Reversion and Reversions Remainder and Commaundor

Thereof To the use and behoove of Richard Ward the Elder of
Caldecott aforesaid Shephard his Heirs and Assigns according to the
Custom of the said Manor And now at this Court comes in his
Proper Person the said Richard Ward 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 Seizure
thereof by the Rod To hold to the said Richard Ward 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 so affirmed his Fealty

Letter of Attorney from
Walson Tooker Clerk to

Jonathan Bramston Gent^m
To Surrender his Customary
Estate to Lord Sondes

At this Court comes Jonathan
Bramston of Uppingham in the said County
of Rutland Gentleman and produces a
certain Letter of Attorney which is intituled

in these Words following that is to say Know all men by
these Presents that I Walson Tooker Clerk of Emmanuel
College in the Town of Cambridge in the County of Cambridge
a Customary Tenant of the Manor of Liddington with Caldecott in
the County of Rutland Have made ordained constituted and
appointed and by these Presents Do make ordain Constituted and
appoint Jonathan Bramston of Uppingham in the said County of
Rutland Gentleman my True and Lawful Attorney for me the said
Walson Tooker and in my Name Place and stead to appear at
the next Court to be holden for the said Manor or at any other
succeeding Court then and there to surrender into the hands of the
Lord of the said Manor by the hands of the ~~the~~ Steward or Stewards
there and by the Rod according to the Custom of the said Manor All
that one Quarter of all said Land containing by Estimation ~~vix~~
acres of Land and Meadow in Caldecott aforesaid and the Appurtenances
thereto belonging and held of the same Manors or Manors or one of
them by Copy of Court Roll and under the yearly Rent of one

Shilling and late in the Tenure or Occupation of Thomas Lavel
and also all my Estate Right Title Therein and thereto to and for the
only proper use and behoofe of the Right Honourable Lewis Watson
Lord Somes his Heirs and Assigns for ever according to the Custome
of the said Maner and also for me the said Watson Tookey and in
my Name to do and execute all and every art and ars thing and
things needful and requisite for the making such surrender and
for procuring him the said Lewis Watson Lord Somes his Heirs,
or Assigns to be admitted to the said leupyholde promissed accordingly
as fully to all intent and purpors as if I the said Watson Tookey
were personally present hereby ratifying and confirming all and
whatsoever my said Attorney shall lawfully do or cause to be done
in or about the Promissed In witness whereof I have
hereunto set my hand and Seal this nineteenth Day of March
in the Fifth Year of the Reign of our Sovereign Lord George the
Third by the Grace of God King of Great Britain and soforth
and in the Year of our Lord one thousand seven hundred and fifty
Five Watson Tookey Sealed and delivered being first
duly stamp'd in the Presence of us James Devie Mr Cooke
of Cambridge —

Lord Somes

On Surrender of At the said Day of Adjournment of this Court Watson
Watson Tookey Clerk Tookey Clerk a customary Tenant of this Maner by
Jonathan Bramston of Uppingham in the said County of
Rutland Gentleman his Attorney by virtue of a Letter of Attorney to him
made by the said Watson Tookey for that Purpose bearing Date the
nineteenth Day of March now last past and intituled amongst the
Proceedings of this Court Did surrender out of his hands into the
hands of the Lord of the said Maner by the Rod and in open Court
according to the Custome of the said Maner by the hands of the said
Deputy Steward All that one Quarter of a Yard Land containing by
Estimation viii acres of Land and Meadow in Lealdecott aforesaid with
the Appurtenances and held by the Rent of one Shilling then in the Tenure
of John Lort and also all his Estate Right Title and Interest therein

And thereto To the use and behoofe of the Right Honourable
 Lewis Walton Lord Sondes his Heires and Assigns according to the Custom
 of the said Manoy And now at the said Day of Adjournment of this
 Court comes the said Lord Sondes by Jacob Derippe Gentleman his
 Attorney 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
 Lord Sondes his Heires 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 giveth to the Lord for his time as
 in the Margin and is admitted Tenant therof and hath performed his
 Dealty

L. 2
 Rent 0-1-0

Fine -

William Peake

On Surrender of *William Bancourt Clerk* At the said Day of Adjournment of this Court it is testified
 by John Pretty Gentleman one of the Deciners for this Manoy
 hereto in open Court sworn that on the ninth Day of November
 now last past William Bancourt Clerk a customary Tenant
 of this Manoy Did out of Court according to the Custom of the said
 Manoy surrender into the hands of the Lord of the said Manoy by the
 hands of the said John Pretty All that Copyshold or Customary Mysunge
 Cottage or Tenement with the Appurtenances thereunto belonging now in the
 Tenure of Walter Stoke his undertenant or Assigns And also all those
 several Pieces and Parcels of arable Land Ley Meadow Pasture and Grass
 Ground situate lying and being Dispersedly in the open and common
 Fields of Liddington afterward containing Ten acres and two Rods and
 hereinafter more particularly mentioned that is to say in the upper
 Field one acre Walked in of four Lands Mr. Hillworth East one acre of
 two Lands by Chapman's Ditch South In the Middle Field one acre
 at Geemore one acre at full Well spring Two Rods of Grass in Townslade
 two rods of Land shooting in the said Townslade and one acre of Three
 Lands shooting against Holebrooke Hedge In the Nether Field one
 Acre Land acre of Three Lands with a Balk East one acre of Four
 Lands against Pilcroft two Rods of Land against Meadow Way Hedge
 one rod of Land in Kitchen Seck and one half acre of Grass Ground in
 Kitchen Seck and Two Rods of Meadow Ground against middle Bridge

Together with all and singular Houses Outhouses Offices Buildings
Barns Stables Sheds Sheds Commons and Common of pasture and all
other Profits Privileges Rights Members Hereditaments and Appurtenances
whatsoever to the said Messuage Cottage or Tenement Lands and Premises
belonging or in any wise appertaining and also all the Estate Rights Title
Interest use Trust Inheritance Benefit property claim and Demand what's
of him the said William Tancourt either in or by Possession Reversion
Remainder Expectancy Law Equity or otherwise howsoever and which said
Messuage Cottage or Tenement with the Appurtenances are held by Copy of
Court Roll under the yearly Rent of Three Shillings and nine pence and
which said Lands and Premises containing Ten acres and two rods —
are part of half alford Land late Thomas Mantons and Sarah his wife
and are to be under the yearly Rent of Three shillings and one Penny to and
for the only proper use and behoove of William Speake the Elder of Hambleton
in the County of Rutland Leasor his Heirs and Assigns for ever according to
the Custom of the said Manor AND NOW at the said Day of Adjournment
of this Court comes in his proper person the said William Speake and
humbly prayes to be admitted Tenant to the said Premises with the Appart.
To whom the Lord by the said Deputy Steward hath granted Seizin
thereof by the Rod To hold to the said William Speake 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 Rent as in the Margin and is admitted Tenant
thereof and hath performed his Duty

Edmund Wallis

On Surrender of
Lewis Maidwell and
John Aldwinkle

At the said Day of Adjournment of this Court come in their
proper Persons Lewis Maidwell and John Aldwinkle Customary
Tenants of the said Manor 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 thereof One acre and an
half of Land in Caldecott aforesaid with the Appurtenances within the said
Manor held by Copy of Court Roll under the yearly Rent of six pence AND ALSO
one Quarter part of one Acre Land containing by Estimation Nine acres and an
half and one Rods lying and being in Caldecott aforesaid held by Copy
of Court Roll under the yearly Rent 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 More in the Middle Field of Caldecott aforesaid held by Copy of
Court Roll under the yearly Rent of one Penny AND ALSO one Rods or
Toft lying in a certain place called Nelson in Caldecott aforesaid AND

Also two Closes in Lealdeccott aforesaid adjoining to the said Close and to a certain Place there called Wardley Gate on the East and the Common Fields of Lealdeccott aforesaid towards the West and a certain Place there called Bears Lane on the North held by Copy of Court Roll under the yearly Rent of one shilling, And also one half part of one Yard Land lying Dispersedly in the Meadowes Fields and Territories of Lealdeccott aforesaid lately belonging to an Heiress of Zachariah Rue 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 under the yearly Rent of Four and two pence To all which Promises the said Lewis Medwell and John Aldwinckle were admitted as Devisees of Edward Halford Decenes at a Court held next after Michaelmas which was in the year of our Lord one thousand seven hundred and sixty one and the Reversion and Reversioner remainer and Remainers thereof To the use and behoofe of Edmund Wallis of Pitchley in the County of Northampton Butcher 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 Edmund Wallis and humbly prayes to be admitted Tenant to the said Promises with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the Lord To hold to the said Edmund Wallis 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 quids to the Lord for his Term as in the Margin and is admitted Tenant therof and hath performed his Fealty

Thomas Barfoot

on Surrender of -

Edmund Allen -

10

At the said Day of Adjournment of this Court it is testified by John Pretty Gentleman one of the Decimo 15 of this Manor hereto in open Court sworn that on the Twelfth Day of July last past Edmund All in a customary Tenant of the said Manor did out of Court by the said Gentleman surrendered into the hands of the Lord of the said Manor by the hands of the said John Pretty according to the Custom of the said Manor All that Cottages or Tenement and Little Close thereto belonging in Siddington aforesaid with the Appurtenances in Tenure of Widoe Ridgley John Murdoch and John Wright held by Copy of Court Roll under the yearly Rent of one shilling and eight pence To the use and behoofe of Thomas

Pint - 1. 8

Marfoot of Holleston in the County of Leicester Geazier his Heirs and
Assigns according to the Custom of the said Manor AND NOW at the said
Day of Adjournment of this Court comes in his proper person the said —
Thomas Marfoot 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 Seizm thereof by the Rod To hold to the
said Thomas Marfoot 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 Fines as in the Margin
and is admitted Tenant therof and hath performed his Fealty

Richard Sculthorpe

On Surrender of — At the said day of Adjournment of this Court it is
William Tancourt Clerk Testified by John Pretty Gentleman one of the —
Decinors for this Manor hereto in open Court sworn

19

that on the ninth Day of November last past William Tancourt Clerk
a customary Tenant of this Manor Did out of Court surrender by the Rod
into the hands of the Lord of the said Manor by the hands and acceptance of
the said John Pretty according to the Custom of the said Manor All those
two acres and an half of arable Land and Grap Ground dispersed in
the Fields of Liddington aforesaid that is to say in the upper Field one acre
containing Four Lands in Holbrook shooting into the slade In the
Middle Field half an acre in one Land in Long Fulwell In the nether
Field one acre balked in shooting twowards Marsh Slade Robert Parratt
East and James Hill West and being part of half a yard Land late Thomas
Marlins which said two acres and an half were late in the Tenure of Richd
Farrow Together with all and singular the Appurtenances except Common
to the said Lands and Premises belonging and to be held under the yearly
Rent of Nine pence To the use and behoofe of Richard Sculthorpe
of Liddington aforesaid Woolcomber his Heirs and Assigns according to the
Custom of the said Manor AND NOW at the said Day of Adjournment of
this Court comes in his proper person the said Richard Sculthorpe 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
Seizm thereof by the Rod To hold to the said Richard Sculthorpe his Heirs
and Assigns at the Will of the Lord according to the Custom of the said Man.
by the Rents and Services therefore due and of right accustomed and he gives
to the Lord for his Fines as in the Margin and is admitted Tenant therof and
hath performed his Fealty —

Mary Hill widow

& Devisee of

William Hill,

(20)

At this Court on the said Eighteenth Day of October it is
testified by John Hand one of the Decinors for Lenthalcott aforesaid
in this Manor (hereto in open Court sworn) that on the second

Day of June last past William Hill alcustomary Tenant of the
Manor aforesaid DID out of Court surrender by the Rod by the hands
of the said John Hand into the hands of the Lord of the said Manor,
according to the Custom thereof All his Copyhold Messuage House
Orchard and Homestead with the Appurtenances in Lenthalcott
aforesaid in his own Tenure To the use and behoove of such
Person or Persons and for such uses Intents and Purposes
as he the said William Hill by his last Will and Testament had
devised directed or appointed or should devise direct or appoint the
same and at this Court comes in her proper Person Mary Hill
and produces the last Will and Testament of the said William Hill
her late Husband bearing Date on or about the twenty second Day
of October which was in the Year of our Lord one thousand seven
hundred and sixty two the Tenant whereof as to the said Premises
follows in these words I give and Bequeath All that my Copyhold
house and Homestead wherein I now dwell in Lenthalcott with the
Appurtenances which I have or do intend to Surrender to the use of
this my last Will to my well beloved Wife Mary Hill during her
natural Life and it is found by the Homage for Lenthalcott aforesaid
that the said William Hill lately Died seized of the said Premises to
which he was admitted on the Surrender of Elizabeth Hill his

Rent - £ 8 Mother in the Year one thousand seven hundred and Thirteen held by
the Rent of Eight pence And Now at the said Day of Adjournment

Dine - £ 8 of this Court come the said Mary Hill by Joseph Pretty her Attorney
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 Seiz in thereof by the Rod To hold to the said Mary Hill
and her Assigns according to the Custom of the said Manor at the will
of the Lord 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 but her Fealty is resputed by reason of her absence and refection

Benjamin Inkley and Mary

his Wife Devisees of

Walter Freeman deceased

Whereas at a Court held in and for

this Manore next after the Feast of Saint

Michael the Arch angel which was in the Year

of our Lord one thousand seven hundred and sixty one it was testified by Jno
Hend one of the Deciniers for Caldecott in this Manor then in open Court
sworn / that on the twenty fourth Day of November which was in the Year
of our Lord one thousand seven hundred and sixty Walter Freeman 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 All his the said ~~Land~~ Walter
Freemans Copyhold Estates Messuages Lands Tenants and Hereditamts
whatsoeuer in Leatdecott aforesaid with all and singular theri Appartys
to the said Messuage House and Lands belonging To the use and
behofe of such Person and Persons and for such uses Intents and
purposes as the said Walter Freeman shold by his last Will and
Testament give Devise direct or appoint the same Now at this
Court come in their proper Persons Benjamin Inkley and Mary his
Wife and produce the last Will and Testament of the said Walter
Freeman bearing Date on or about the sixteenth Day of August which
was in the Year of our Lord one thousand seven hundred and sixty two
wherein the Estate of the said Walter Freeman in this Manor is devised
in the Words following Item I give Devise and bequeathe unto
^{Mary} Benjamin Inkley and ~~and~~ his Wife All my Copyhold Estate in
Caldecott aforesaid containing One Messuage House and Homestead
with all and singular the Appurtenances to the said Messuage
belonging And also one half Yard Land And also four Quarters
of alford Land and Northom Clove And also Five Woods of land
late Alm Sly with all and singular the Appurtenances to the said
Lands belonging for and during their natural Lives and after their Decease
to the Heirs of their two Bodys lawfully begotten or to be begotten and for
Want of such Issue to Mary Inkley her Heirs and Assigns for ever
Whereupon the said Benjamin Inkley and Mary his wife
present here in Court humbly pray to be admitted Tenant to the said
Promises with the Appurtenances To whom the Lord by the said
Deputy Steward hath granted Seizin thereof by the Rod To hold to the
said Benjamin Inkley and Mary his wife and their Heirs and

Affigns at the Will of the Lord according to the Custom of the said
Manor by the Rents and Services therefore due and of right accustomed
and they give to the Lord for their Fine as in the Margin and are
admitted Tenants thereof and have performed their Deuty,

Hugh Clarke

On Surrender of At the Said Day of Adjournment of this Court it is
Tho^r Barfoot testified by John Petty Gentleman one of the Deciners for
taking Surrenders hereto in open Court sworn that on

22.

the fourth Day of June last past Thomas Barfoot of Rollaston in
the County of Leicester Gentleman a customary Tenant of this
Manor Did out of Court surrender by the Rod into the hands of the
Lord of the said Manor by the hand of the said John Petty accordy
to the Custom of the said Manor ALL that Messuage or Tenement
in Liddington aforesaid formerly in Tenure of John Warren and
vice of William Smith parcel of two several Copys of fourth
Roll of the said Manor bearing Date respectively the fifth Day
of October One thousand six hundred and Eighty eight and the
twentieth Day of October one thousand seven hundred and Thirteen
and divided into two Tenements and then in the several Tenures
of William Fox and ~~Henry~~^{Thos} Fisher late and except unto the
said Thomas Barfoot the Liberty of Drawing Wagons and Carts
with Grain into and thro' the Barn Door on the South East of the
Barn to be erected by the said Thomas Barfoot with Horses for the
Convenience of unemptying Grain therein when and as often
as occasion shall require and held by copy of Court Roll under the
yearly Rent of two Shillings and fourpence all which said Premises
were lately purchased by the said Thomas Barfoot of John Chapman
amongst other Lands and Tenements in Liddington aforesaid To
the use and behoofe of Hugh Clarke of Liddington afores^d
Mason his Heirs and Affigns 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 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 Sizm thereof by the Rod To hold to the said

Mich. 1803.

Eliz. Clarke adm^d.

3rd May 1813.

James Clarke adm^d.

Hugh Clarker his Heires and assigns at the Will of the Lord anno d^r
to the Custom of the said Manor by thd Rents and Services therof 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
Debts

Presentment of the Death

of Mary Warren Widow
Immolled

At the said Day of Adjournment of this
Court it is found and presented by the Verriage

for Liddington aforesaid that Mary Warren
Widow late a customary Tenant of the said Manor died seized of a
Housage or Tenement and Lands in Liddington aforesaid held by copy
of Court Roll of the said Manor under the yearly Rent of Eight Pence
to which the said Mary Warren was admitted as Widow and Devisee of
Thomas Warren Deceased at a Court held by Adjournment next after
Michaelmas in the Year of our Lord one thousand Seven hundred and
fifty five and that Andrew Warren of Liddington aforesaid Woolcomber
is the Youngest Son and next Heire

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The Manor of Siddington
With Caldecott
In the County of Rutland } At the view of Frank Pledge
and also the Great Court Baron
of the Right Honourable
Brownlowe Earl of Exeter &

Mich. 1765

Baron of Burghley Lord of the said manor held at

Siddington aforesaid in and for the said manor within one Month
after the Feast of Saint Michael the Arch Angel (to wit) on Monday the
Twenty first Day of October in the Fifth Year of the Reign of our Sovereign
Lord George the Third by the Grace of God of Great Britain France and Ireland
King Defender of the Faith and in the Year of our Lord one thousand seven
hundred and Sixty Five and from thence by Adjournment continued unto
Monday the twenty fourth Day of March then next following before
John Wyche Gentleman Deputy Steward of the Courts there

Inquests and Homage
for Siddington
Aforesaid

{ James All -
Robert Collin -
Robert Larratt -
Thomas Parker -
Will. Larratt -
Will. Riddell -
Tot. Pretty -

Edmund Symes -
John Pretty -
Samuel Pretty -
Richd Sculthorpe - Swom
John Allen -
and
Richd Freeman

Inquest and
Homage for
Caldecott aforesaid

{ Lewis Woodcock
Thomas Stokes -
John Hand -
Robert Latton -
Samuel Cave -
Willm Hill -

Edmund Hill -
Richard Ward -
Richd Ward Junr -
John Cort - Swom
and
John Riddell -

Officers Elected & Constables of Loddington
for the Year ensuing

Jos. Pretty - } Sworn
Conyers Peach }
John Allon - }

Fieldreeves there - - - - -

Edm^d Simoy } contd
Tho^r Parker
Jos. Pretty - } sworn
John Allon - }

Freeborow & Dike Reeves - - - - -

Rich^d Sidthorpe } sworn
Tho^r Roberts }

Decinors for taking Surrenders - - - - -

Jno^r Pretty - }
Conyers Peach }
Jos. Pretty - } contd
Jas^v Will - }

Rent Reeve - - - - -

Hen^r Newson - sw.

Priders and Fieldreeves - - - - -

Ja^r Baker }
Jas^r Preston } contd
Rich^d Thrusby }

Constable of Caldecott - - - - -

Lewis Woodcock }
Rich^d Ward Jun^r } sworn

Fieldreeves Surveyors of Weights
and Measures & the Factor - - - - -

Lewis Woodcock }
Rich^d Ward Jun^r } sworn

Decinors for taking Surrenders - - - - -

Lewis Woodcock } contd
John Stand - }

Freeboroughs & Dikereees - - - - -

W^m Hill }
John Port } sworn

Pridor - - - - -

Hen^r Newson contd

Witnesses to witness Wm Lew Robt Lavers John Stapleton John Manton John
Barefoot of Liddington and others Tho: Radkin Thomas Samson
Francis Smith John Vines William Woodcock Humphrey
Muggleton of Caldecott and others —

The Verdict of the Inquest and Homage for Liddington

The Jurors aforesaid upon their Oath do say that
the Recd William Bancourt because he is a freeholder of this
Manor and did not appear at this Court to perform his Suit and
Service according to the Custom of the said Manor and that Thos.
Boyall because he is in the like Default Therefore they are and
each of them is in the Mercy of the Lord of this Manor as appears over
their names respectively

Affereors James Hill
Rob: Colwell

The Verdict of the Inquest and Homage for Caldecott

The Jurors aforesaid upon their Oath do say that John
South because he is a Tenant and Inhabitant of this Manor and
did not appear at this Court to perform his Suit and Service
according to the Custom of the said Manor and that William
Glanville Esq: because he is a copyholder of this Manor and did
not appear at this Court to perform his Suit and Service according
to the Custom of the said Manor and Samuel Tookey Gentleman
Newson Widow and Cooper Widow because they are
in the like Default AND that John Morris because he has kept a By
Herd with one Cow and six Pigs contrary 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

Affereors Louis Woodcock
Tho: Stokes

John Parker

On Surrender of
the Recd Wm Bancourt
Derk

At this Court it is testified by John Pretty one of the
Decidors of this Manor that on the Eleventh day of October
One thousand seven hundred and sixty Five the Reverend
William Bancourt Clerk a Customary Tenant of the said Manor
Did out of Court Surrender by the 2d according to the Custom of

The said Manoy into the Hands of the Lord of the said Manoy by the
hands of the said John Preddy All those several Pieces and Parcels of -
arable Land Ley Meadow Pasture and Grass Ground containing by Estimation
Thirteen acres and an half or thererabouts (be the same more or less) heretofore
purchased by Dorcas Tancourt late Grandmother of the said William
Tancourt of and from one Richard Rooplatt and now or late in the
Tenures or Occupations of William Freeman and Robert Freeman
Together with all and singular Hedges Slades Walks Lands and all other
Profits Privileges Rights Members Hereditaments Commons
and Appurtenances whatsoever to the said Premises belonging or
in any wise appertaining and also all the Estate Right Title and
Interest of the said William Tancourt of in or to the same which
said Premises are held by Copy of Court Roll under the yearly Rent
of Four Shillings and sixpence To the use and behoofe of
John Clarke of the Parish of Saint Martin Stamford Baron
in the County of Northampton Gentleman his Heirs and Assigns
forever according to the Custom of the said Manoy AND NOW
at this Court comes in his proper Person the said John 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 Seiz in thoro by the Rod To hold to the
said John Clarke 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 quids to the Lord for
his Impe in the Margin and is admitted Tenant thoro and hath
performed his Treaty

Rent A. 6

Fine A. 6

John Walker

On Surrender of

Elez. Nevison Wid^w

B)

At this Court comes in her proper
Person Elizabeth Nevison Widow a customary
Tenant of the said Manoy and Doth in open Court
Surrender by the Rod into the Hands of the Lord of the said Manoy by
the hands and acceptance of the said Deputy Steward according to
the Custom of the said Manoy All that Quarter of One Year
Land of arable Ley Meadow Pasture and Grass Ground lying and
being in the several Fields Precincts and Territories of Caldecotte

And Siddington aforesaid now in the Tenure or Occupation of John Brown containing by Estimation Eleven acres or thereabouts (be the same more or less) held by Copy of Court Roll of the said Manor under the yearly Rent of two shillings and eight pence To which premisses the said Elizabeth Nevison was admitted at a court held next after Michaelmas in the Year of our Lord one thousand seven hundred and sixty three and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of John Walker of Rockingham in the County of Northampton Gentleman his Heirs and Assigns for ever AND Now at this Court comes the said John Walker by Samuel Tyrell his Attorney and humbly prays to be admitted Tenant to the said premisses 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 Walker his Heirs and Assigns at the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefore formerly due and of right accustomed and he gives to the Lord for his Rent in the Margin and is admitted Tenant therof and his Fealty is suspended by reason of his Absence

Henry Sumpster
On Surrender of
Henry Nevison

5

At This Court it is testified by John Pretty one of the Decinors of this Manor that on the first Day of May in the Year of

our Lord one thousand seven hundred and sixty five Henry Nevison a customary Tenant of the said Manor Did out of Court Surrender by the rod according to the Custom of the said Manor into the hands of the Lord of the said Manor by the hands of the said John Pretty All that one acre of Ground formerly called "Pope's Clove or Proffs Sycs and now of late called Kee Clove being now or late in the Possession of him the said Henry Nevison and held by Copy of Court Roll under the yearly Rent of with all and singular the Appurtenances to the said Clove belonging

Or in any wise appertaining And also all the Estate Right
Title Interest Use Trust Benefit Property Claim and Demand
whatsoever of him the said Henry Neivison of in and to the said Close
or any part thereof either in or by Possession Reversion Remainder
Expectancy Law Equity or otherwise howsoever To the use and
 behoofe of Henry Sumpster of Thorpe Brywater in the County
 of Rutland Esq; his Heirs and Assigns for ever according to
 the Custom of the said Manor AND Now at this Court comes in
 his proper person the said Henry Sumpster 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
 sejani thereof by the Rod To hold to the said Henry Sumpster
 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 Rent as in the Margin
 and is admitted Tenant thereof and hath performed his Treaty

Rent
Fine

William Hill } and Sarah his Wife } At this Court it is certified by the said Deputy
 On Surre of themselves } Steward that on the eighth Day of May One thousand seven
 hundred and thirty Five William Hill and Sarah his Wife
 late Sarah Browne Spinster 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 of the said Deputy Steward the said Sarah being first
 solely and secretly examined by the said Deputy Steward and freely
 consenting thereto All that undivided Moiety or half part of All
 that Cottage and Homestead with the Appurtenances in Caldecott
 aforesaid held by copy of Court Roll under the Yearly Rent of One
 Farthing And also all that undivided Moiety or half part Of all
 that one Quarter of a yard Land in the Fields of Caldecott aforesaid
 formerly Allm Slyes held by the yearly Rent of One shilling and
 two pence to which said Premises the said Sarah was admitted at
 a Court held by Adjournment on Monday the Fifth Day of April
 which was in the Year of our Lord one thousand seven hundred and sixty
 Two To the use and behoofe of the said Sarah Hill for and
 during the Term of her natural Life and from and after the

13. There seems to be
in this portion of the
Institution to 10 m. Mile
for life & service on
Death of both

Decease of the Survivor of them the said William Hill and Sarah his
 wife then to and for the only proper use and behoofe of the Heirs
 and Assigns of such Survivor for ever according to the Custom of the
 said Manoy AND NOW at this Court come in their proper persons
 the said William Hill and Sarah 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 &
 Seizm thereof by the Rod To hold to the said William Hill and
 Sarah his wife according to the said Surrendor 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 they give to the
 Lord for their Fines as in the Margin and are admitted Tenants &
 thereof and have performed their Tenancy

Rent £ 5.0
 Rent — 1.2
 Fine
 Fine

Mathew Coleman's
Conditional Surrender At this Court comes in her proper person,
 To Samuel Stokes, Martha Cole a customary Tenant of this Manoy
 and doth in Open Court surrender by the Rod
 into the hands of the Lord of the said Manoy by the hands and acceptance
 of Robert Randles Deputy Steward for that purpose according
 to the Custom of the said Manoy All his Reversion expectand on the
 Death of his Mother Ruth Coleman Widow of m and to All that
 Cottage House and Close called the Homestead in Lealdecote with all
 and singular the Appurtenances now in the Tenure of the said Ruth
 Coleman held by Copy of Court Roll under the yearly Rent of Four
 Pence To which the said Mathew Coleman was this Day admitted and
 the Reversion and Reversions Remainder and Remainders thereof To
 the use and behoofe of Samuel Stokes Son of Thomas Stokes of
 Lealdecote aforesaid Farmer and the Heirs and Assigns of the said Samuel
 Stokes for ever according to the Custom of the said Manoy Upon condition
 that if the said Mathew Coleman his Heirs Executors Administrators or Assigns
 or any of them do and shall well and truly pay or cause to be paid unto
 the said Samuel Stokes his Executors Administrators and Assigns the full
 and just sum of Ten Pounds with lawful Interest for the same of good and
 lawful mony of Great Britain at or upon the twenty first Day of

April next ensuing the Date hereof without any Deduction or
abatement whatsoever Then the said Surrender to be void or else
to be and remain in full force and Virtue —

Acknowledgment

of Satisfaction by the

Whereas on the twenty first Day of
October last past Mathew Coleman a Customary

Tenant of the said Manoy Did in open Court

Duly Surrender All his Reversion expectant on the Death of his
Mother Ruth Coleman Widow of me and to All that Cottagge House
and Close called the Homestead in Caldecott aforesaid with all and
singular the Appurtenances then in Tenure of the said Ruth Coleman
held by Copy of Court Roll under the yearly Rent of Fourpence
and the Reversion and Reversions remainder and remainders thereof
To the use and behoofe of Samuel Stokes Son of Thomas Stokes
of Caldecott aforesaid Farmer and the Heirs and Assigns of the said
Samuel Stokes for ever according to the Custom of the said Manoy with
Provisoe to be void on Payment of the sum of Ten Pounds with lawful
Interest for the same unto the said Samuel Stokes his Executors
Administrators or Assigns in the manner as therein mentioned Now
at the said Day of Adjournment of this Court comes the said Samuel
Stokes by Thomas Stokes his Attorney and doth acknowledge to have had
and received of and from the said Mathew Coleman the said sum of Ten
Pounds and all Interest of and for the same in full Satisfaction and
Discharge of the said Surrender And doth authorize the said Deputy
Steward to Enter Satisfaction thereof and the said Premises with the
Appurtenances and every part thereof are hereby freed and Discharg'd
of and from the Payment of the said sum of Ten Pounds and Interest
and every part thereof accordingly

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The Manor of Liddington
 With Caldecott } At the View of Frank Pledge
 In the County of Rutland } and also the Great Court Baron of the
 Right Honourable Brownlowe Earl of
 Exeter Baron of Pburghley 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 Monday the
 Twentieth Day of October in the sixth Year of the Reign
 of our Sovereign Lord George the Third by the Grace of God of
 Great Britain France and Ireland King Defender of the
 Faith and in the Year of our Lord one thousand seven
 hundred and sixty six and from thence by Adjournment
 continued unto Monday the Thirteenth Day of April then
 next following Before John Wyche Gentleman Deputy
 Steward of the Courts there.

Inquest and
 Homage for
 Liddington aforesaid

Robert Lattall	Richd Sculthorpe
Thomas Parker	Thomas Drake
William Lattall	Richard Freeman
John Warrein	Thomas Hill
Edmund Sisney	Robert Freeman
William Riddle	
John Wadland	
Samuel Pretty	Walter Stokes

Adorn

and

Inquest and
 Homage for
 Caldecott aforesaid

Lewis Woodcock	Geo. Brown
William Morris	Ino Brown
Wm Morris Junr.	John Hand
Thomas Stokes	John Scott
Rob ^r . Lenton	Richd Ward
Sam ^r Cave	
Edmund Hill	and Richd Ward Junr

Brown

Officers Elected for the Constables of Liddington
The Year ensuing } Mich^r Snowden } Sworn
} John Wadland }

Field Reeves - - - - Edmund Siimey }
T. Parker - - - - } Cont'd.
Jas. Pretty - - - - }
John Allen - - - - }

Freethorpe and } - - Richd Sculthorpe } cont'd.
Dikereaves - - Sh: Roberts - }

Deciners for taking Sun. John Pretty
Lonyens Peach - }
Joseph Pretty - }
James Hill - } cont.

Genl Reeve Henry Nevison Contd

Pinders & Fieldkeepers . . . Jane Poeston . . . Contd
Tho. Coleman Sworn

Constable of Caldecott ... Richd Ward ... } Sworn
... Rawd Hill ... }

Field Reeves Surveyors -
of Weights Measures and } Richd Ward } sworn
Ale Tasters John Hand

Deciners for takg Sunr^o Lewis Woodcock & John Hand y Comt^d

Treelborough & Dikereves. William Hill -^y Cont'd
John Cost

Sinders - - - - - *Andrew Robinson* - *Morn*

Epsom South} John Falkner, Wm Wright, Robert Caister Wm Cunningham, John
Barefoot, Wm Farmer, Isaac Cunningham, Thomas Warren, John Collen,
John Hiff, John Alton, John Cant, and others of Siddington aforesaid Thomas
Rudkin, Thomas Wornall, Thomas Samson, Richard Jeffs, John Morris
Wllm Hill, John Vines, Andrew Robinson, William Woodcock, John
South, Dan^e White and others of Caldecott aforesaid —

The Verdict of the
Inquest and Homage
for Liddington aforesaid

1766

111.

The Jurors aforesaid upon their Oath do say That
William Fox⁸ because he has been a Resistant and Inhabitant
at Liddington aforesaid within this Manor for the Space of
One Year last past and did not appear at this Court to perform his Suit
and Service according to the Custom of the said Manor And James
Murdock because he is in the like Offence And that the Revd. William
Fancourt because he is a Freeholder at Liddington aforesaid in the said
Manor and did not appear at this Court to perform his Suit and Service
according to the Custom of the said Manor And John King⁸ because he
is in the like Offence And that the said William Fancourt because he
is a copyholder at Liddington aforesaid within this Manor and did not
appear at this Court to perform his Suit and Service according to the
Custom of the said Manor And Robert Sarratt the younger Thomas
Boyall The Revd Robert Smith and William Clark⁸ 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,

Affeerors Robert Sarratt⁸ sworn
Thomas Parker

The Verdict of the
Inquest and Homage
for Aldecote aforesaid

The Jurors aforesaid upon their Oath do say
that all Things are well

Elizabeth Peake

Widow and Devisee of
William Peake

At this Court it is testified by John Pretty
Gentleman one of the Deciners for Liddington aforesaid
in this Manor (hereby in open Court sworn) that
on the Third Day of July which was in the Year of our Lord one thousand
seven hundred and sixty five William Peake alcustomary 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 the said John Pretty according to the
Custom of the said Manor All those his the said William Peakes copyhold
Messuages Landes and Tenements in Liddington aforesaid To such uses
Intents and Purposes as the said William Peake had or should in and by his
last Will and Testament in Writing give declare direct devise or appoint
according to the Custom of the said Manor The tenor of which said last Will,

And Testament bearing Date on or about the Tenth Day of May in
the said Year of our Lord one thousand seven hundred and sixty five,
follows in these Words that is to say, I also Give and Devise All that
Copyhold Messuage or Tenement and all those Copyhold Lands with
their Appurtenances in Liddington in the said County of Rutland lately
purchased of the Rev^d Mr William Francourt unto my Dear Wife Elizabeth
Berke To hold all the same to her my said Wife Elizabeth her Heir and
Assigns for ever And now at this Court comes in her proper Person the
said Elizabeth Berke 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 Elizabeth Berke her Heirs and Assigns at the Will of the Lord accord
to the Custom of the said Manor by the Rent 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 Devoir

John Falkner

The Younger
Admitted ~

At the said Day of Adjournm^t of this Court it is found and presented
by the Homage for Liddington aforesaid That Anna late Wife of John Falkner
the Elder lately died seized of the Reversion in Fee expect^r upon the Death of the said
John Falkner the Elder of in and to All that Messuage in Liddington aforesaid
and one Messuage thereto adjoining and one Close called the Home Close to the
said Messuage adjoining and belonging with the Appurtenances held by Copy
of Court Roll of the said Manor under the yearly Rent of Three shillings and
four pence AND also one half Yard Land in Liddington aforesaid called Smiths
with the Appurtenances and held by Copy of Court Roll under the Yearly Rent
of Five shillings AND also one other half Yard Land in Liddington aforesaid
called also Smiths half Yard Land with the Appurtenances and held by Copy
of Court Roll under the Yearly Rent of Eight shillings and Four Pence AND
Also one half acre of Land in Liddington purchased of Sherrard and held by
Copy of Court Roll under the Yearly Rent of Five pence AND also one half
Yard Land in Liddington aforesaid formerly Robert Boyer, held by one other Copy
of Court Roll under the Yearly Rent of Two shillings AND also one other
half Yard Land in Liddington aforesaid formerly William Boyall, held by one
other Copy of Court Roll under the Yearly Rent of Six pence AND NOW at this
Court comes in his proper Person John Falkner the youngest Son & Heir at
Law of the said Anna Falkner and humbly prays to be admitted Tenant to the
Reversion of the said Premises Expectant upon the Death of the said John
Falkner the Elder To which said John Falkner the younger the Lord of the
said Manor hath granted Seizin of the Reversion To hold to the said John
Falkner the younger and his Heirs and Assigns the said Premises from and
immediately after the decease of the said John Falkner the Elder at the

2

£. s. d

Rent - 0.. 3.. 4.
Rent - 0.. 5.. 0.
Rent - 0.. 8.. 4.
Rent - 0.. 0.. 5.
Rent - 0.. 5.. 0.
Rent - 0.. 0.. 6.

1.. 2.. 7

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 therof and hath performed his Fealty,

Thomas Bryan

On Surrendere of
John Talkner William
Forster Elte and John Talkner
the Youngere

At the said Day of Adiournm^t of this Court
John Talkner the elder William Forster & John Talkner
the Youngere lawntomye Tenants of the said Manor which said

William Forster is the only Son and Heire at Law of Thomas Forster

late of Uppingham in the County of Rutland Deceased and Apothecary and which
said John Talkner the younger is the youngest Son and Heire at Law of Anna Talkner
Deceased late Anna Allin and after the said John Talkner the younger had been thereto
admitted / Did in open Court by the Rod according to the Custom of the said Manor Surre
into the hands of the Lord of the said Manor by the hands of the said Deputy Stewards
All that Messuage in Liddington aforesaid and one Messuage thereto adjoining and one Close
called the Home Close to the said Messuage adjoining and belonging with the Appurtenances
held by Copy of Court Roll of the said Manor under the yearly Rent of Thrice Shillings
and fourpence And also one half Yard Land in Liddington aforesaid called Smiths with
the Appurtenances and held by Copy of Court Roll under the Yearly Rent of Five
Shillings AND ALSO one other half Yard Land in Liddington aforesaid called also
Smiths half Yard Land with the Appurtenances and held by Copy of Court Roll under

Rent - .3. 4.
Lient - .5. 0.
Rent - .8. 4.
16. 8.

the yearly Rent of .00 eight shillings and fourpence All which said Premises
are situate standing lying and being in the Town Field, Bounds Precincts
and Territories of Liddington aforesaid and now are or late were in Occupation of
William Riddle his Undertenant or Undertenant Together with all and sing
the Houses and Couthouses Commons profits Privileges Rights Members Hereditys
and Appurtenances thereto or to any part thereof belonging and also all the Estate
Right Title Interest Use Trust &c of such property claim and Demand whatsoever
of them the said John Talkner the Elder William Forster and John Talkner the
Younger or any or either of them either in or by possession Reviction Remainder
expectancy Law Equity or otherwise howsoever To the use and behoife of tho: Bryan of
Stoke Day in the said County of Rutland grazier his His Esq: for ever according to the
Custom of the said Manor And now at this Court comes in his proper person

the said Thomas Bryan 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 Seizm^t there of by the Rod To hold to the said Thomas Bryan 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 therof and hath
performed his Fealty -

Thomas Bryan

On Surrender of
John Falkner and Sons

At the said Day of Adjournment of this Court come
in their proper persons John Falkner the Elder and John
Falkner the younger Customary Tenants of the said Manor

(4) (The said John Falkner the younger being the youngest Son and Heir at Law of Anna
Falkner deceased late Anna Allin and after the said John Falkner the younger had
been thereto admitted / Did in open 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 of the
said Deputy Steward All that one half acre of Land in Siddington purchased of
Sherrard and held by Copy of Court Roll of the said Manor under the yearly Rent
of Five pence AND ALSO one half Yard Land in Siddington aforesaid formerly
Robert Moyes held by one other Copy of Court Roll of the said Manor under the yearly
Rent of Five shillings AND ALSO one other half Yard Land in Siddington aforesaid
formerly William Moyalls held by one other Copy of Court Roll of the said
Manor under the yearly Rent of six pence which said Premises are lying and being in
the Field and Tenements of Siddington aforesaid and now are or late were
in the Tenure of William Riddle or his Under tenants AND ALSO all the Estate
Right Title Interest Use Trust of Possession property claim and Demands whethr
of the said John Falkner the Elder and John Falkner the younger or either of them
of in or to the same Premises Reversion Remainder Expectancy Law Equity
or otherwise howsoever To the Use and behoove of Thomas Bryan of
Stoke ~~Dale~~ in the said County of Rutland Grazier his Heirs and Assigns for ever
according to the Custom of the said Manor AND now the said Day of
Adjournment of this Court comes in his proper person the said Thomas Bryan
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 Seiz in thereof
by the Rod To hold to the said Thomas Bryan 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.

John Hand

On Surrender of
John Morris

At the said Day of Adjournment of this Court it is testifid by
Lewis Woodcock one of the Decinners for Caldecott in this Manor
hereto in open Court sworn that on the Twenty fifth Day of

(5) February last past John Morris al customay 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 Lewis Woodcock according to
the Custom of the said Manor All that Piece of Land called an Orchard lying
in Caldecott aforesaid then in the Occupation of John Coote and theretofore belonging
to a Way of Poulking being the North End of a Meadow or Enclosure in Caldecott
aforesaid then in the Occupation of Ann Winsor with the Rights and Appurts

Thereunto belonging And also with free way and passage at all times for Horses Cart and Carriages into thro' and out of the yard belonging to the said Way of Building from the Street to the said Orchard which said piece of land is held by copy of Court Roll of the said Manor and was late the Estate of Wm Morris Deceased and came to the said John Morris as his only Brother and Heir at Law and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of John Hand of Lealdecott aforesaid Woolcomber his Heirs and Assigns for ever And NOW at the said Day of Adjournment of this Court comes in his proper person the said John Hand 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 Seizure thereof by the Rod To hold to the said John Hand 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

~~John Morris~~

Rent ~~1~~ ² 4
Fine ~~4~~

6

John Chapman On Surrender of John Morris At the said Day of Adjournment of this Court it is testified by John Hand one of the Decisors for Lealdecott aforesaid in this Manor hereto in open Court sworn that on the Twenty eighth Day of February now last past John Morris alquostomary 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 Hand according to the Custom of the said Manor All that half Quarten of a yard land in Caldecott containing by Estimation Three acres and Three Rods more or less And Also all that one Rod of Land in a certain Fur long called Rye Fur long in the Nether Field of Lealdecott aforesaid and then in the Occupation of the said John Morris all which said Premises are held by copy of Court Roll of the said Manor and were late the Estate of William Morris Deceased and descend and came to the said John Morris as his only Brother and Heir at Law and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of John Chapman of Harringworth in the said County of Northampton Farmer his Heirs and Assigns for ever And NOW at this Court comes in his proper person the said ~~John Chapman~~ John Chapman 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 Seizure thereof by the Rod To hold to the said John Chapman 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 ~~1~~ ² 8
Fine ~~4~~

Fine ~~8~~
Fine ~~4~~

~~1~~

Thomas Goodliffe & Wife
On Surrender of
James Hill

At the said Day of Adjournment of this Court comes in his proper person James Hill only Son and Heir at Law of John Hill 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 All that one Messuage or Tenement formerly in the Tenure of the said John Hill lately of Elizabeth Morrison Widow and now of Elizabeth Kenim to which Messuage the said James Hill was admitted with several other Estates on the twenty first Day of October one thousand seven hundred and sixty two and which Premises are to be held under the Rent of One shilling and the Reversion and Reversions Remainders and Remainders thereof To the use and behoofe of Thomas Goodliffe of Lambley Lodge in the said County of Rutland Spazier and Anna his Wife for and During the Term of their natural Lives and from and after the Decease of the Survivor of them To the use and behoofe of the Heirs and Assigns of the said Anna according to the Custom of the said Manor And now at this Court said Day of Adjournment of this Court comes in his proper person the said Thomas Goodliffe 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 Thomas Goodliffe 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,

Thomas Goodliffe & Wife

On Surrender of
Daniel Curtis

At the said Day of Adjournment of this Court comes in his proper person Daniel Curtis a custom^{ry} Tenant of this 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 of the said Manor aforesaid to the Custom thereof All that Close of Pasture called Drakes Close in Liddington aforesaid held by the Rent of Eight pence to which Premises with others the said Daniel Curtis was admitted at a Court held after Michaelmas One thousand seaven hundred and four on Surrender of James Curtis only Son and Heir of Elizabeth Curtis formerly called Elizabeth Siptaff and the Reversion and Reversions Remainders and Remainders thereof To the use and behoofe of Thomas

Goodliffe of Lambley Lodge in Bolton in the said County of Durham,
 Grazier and Anna his wife for and During the Term of their Natural Lives
 and from and after the Decease of the Survivor of them To the use and
 behoofe of the Heirs and Assigns of the said Anna according to the Custom
 of the said Manoy And Now at the said Day of Adjournment of this Court
 comes in his proper Person the said Thomas Goodliffe and humbly prayes
 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 Goodliffe his Heirs and Assigns
 by the Will of the Lord according to the Custom of the said Manoy by the
 Rents and Services therof due and of right accustomed and he give to
 the Lord for his Time as in the Margin and is admitted Tenant thereof
 and hath performed his Fealty

John Wright's Conditional
Surrender

To At this Court John Wright
 Robert Browne Esq; & Milled Salustinary Tenant of the Manoy doth
 in Open Court surrender by the Rod accordyng
 to the Custom of the said Manoy into the hands of the Lord of the said Manoy
 by the hands of the said Deputy Steward according to the Custom of the said Manoy
 All that Cottage situate and being in Liddington aforesaid with the Appurtenances
 thereto adjoining and belonging now in the Tenure or Occupation of the said John Wright
 and which Premises are held of the same Manoy by Copy of Court Roll under
 the Yearly Rent of One shilling and one penny and the Reversion & Revertions
 Remainder and Remainders thereof To the use and behoofe of
 of Robert Browne of Uppingham in the said County of Durham Taylor
 his Heirs and Assigns for ever according to the Custom of the said Manoy

Provided always and upon Condition Nevertheless that if the said John
 Wright his Heirs Executors or Administrators do and shall well and truly pay or
 cause to be paid unto the said Robert Browne his Executors Administrators or
 Assigns the full sum of Thirty Pounds with lawful Interest for the value of lawful
 Money of Great Britain on the Twenty third Day of August now next ensuing without
 any Deduction or abatement whatsoever Then this Surrender to be void and of none
 Effect or else to be and Remain in full force

The Manor of Saddington

With Caldecotte

In the County of Rutland

Michael

1707.

At the View of Frank
Pledge and also the Great Court
Baron of the Right Honourable
Brownlowe Earl of Exeter Baron of Moughley Lord of the said
Manor held at Saddington aforesaid in and for the said Manor
within one Month after the Feast of Saint Michael the Arch
Angel To wit on Thursday the Twenty second Day of October
in the seventh Year of the Reign of our Sovereign Lord George the
Third by the Grace of God of Great Britain France and Ireland
King Defender of the Faith and in the Year of our Lord one
thousand seven hundred and sixty seven and from thence
by Adjournment continued unto Monday the twenty eighth Day
of March then next following Before John Wyche Gentleman
Deputy Steward of the Courts there —

Inquest and

Homage for
Saddington afores

Joseph Pretty —
Edmund Sismy —
William Riddle —
John Wadland —
Samuel Pretty —
Richard Sculthorpe —
Richard Freeman —
John Allen —

Henry Norrison —
Watson Gave —
Robert Collin —
William Larratt —
John Marvein —
Walter Stokes —

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Sworn

Inquest and
Homage for
Caldecotte afores

Lewis Woodcock —
William Morris —
William Morris Junr.
Samuel Gave —
Robert Sackson —
Edward Hill —
Richard Ward —
Richard Ward Junr.

George Brown —
John Brown —
John Southp —
John Hand —
Thomas Stokes —
William Hill —
and John Cork —

15
Sworn

1767

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Officers Elected } Constables of Liddington
for the Year ensuing }
Rob. Laratt - } Sworn
Rob. Freeman. }
and others of Liddington aforesaid.

Field Reeves - - - - - Edm. Sisney -
Thos. Parker - } cont'd.
Jno. Pretty -
John Allen -

Freeborough Dikeevers } - - - Connors Peach } Sworn
and Ale Tasters - - - John Pretty -

Deciners for taking Sunr. } - - - John Pretty -
Connors Peach - } cont'd.
Jno. Pretty -
James Hill -

Rent Reeve - - - - - John Allen. - Sworn

Pinders - - - - - Jane Beeston }
Tho. Coleman } cont'd.

Constables of Caldecott - - - John Hand -
Will' Morris jun'r. } Sworn

Field Reeves Surveyors of
Weights & Measures and }
Ale Tasters - - - - - John Brown - } Sworn
Geo. Hill -

Deciners for taking Sunr. } - - - Lewis Woodcock } cont'd.
John Hand -

Freeborough Dikeevers - - - William Hill - } cont'd.
John Cort. -

Pinders - - - - - Andrew Robinson - cont'd.

Persons to wit - - - - - Geo. Harris, William Kew, Robert Gailey, John Barefoot, John
Wanton, & others of Liddington aforesaid, Thomas Rudkin, William
Cave, Thomas Deacon, Thomas Jamison, Robert Shelhorn, John Vines
& others of Caldecott aforesaid.

The Verdict of the

Inquest and Homage

The JURORS aforesaid upon their Oath do present
for Liddington aforesaid that John Collin Esq^r because he has been a Tenant,
and Inhabitant at Liddington aforesaid within this
Manor and did not appear at this Court to perform his Suit and Service
according to the Custom of the said Manor And Edward Manton and
Tobias Rhodes because they are in the like Default And that the Revd.
Mr. Hancewell because he is a Freeholder at Liddington aforesaid within this
Manor and did not appear at this Court to perform his Suit and Service
according to the Custom of the said Manor And Thomas Barefoot
Hunt Esq^r William Baxter the Revd Wade Gascoigne the Revd Robert Smith
and John King because they are in the like Default And that the said Revd
Robert Smith because he is a copyholder at Liddington aforesaid within this
Manor and did not appear at this Court to perform his Suit and Service
according to the Custom of this Manor And the said Thomas Barefoot Esq^r Edmund
Proudgton John Field^d Robert Laratt Jun^r Alexander Leach Robert
Sackton Thomas Palmer John Palmer and Edward Vines because they are
in the like Default And that Laurence Manton because he is an Inhabitant
of Liddington aforesaid and a Batchelour and did not appear at this Court
to perform his Suit and Service according to the Custom of this Manor
And John Pretty and Job Leachior because they are in the like Default Therefore
they are and each and every of them is at the Mercy of the Lord as appears over
their names respectively

Affersons for: Pretty —
Edmund Sivens —

The Verdict of the

Inquest and Homage

The JURORS aforesaid upon their Oath do say that
for Caldecott aforesaid John Blackwell Esq^r because he is a copyholder at
Caldecott aforesaid within this Manor and doth not appear
at this Court to perform his Suit and Service according to the Custom of
this Manor And George Adelin Esq^r and William Baxter 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

Affersons Lewis Woodcock
Wm Morris —

John Cooke Esq.

On Surrender of Robert Smith Esq. At this Court it is testified by John Pretty one of the Decisors for Liddington aforesaid that on the Twenty fourth Day of July last past (one thousand seven hundred and sixty seven) Robert Smith Clerk also 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 John Pretty according to the Custom of the said Manor All that Messuage Mansion House or Tenement and Glebe called the Homestead situate lying and being in Liddington aforesaid with the Appurtenances in a certain place there called Soggs Lane and one half yard land thereto belonging formerly in Tenure or Occupation of Thomas Allam and now or late of John Allin or his Assigns and held by Copy of Court Roll of the said Manor under the yearly Rent of Five shillings And also all that one Glebe of Pasture Land in Liddington aforesaid called Presley Hill Glebe and one other half yard land thereto belonging with the Appurtenances lying and being in Liddington aforesaid formerly also in the Tenure or Occupation of the said Thomas Allam and now or late in the Tenure of the said John Allin or his Assigns and held by one other copy of Court Roll of the said Manor under the yearly Rent of Five shillings and vipsence Together with all Commons and Comission of Pasture for all Cattle and all other the Appurtenances to the said Messuage Glebe and Premises belonging in any wise appertaining And all the Right Title Interest Use Possession Reversion and Reversions Remainder and Remainders of in and to all and singular the said Premises with the Appurtenances To the use and behoofe of John Cooke of Upperchamp in the said County of Rutland Esq; His Heirs and Assigns for ever according to the Custom of the said Manor AND NOEL at this Court comes in his proper person the said John Cooke 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 Vacancy thereof by the Rod To hold to the said John Cooke 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 Term as in the Margin and is admitted Tenant therof and hath performed his Tauly

Sarah the Wife of William Hill

and Elizabeth the Wife of William Hotchking the two Daughters of John Brown

2. Two Daughters and Heirs of John Brown and humbly praye to be admitted Tenants to the Reversion Expectant upon the Death of Elizabeth Brown Widow

At this Court come in their proper Persons Sarah the Wife of William Hill and Elizabeth the Wife of William Hotchking the

Their Mothers of in and to All that Mesuage or House in Caldecott
aforesaid formerly Woodcocks held by the Rent of One shilling And also
a Quarter of a Yard Land held by the Rent of two shillings and sixpence
which Premises the said John Brown and Elizabeth his Wife were
admitted to at alcourt held next after Michaelmas which was in the Years
of our Lord one thousand seven hundred and thirty three To whom the
Lord by the said Deputy Steward hath granted Seizin there of by the Rod
To hold the Reversion of the said Premises to the said Sarah their
Wife of William Hill and Elizabeth the Wife of William Hotchkin their
Heirs and Assigns at the Will of the Lord according to the Custom of the
said Manor by the Rents and Services therefore due and of right occasion
and they give to the Lord for their Term as in the Margin and are
admitted Tenants thereof and have performed their Treaty

William Hill and Sarah his wife

On Surrender of

Elizabeth Brown Widow the said William
Hill and Sarah his Wife and William
Hotchkin and Elizabeth his Wife

At this Court come in their
Proper Persons Elizabeth Browne
Widow William Hill and Sarah his
Wife and William Hotchkin and

(3)

Elizabeth his Wife Customary Tenants of the said Manor the said Sarah
Hill and Elizabeth Hotchkin being examined apart from their said Husband
and freely consenting hereto / 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 there of All that
Mesuage or House in Caldecott formerly Woodcocks held by the Rent of
one shilling And also a Quarter of a Yard Land in Caldecott held by the
Rent of Two shillings and sixpence to which the said Elizabeth Brown with
her Husband John Brown was admitted at alcourt held in the Year of our
Lord one thousand seven hundred and thirty three and to the Reversion
of which said Premises the said Sarah Hill and Elizabeth Hotchkin their
two Daughters have been this Day admitted And the Reversion and Rem
Remainder and Remainders thereof To the use and behoofe of
the said William Hill and Sarah 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 Sarah Hill aforesd.

1767

To the Custom of this Manor AND the said William Hill and Sarah his Wife here present in Court 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 William Hill and Sarah his Wife and their Assigns for and During the Term of their natural Lives and from and after the Decease of the Survivor of them To the Heirs and Assigns of the said Sarah Hill at the Will of the Lord according to the ~~Custom of the~~ said Surrender and the Custom of this Manor by the Rents and Services therefore due and of right accustomed and they give to the Lord for their Taxes as in the Margin and are admitted Tenant therof and have performed their Duty —

Rent £ 1.
Rent 2.
3. 6.

Tax
Tax

William Hill & Sarah his Wife

On Surrender of

William Hotchkin and Elizabeth

At this Court come in their proper Persons William Hotchkin and Elizabeth his Wife the said Elizabeth

being a customary Tenant of this Manor and being late Sarah Browne Spinster and hereto Examined in the absence of her said Husband by the said Deputy Steward and freely consenting Do in open Court Surrender into the hands of the Lord of the said Manor by the Rod by the hands and acceptance of the said Deputy Steward All that Moiety of all that Cottage and Homestead in Lealdecott with the Appurtenances held by the Rent of one Farthing And also a Moiety of one Quarter of a Yard Land in Lealdecott formerly Allin Sly held by the Rent of One Shilling and two Pence and the Reversion and Reversions Remainder and Remainders thereof To the ~~Heirs and behoofe~~ of other Moiety of the said Premises William Hill of Lealdecott and Sarah Sister to the said Elizabeth Hotchkin were admitted held at an adjourned Court held on the fifth Day of ~~May~~ April which was in the year of our Lord One thousand seven hundred and sixty two To the use and behoofe of the said William Hill and Sarah his Wife and the Heirs and Assigns of the Survivor of them the said William Hill and Sarah his Wife according to the Custom of the said Manor AND NOW at this Court come in their proper Persons the said William Hill and Sarah 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 William Hill and Sarah his Wife and the Heirs and Assigns of the Survivor of them at the Will of the Lord —