

Rent ^{2 1/2} " " " 1/4 According to the Custom of the said Manor by the Rents &
 Rent " 1 " 2 Services therefore due and of right accustomed and they give to the
 " 1 " 2/4 Lord for their Fine as in the Margin and are admitted Tenants
 thereof and have performed their Fealty.

Richard Jeffs

On Surrender of
 (William Morris)

5

At this Court it is testified by John Hand one
 of the Deciners for Caldecott aforesaid hereto in open Court
 sworn that on the sixteenth Day of May last past (one
 thousand seven hundred and sixty seven William Morris the Clerk
 Farmer 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 Hand part of his Messuages
 Homestead in Caldecott aforesaid then in the Tenure of Thomas Deacon
 with a Stable of two Bays standing thereon and to be divided by a fence
 from the other part of the Messuage from the corner of the Stable nearest
 to the Dwelling House to the opposite side of the Yard to a hand gateway
 leading to the Orchard to a joint in the Fence wall between William Morris
 Fence and Widow Porow's with all and singular the Appurtenances thereto
 belonging the Fence across the Yard to be done at the Expence of Richard Jeffs
 and to have free Liberty to the Well in the Messuage for Water the Fence across
 the Orchard at the Expence of the said William Morris To the use
 and behoofe of the said Richard Jeffs Carpenter 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 Richard Jeffs 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 Viewing
 thereof by the Rod To hold to the said Richard Jeffs 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 - 7

Time

Henry Curtis

Only Son and Heir of
 Sarah Curtis widow
 by Thomas Curtis her
 late Husband Deceased

6

At this Court it is found and presented by the
 Homage for Caldecott aforesaid That Sarah Curtis widow
 late a Customary Tenant of the said Manor since the last
 Court Died seized Of One Quarter of a Yard Land lying in
 the Field of Caldecott aforesaid in Tenure of Richard Ward And that

Henry Curtis is the only Son and Heir at Law of the said Sarah Curtis by Thomas Curtis her late Husband Deceased which Thomas and Sarah were admitted at a Court held for the said Manor next after Michaelmas which was in the Year of our Lord One Thousand seven hundred and twenty nine on Surrender of the said Thomas Curtis and which said Premises are held by the Rent of two shillings and sixpence AND NOW at this Court comes in his proper person the said Henry Curtis 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 So hold to the said Henry Curtis his Heir 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

Rowl " 2. 6

Fine .. 2. 6

John Sismey admitted
to the Reversion Expectant on
the Death of his Father James
Sismey and his Mother Elizabeth
Sismey late Elizabeth Dawes -

At this Court comes in his proper
person John Sismey and humbly prays to be
admitted Tenant to the Reversion expectant upon
the Death of his Father James Sismey and his

Mother Elizabeth Sismey late Elizabeth Dawes of in and to all that Copy hold or Customary one Yard Land with the Appurtenances in Siddington aforesaid within the said Manor late Ridley heretofore in Tenure of Edmund Sismey since then of Samuel Rowlatt and now of Walter Stocks held by the Rent of Ten shillings AND ALSO all that Cottage or Tenement called the Swan formerly purchased of Thomas Nothwell and Margaret his Wife Susanah their Daughter and Thomas Pole situate in Siddington aforesaid within the said Manor held of the Lord of the Manor aforesaid by Copy of Court Roll under the yearly Rent of Eight Pence AND ALSO all that Messuage and Close therunto belonging in Siddington aforesaid within the said Manor under the yearly Rent of four pence to which Premises the said James Sismey and Elizabeth his Wife were admitted at Courts held for this Manor in the Year of our Lord one thousand seven hundred and forty one and one thousand seven hundred and forty two as by the Court Rolls of this Manor relation therunto being had may appear TO WHOM the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod So hold the Reversion of the said Premises to the said John

7.

Rent ^{L 10} 10
 Rent 11 8
 Rent 11 4
 Time 11

Simey his Heirs and assigns at the Will of the Lord according to
 the Custom of the said Manor by the Rents and Services therefore due and
 of right accustomed and he gives to the Lord for his Time as in the Margin
 and is admitted Tenant thereof and hath performed his Fealty

Rebecca Pretty Spinster

a customary Tenant
 Licences to Demise her Customary
 Estates in this Manor to Henry Barfoot

At the said Day of adjournment
 of this Court comes Rebecca Pretty
 Spinster a customary Tenant of this
 Manor by Robert French Gentleman
 her Attorney and humbly prays the
 Favour of the Lord of this Manor to

grant unto her the said Rebecca Pretty his Licence to Demise unto
 Henry Barfoot of Ayston in the said County of Rutland Farmer All
 those three several Messuages or Tenements together with a Blacksmiths
 Shop thereunto adjoining and belonging and also a small Tenement
 or Shop with a barn and Yard thereto belonging with their Appurtenances
 being Copyhold situate and being at Liddington aforesaid and held of
 this Manor in the several Tenures of John Port Frances Bennett
 Thomas Pretty and one Cliffe or their assigns and the Lord of this
 Manor by the said Deputy Steward Doth grant his Licence to
 the said Rebecca Pretty (by her said Attorney) to Demise the said
 Premises to the said Henry Barfoot To hold to him the said
 Henry Barfoot his Executors and Administrators from the
 twenty fifth Day of December now last past for any Term of
 Years not exceeding twenty one Years So as the Covenants
 & Clauses and Agreements to be mentioned and contained in the
 said Lease of the said Premises intended to be made by the said
 Rebecca Pretty shall be according to the Custom of this Manor
 and not otherwise and the said Rebecca Pretty gives to the Lord of
 this Manor the sum of six shillings and Eight pence for her
 Time fore this Licence

James Sismey Elizabeth his Wife
and John their eldest Son

At this Court comes

Recovery to
Robert Lannatt and the said ~~James~~ Sismey

in their proper person James Sismey Esq. and Elizabeth his Wife late Elizth. Dawes and John Sismey the oldest

S

Son of the said James Sismey by the said Elizabeth his Wife and after the said John Sismey had been at this Court admitted to the Reversion of the Premises herein after mentioned Customary Tenants of the said Manor the said Elizabeth being first solely and secretly examined by John Wycher Gentleman Deputy Steward of the Court there and freely consenting and Do in open Court by the Rod Surrender into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward according to the Custom of the said Manor all that Copy hold or Customary one Yard Land with the Appurtenances in Liddington aforesaid within the said Manor late Bridgeleys' heretofore in the Tenure or Occupation of Edmund Sismey since then of Samuel Prowlatt and now or late in the Tenure or Occupation of Walter Stocks his undertenants or assigns AND also all that Cottage or Tenement called the Swann formerly purchased of Thomas Rothwell and Margaret his Wife Susannah their Daughter and Thomas Cole situate in Liddington aforesaid within the said Manor held of the Lord of the said Manor by Copy of Court Roll under the yearly Rent of eight pence AND also all that Messuage and Close therunto belonging in Liddington aforesaid within the said Manor under the yearly Rent of four pence To the use and behoofe of John Pretty his Heirs and assigns for ever according to the Custom of the said Manor to the Intent that the said John Pretty may be perfect Tenant to the Messuages Closes Lands Tenements Hereditaments and Premises aforesaid with the Appurtenances and of the Customary Title thereof for suffering and passing one good and perfect Recovery thereof according to the Custom of the said Manor AND NOW at this Court comes in his proper person the said John Pretty and humbly prays to the Lord of this Manor that he may 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 To have and to hold the premises aforesaid with the Appurtenances unto the said John Pretty his Heirs and assigns in manner aforesaid at the Will of the Lord according to the Custom of the said Manor rendering therefore yearly to the Lord the several yearly Rents aforesaid and performing all other Services therefore due and of right accustomed but nothing is given to the Lord for a Fine because this Admission is had

For better assurance only and he is admitted Tenant thereof but his
Healty is respited and soforth

And afterwards to wit at this Court comes in his proper person
Jonathan Bramston Gentleman and in open Court Complains against
the said John Pretty in a plea of Land to wit of the said Customary
Messuages Tenements Lands Hereditaments and Premises with the Appur-
tenances in the Jurisdiction of this Court by Copy of Court Roll of the said Manor
and makes protestation to prosecute his plaint in the nature and form of
the Writ of our Lord the King De ingressu Super Desseizam in le
post at the Common Law according to the Custom of the said Manor and
finds pledge to prosecute his said plaint to wit John Doe and Richard Roe
and craves process thereupon to be made according to the Custom of the
Manor against the said John Pretty returnable here immediately and
soforth and it is granted to him and soforth and the same Jno. Pretty pres-
ent here in Court freely appears to the plaint aforesaid without further process

And hereupon the said Jonathan Bramston in his proper person
claims against the said John Pretty the Customary Tenements and Premises
aforesaid with the Appurtenances within the Jurisdiction of this Court as his
Right and Inheritance at the Will of the Lord by Copy of Court Roll of this Manor
according to the Custom of the said Manor and into which the said John Pretty
hath no Entry but after the Disseizin which Hugh Hunt thereof unjustly and
without Judgment hath made to the said Jonathan Bramston within thirty years
last past and whereupon he saith that he the said Jonathan Bramston was seized
of the Customary Premises with the Appurtenances in his Demesne as of
free and right at the Will of the Lord according to the Custom of the said Manor
in time of peace in Time of our Lord the King that now is 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 John Pretty in his proper person comes and Defends his right
when and soforth and voucheth to warranty the said James Sismoy and Elizabeth
his Wife and John Sismoy who present here in Court in their proper persons
freely warrant to him the Customary Tenements and Premises aforesaid
with the Appurtenances and soforth AND hereupon the said Jonathan
Bramston Demandeth against the said James Sismoy and Elizabeth his
Wife and John Sismoy Tenants by his Warranty the Customary Tenements
and Premises aforesaid in manner aforesaid and thereupon saith that he
was seized of the Customary Tenements and Premises aforesaid with
the Appurtenances in his Demesne as of Free and right at the Will of the
Lord according to the Custom of the said Manor in Time of peace in Time
of our Lord the King that now is by taking the profits thereof to the value

And soforth and into which and soforth and therefore he brings his Suit and soforth

And hereupon the said James Sismoy and Elizabeth his wife and the said John Sismoy Tenant by warranty come in their proper person and Defend their Right when and soforth and further vouch to warrant John Machin who likewise is present here in Court warrants to them the Customary Tenements and Premises aforesaid with the Appurtenances and soforth

And hereupon the said Jonathan Bramston demandeth against the said John Machin Tenant by warranty the Customary Tenements and Premises aforesaid in manner aforesaid and soforth and saith that he was Seized of the Customary Tenements and Premises aforesaid with the Appurtenances in his Demesne as of Fee and right in Time of our Lord the King that now is 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 John Machin Tenant by Warranty in his proper person comes and Defends his Right when and soforth and saith that he the said Hugh Hunt did not Disseize the said Jonathan Bramston of the said Customary Tenements and Premises with the Appurtenances as the said Jonathan Bramston by his Writ or Complaint and Declaration above doth suppose and hereof puts himself upon his Country and the Homage of the Court aforesaid and the said Jonathan Bramston likewise and craveth leave to impart to the second hour of the afternoon of this Day and it is granted to him and the same Hour is given to the said John Machin here & soforth

And afterwards to wit at the said second hour the said Jonathan Bramston returns here into Court in his proper person and the said John Machin although solemnly called cometh not againe but departeth in contempt of the Court and maketh Default therefore according to the Custom of the said Manore it is considered by this Court that the said Jonathan Bramston do recover his Seizin against the said John Machin Pretty of the Customary Tenements Lands and Premises with the Appurtenances To have and to hold to the said Jonathan Bramston and his Heirs for ever at the Will of the Lord according to the Custom of the said Manore from the said John Pretty and his Heirs forever AND that the said John Pretty have of the Customary Tenements and Premises aforesaid of the said James Sismoy and Elizabeth his wife and the said John Sismoy to the value and soforth within the Manore aforesaid and that the said James Sismoy and Elizabeth his wife and John Sismoy have further of the Customary Tenements and Premises aforesaid of the said John Machin within the said Manore to the value and soforth and that the said John Machin be in Mercy and soforth

And hereupon the said Jonathan Bramston craves the process and precept of this Court ~~which come here into Court the said Jonathan Bramston~~ ^{to be directed to} the Bailiff of this Court (to wit) Thomas Roberts Bailiff

Cause full Seizin of the Customary Tenements and Premises
aforesaid with the Appurtenances to be had to him and it is granted to
him returnable here immediately

And after wards to wit on the same Day and Year aforesaid this
Court sitting come here into Court the said Jonathan Bramston and
the Bailiff of this Court (to wit Thomas Roberts Bailiff here and
returneth that he by virtue of the aforesaid precept this same Day hath
caused full Seizin to be delivered to the said Jonathan Bramston of the
said Customary Tenements and Premises as aforesaid recovered as by the
said precept he was Commanded

And thereupon at this Court comes in his proper person the said
Jonathan Bramston and humbly prays to be admitted Tenant to the said
Premises according to the form and effect of the said Recovery and Execution
of the Precept aforesaid and according to the Custom of this Manore

And thereupon the Lord of the said Manore in open Court by the said
Deputy Steward hath granted and Delivered to the said Jonathan Bramston
his Heirs and Assigns by the Lod Seizin of the said Premises with the Appurts
to hold the said Premises with the Appurtenances unto the said Jonathan
Bramston his Heirs and Assigns at the Will of the Lord according to the
Custom of the said Manore by the Rents and Services therefore due and of
right accustomed but nothing is given to the Lord for his Fine because
this Admission is had for better assurance only and he is admitted Tenant
thereof and his Fealty is respited and so forth by virtue of which said
Recovery the said Jonathan Bramston is Seized of and in the said Premises
with the Appurtenances in his Demesne as of Fee and Right according to
the Custom of this Manore

And afterwards at the same Court come in their proper persons the
said Jonathan Bramston John Pretty James Cismoy and Elizabeth
his Wife and John Cismoy (the said Elizabeth being first solely and
secretly examined by the said Deputy Steward and consenting) and do in
open Court surrender into the hands of the Lord of the said Manore by the
hands and acceptance of the said Deputy Steward according to the Custom
of the said Manore all and singular the said Customary Lands Messuages
Tenements and Premises aforesaid with their and every of their Appurts
to the several uses hereinafter mentioned (Viz) As to for and
concerning all the said Yard Land late Ridgeley's in Liddington aforesaid
To the use and behoofe of Robert Lamm of Liddington aforesaid
Butcher his Heirs and Assigns for ever at the Will of the Lord according
to the Custom of the said Manore And as to for and concerning
the said Cottage or Tenement heretofore called the Swanne And also all
that Messuage and Lore thereunto belonging To the use and behoofe

Rent ^{Lrd} 10--

Time 10--

Rent 8

Rent 4
" 1--"

Time 8

Time A
" 1--"

Of the said James Dismoy his Heirs and Assigns fore ever at the Will of the Lord according to the Custom of the said Manor AND NOW at this Court comes in his proper person the said Robert Saratt and humbly prays to be admitted Tenant to the said one yard Land late Kidgeleye in Liddington aforesaid with the Appurtenances held by Copy of Court Roll of this Manor under the yearly Rent of Ten shillings To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To hold to the said Robert Saratt his Heirs and Assigns at the Will of the Lord according to the Customs of the said Manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for his Time as in the Margin and is admitted Tenant thereof and hath performed his Fealty— AND at this same Court the said James Dismoy being present humbly prays to be admitted Tenant to the said Cottage or Tenement hereofore called the Swanne held by the Rent of Eight pence and also the said Messuage and Close therunto belonging held by the Rent of Four pence with the Appurtenances to the same Premises belonging To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To hold to the said James Dismoy his Heirs and Assigns at the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for his Time as in the Margin and is admitted Tenant thereof and hath performed his Fealty—

Cornelia Sculthorpe Sp^r
 Elizabeth Sculthorpe Spinster
 and Mary the Wife of William
 Dance Sisters and Heirs at
 Law of Edward Sculthorpe
 Deceased

10

At this Court it is found and presented by the Homage for Liddington aforesaid that Edward Sculthorpe an Infant late one of the Heirs of Edward Murdock Deceased since the last Court Died seized of one third part of one Cottage with the Appurtenances in Liddington aforesaid which said Cottage is held by the yearly Rent of Nine pence to which third part the said Edward Sculthorpe was adm. at alowt which was in the Year of our Lord one thousand seven hundred and fifty seven and that Cornelia Sculthorpe Elizabeth Sculthorpe and Mary the Wife of William Dance are the three only Sisters and Heirs at Law of the said Edward Sculthorpe Deceased which said Premises were late in the Tenure of Richard Freeman NOW at this Court comes in her proper Person the said Elizabeth Sculthorpe and the said Cornelia Sculthorpe and Mary the Wife of William Dance by John Machin their Attorney and humbly pray to be admitted Tenants to the said Premises with the Appurtenances To whom the Lord by the said Deputy Steward hath granted Seizin thereof by the Rod To hold to the said Elizabeth Sculthorpe Cornelia Sculthorpe and Mary the Wife of William Dance their Heirs and Assigns at the will of the Lord according to the Customs of the said Manor by

The Rents and Services therefore due and of right accustomed and they give to the Lord for their Tines as in the Margin and are admitted Tenants thereof and the said Elizabeth Sculthorpe hath performed her Fealty ~~But~~ the Fealty of the said Cornelia Sculthorpe and Mary Dance is respited by reason of their absence and so forth

Richard Sculthorpe

On Surrender of
James Hill

At the said Day of Adjournment of this Court comes in his proper person James Hill only Son & Heir of John Hill Deceased and Doth he in open

11.

Court Surrender ^{by this day} into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward according to the Custom thereof All that one Orchard and Close and piece of Ground used as an Orchard situate and being in Siddington aforesaid called the Homeslead with the Appurtenances in the Manor aforesaid formerly in the Tenure of the said John Hill being part of a copy of Court Roll bearing Date the twenty first Day of October which was in the Year of our Lord one thousand seven hundred and twenty held by the Rent of two shillings and eight pence to which Premises the said James Hill was admitted (with other Estates) at a court held next after the Feast of Saint Michael which was in the Year of our Lord one thousand seven hundred and sixty two which Homeslead adjoins to the Mesuage of Thomas Drake in Siddington aforesaid and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of Richard Sculthorpe of Siddington aforesaid Woolcomber his Heir and Assigns according to the Custom of the said Manor AND Now at 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 Livery thereof by the Rod To hold to the said Richard Sculthorpe his Heir 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 Tines as in the Margin and is admitted Tenant thereof and hath performed his Fealty

Rent 2. 8

Tine 2. 0

Acknowledgment of Satisfaction
(inrolled on Conditional Surrender)

1767

155

from
John Wright
to
Robert Brown

Whereas John Wright a customary Tenant of the said Manore Did in open Court on the Thirteenth Day of April last past Surrender by the Rod into the hands of the Lord of the said Manore by the hands and acceptance of the said Deputy

Steward according to the Custom of the said Manor 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 said Manor by Copy of Court Roll under the yearly Rent of one Shilling and one penny and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of Robert Brown of Uppinghamp in the said County of Rutland Taylor his Heirs and Assigns for ever according to the Custom of the said Manor Under and Subject to provisoes or Condition therein contained that if the said John Wright his Heirs Executors or Administrators or any of them did and should well and truly pay or cause to be paid unto the said Robert Brown the full and just Sum of Forty Pounds with legal Interest for the same of lawful money of Great Britain at or upon the twenty third Day of August now next Ensuing the Date hereof then the said Surrender was to be void and of none Effect or else the same was to be and remain in full force and virtue NOW at the said Day of Adjournment of this Court the said Robert Brown by the said Deputy Steward in and by virtue of a Warrant to him the said Deputy Steward directed under the hand of the said Robert Brown bearing Date on or about the twenty second Day of this Instant Marche Doth acknowledge to have had and received full Satisfaction of all Sums and Debts charged or Chargeable upon the said Premises with the Appurtenances by virtue of the said Surrender Therefore the said Premises with the Appurtenances therefrom are free quitted and discharged and so forth

John Ormond
On Surrender of
Cornelia Sculthorpe
Elizabeth Sculthorpe
and Mary the Wife of
William Dance

(12.)

At the said Day of Adjournment of this Court it is testified
by the said Deputy Steward that on the second Day of November
last past one thousand seven hundred and six, seven Cornelia
Sculthorpe Spinster Elizabeth Sculthorpe Spinster and Mary the
Wife of William Dance of Empringham in the said County of
Rutland Shepherds the three only Sisters and Heirs at Law of
Edward Sculthorpe Deceased late a Customary Tenant of the
said Manor (the said Mary being first volubly and secretly Examined apart
from her said Husband by the said Deputy Steward and thereunto consented)
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 Customs of the said Manor All those their three undivided (Third-
parts of a Third part of one Cottage in Liddington aforesaid late in
Tenure of Richard Freeman with the Appurtenances held by Copy
of Court Roll of the said Manor under the Yearly Rent of Nine pence
To the use and behoofe of John Ormond of Little Bytham
in the County of Lincoln Farmer his Heirs and Assigns for ever
according to the Custom of the said Manor AND NOW at the said
Day of Adjournment of this Court comes in his proper person the
said John Ormond and humbly prays to be admitted Tenant to
the said Premises with the Appurtenances To whom the
Lord by the said Deputy Steward hath granted Seizin thereof
by the Rod TO HOLD to the said John Ormond his Heirs and
Assigns at the Will of the Lord according to the Custom of the said
Manor by the Rents and Services therefore due and of right
accustomed and he gives to the Lord for his Fine as in the Margin
and is admitted Tenant thereof and hath performed his Fealty.

Rent

Fine

Ann Hill
Widow and
Deevice of W^m Hill

13,

At the said Day of Adjournment of this Court it is testified by John Hand one of the Deciners for Lealdescott aforesaid (hereto in open Court sworn) that on the Eighth Day of October last past (one thousand seven hundred and sixty seven) William Hill Weaver a customary Tenant of the said Manor out of Court Did surrender by the Act into the hands of the Lord of the said Manor by the hands and acceptance of the said John Hand All that his Mesuage House and Homestead and Home Close and all other the Appurtenances to the said Mesuage Land & being in Lealdescott aforesaid And also one Quarter of assaid Land laye High and Meadow Ground lying and being dispersedly in the Fields of Liddington and Lealdescott aforesaid with all and singular the Appurtenances thereto belonging And also one Close or Toft lying in a certain place called Snelson with the Appurtenances and then in the Tenure or Occupation of him the said William Hill his undertenants or assigns To the use and behoofe of such person and persons and for such uses Intents and purposes and in such manner and form as he the said William Hill by his last Will or Testament had devised directed or appointed or should devise direct or appoint the same according to the Custom of the said Manor And whereas the said William Hill hath lately Departed this Life NOW at the said Day of Adjournment of this Court comes Ann Hill Widow and Deevice of the said William Hill by John Hand her Attorney and produces in open Court the last Will and Testament of the said William Hill Deceased, in Writing bearing even Date with the said Surrender the Tenor whereof as to part of the said Customary Lands Tenements and Promises whereof the said William Hill died seized is in the words following that is to say "I give devise and bequeath unto Ann my beloved wife
 " All that my Mesuage house and Homestead Home Close and all other the
 " Appurtenances thereto belonging situate lying and being in Lealdescott aforesaid
 " And also my Close or Toft at Snelson for and during her natural life
 " and after her Decease I give and Devise the same unto my Cousin Thomas
 " Lunnington of Seaton in the County of Rutland ^{And I also give & devise unto my Cousin Tho: Lunnington the elder}
 " my Quarter of assaid Land lying dispersedly in the Fields of Lealdescott and
 " Liddington and a Close or Toft lying in a certain place called Snelson his
 " Heirs and Assigns for ever" ~~And I also give and~~ And at the said Day of
 Adjournment of this Court the said Ann Hill by her said Attorney humbly prays
 to be admitted Tenant to the said Promises devised to her for life as aforesaid
 with the Appurtenances To whom the Lord by the said Deputy Steward hath
 granted Seizin thereof by the Lord To hold to the said Ann Hill and her assigns
 for and during the Term of her natural life at the will of the Lord accordyng to
 the said last Will and Testament and the Custom of the said Manor by the
 Rents and Services therefore due and of right accustomed and he gives to the
 Lord for her Fine as in the Margin and is admitted Tenant thereof ¹⁵ But his
 Fealty is respited by reason of his absence and so forth

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ly

Edwar
and
North
On
Willa

Daniel Curtis. Surg.
to the use of the Wills -

At the said Day of Adjournm^t of this Court it is testified by James Hill one of the Deciners for Liddington aforesaid (hereto in open Court sworn) that on the first Day of Novembere last past one thousand seven hundred and sixty seven Daniel Curtis a Customary Tenant of the Manor aforesaid DID out of Court surrender into the hands of the Lord of the said Manor by the hands and acceptance of the said James Hill by the Rod All his Copyhold Wlate in Liddington aforesaid To the use and behoofe of such Person and Persons and upon such Trusts to and for such uses Intents and Purposes as the said Daniel Curtis sh^d Declare Nominate and appoint in and by his last Will and Testament,

Robert Larratto
Surrender to the
use of his Wille -

At the said Day of Adjournment of this Court it is testified by John Bretty one of the Deciners for Liddington aforesaid (hereto in open Court sworn) that on the Twentieth first Day of November last past (one thousand seven hundred and sixty seven) Robert Larratt the Elder a customary Tenant of the said Manor DID out of Court by the Rod according to the Custom of the said Manor Surrender into the hands of the Lord of the said Manor by the hands and acceptance of the said Deputy Steward John Bretty All those his Customary or Copyhold Messuages Cottages Lands Tenements and Hereditaments whatsoever situate standing lying and being in the said Manor or Parish of Liddington aforesaid To the use and behoofe of such Person or persons Estate or Estates and to and for such uses Behoofe Intents and Purposes as the said Robert Larratt had in and by his last Will and Testament given devised declared directed limited Specified or appointed the same or respectively any part thereof or should give devise Declare Direct Limit Specify or appoint the same or respectively any part thereof according to the Custom of the said Manor

Edward Morris youngest Son
and Heir of William Morris of
North Sufferham Gentleman
On Conditional Surrender from
William Morris of Caldecott

At the said day of Adjournm^t of this Court it is certified by the said Deputy Steward that on the three and twentieth Day of September which was in the year of our Lord one thousand seven hundred and thirty seven

14

William Morris of Caldecott a customary Tenant of the said Manor out of Court did Surrender into the hands of the Lord of the said Manor by the hands of the said Deputy Steward and by the Rod All that Messuage with the Homestead situate and being in Caldecott aforesaid then late in the Tenure or Occupation of Walter Freeman with all and singular the Appurtenances thereunto belong within the Manor aforesaid being parcel of a Copy of Court Roll bearing Date the fourteenth Day of October one thousand seven hundred and Eight To the use and behoofe

Of the said William Morris by the name and Addition of William Morris
of North Suffenham in the said County of Rutland Gentleman his Heir and
Assigns for ever at the will of the Lord according to the Custom of the said Manor
Under and Subject to a Proviso or Condition therein contained that if the
said William Morris of Spaldcott his Heir Executors or Administrators or any
of them did and should well and truly pay or cause to be paid unto the said William
Morris of North Suffenham his Executors Administrators or Assigns the full and
just sum of Thirty Pounds with legal Interest for the same of lawful money of
Great Britain at or upon the three and twentieth Day of March then next ensuing
the Date thereof then the said Surrender was to be void and of none Effect ~~and~~
~~the same was to be void and of none Effect~~ or else the same was to be and remain
in full force and virtue as by the said Surrender relation being thereunto had
may more fully and at large appear NOW at the said Day of Adjournment of this Court
comes Edward Morris the youngest Son and Heir at Law of the said William Morris
late of North Suffenham aforesaid Deceased by Robert French Gentleman his
Attorney and informs the Court that the said Principal Sum of Thirty Pounds was
not paid according to the proviso or Condition in the said Surrender and that
the same hath not been Discharged since the Decease of the said William Morris of
North Suffenham Whereupon the said ~~William Morris~~ Edward Morris by his
said Attorney humbly prays to be admitted Tenant to the said premises with the
Appurtenances To whom the Lord of this Manor hath granted View therein by the
Rod To hold to the said Edward Morris his Heir and Assigns at the will of the
Lord according to the Custom of this Manor and he gives to the Lord for his Term
as in the Margin and is admitted Tenant thereof But his Fealty is respited by
reason of his absence

William Manbury Clarke & Wife

To
Edward Muntony

Surrender absolute Enrolled,

At the said Day of Adjournment of this County
it is certified by the said Deputy Steward that on the
Thirtieth Day of October in the year of our Lord one
thousand seven hundred and sixty seven William Manbury Clarke and Mary his
Wife customary Tenants of the Manor aforesaid (the said Mary being first solely
and secretly examined apart from her said husband by John Wyche Gentleman the
said Deputy Steward of the said Manor and consenting thereto out of Court did
Surrender into the hands of the Lord of the said Manor by the hands and accept of
the said Deputy Steward and by the Rod according to the Custom of the said Manor
All that Cottage or Tenement in Liddington aforesaid in Tenure of William Hew-
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 containing by Estimation two
Roods 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

The Manor of Liddington

With Calogroff
 In the County of Rutland

Michas 1708

At the view of Tranko
 Pledge and also the great
 Court Baron of the Right
 Honourable Brownlowe Earl

of Exeter Baron of Burghley Lord of the said Manor held at
 Liddington aforesaid in and for the said Manor within one Month
 after the Feast of Saint Michael the Arch Angel to wit on
 Thursday the twenty seventh Day of October in the Ninth 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 so forth and in the Year of our Lord one thousand seven
 hundred and sixty eight before John Wyche the younger Esq^r
 Deputy Steward of this Court only and from thence by Adjournment
 continued unto Monday the twentieth Day of March then next
 following before John Wyche Gentleman Deputy Steward of
 the Courts held in and for the said Manor

Inquest and Homage
 for Liddington aforesaid

- | | | |
|------------------------------|----------------|------------|
| Edmund Sismoy | Walter Stokes | } 15 Sworn |
| Joseph Bretty | Clement Merwin | |
| Rich ^d Sculthorpe | Edward Murdock | |
| Fran ^s Gibbons | John Wright | |
| John Alton | William Riddle | |
| Henry Newison | Spencer Peach | |
| Robert Collier | and | |
| Thomas Parker | Samuel Pretty | |

Inquest and Homage
 for Catdecotto aforesaid

- | | | |
|---------------------------------|---|------------|
| Lewis Woodcock | Rich ^d Ward Jun ^r | } 15 Sworn |
| William Morris | John Brown | |
| William Morris Jun ^r | John Hand | |
| Samuel Cave | John Louth | |
| Robert Saxton | John Cort | |
| Thomas Stokes | Richard Ward | |
| William Hill | and | |
| William Cave | Edward Hill | |

Officers Elected for
 the Year ensuing

- Constables of Liddington ... Tho^s Parker } sworn
 Will. Riddle }

Fieldreeves ----- }
 Gonyers Beach }
 Watson Spave }
 James Hill } sworn
 Henry Nevifore }

Treboroughs Dikerreeves }
 and ale Tasters ----- } sworn

Deciners for taking Surrenders }
 John Pretty ----- }
 Gonyers Beach }
 Joseph Pretty ----- } contin.
 James Hill ----- }

Rent Reeve ----- Edward Hill ----- sworn

Finders of Fieldkeepers ----- }
 Jane Deeston ----- }
 Thomas Cleman ----- } cont.
 Edward Beeston ----- } sworn

Constables of Caldecott ----- }
 John Cort ----- } sworn
 John South ----- }

Fieldreeves Surveyors of }
 Weights and Measures and }
 ale Tasters ----- }
 John Cort ----- } sworn
 John South ----- }

Deciners for taking Surrenders ----- }
 Lewis Woodcock ----- } cont.
 John Sand ----- }

Treboroughs of Dike Reeves ----- }
 William Hill ----- } cont.
 John Cort ----- }

Finder ----- Andrew Robinson ----- cont.

Choirs to wit, Robert Caister, William Farmer, John Manton, John Cant,
 William Freeman and others of Liddington aforesaid. Thomas Rudeni
 Thomas Deacon, Richard Jeffs, Thomas Samson, Michael Wall and others
 of Caldecott aforesaid -----

The Verdict of the
Inquest and Homage
for Liddington aforesaid

The Jurors aforesaid upon their Oath do say that William P
Brown because he is a copyholder at Liddington aforesaid in the
said Maner and did not appear at this Court to perform his
Suit and Service ^{According to the Custom of the said Maner} AND Tom Tarrow George Ireland Edward
Minton and Edward Urner 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 Edmund Sismoy }
Joseph Pethy } Vicorn

The Verdict of the
Inquest and Homage
for Catdecott aforesaid

The Jurors aforesaid upon their Oath do say that Francis Smith
because he hath been a lesiant and Inhabitant at Catdecott aforesaid
within this Manore 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 King because he is in the like Default AND that
George Brown because he is a ^{free} copyholder at Catdecott 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 that George Evelyn Esq. because he is a
Copyholder at Catdecott 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
Therefore they are and each and every of them is in the mercy of the Lord
of this Manore as appears over their names respectively

Affeerors Lewis Woodcock }
William Morris } Vicorn

Thomas Waite

Nephew and Heir of
Thomas Whitehead
Deceased

At this Court it is found and presented by the Homage
for Liddington aforesaid that Thomas Whitehead late a Customary
Tenant of this Manore held to himself his Heirs and Assigns by
Copy of Court Roll bearing Date the first Day of October which
was in the Year of our Lord one thousand seven hundred and fifty one All
that Mesuage or Tenement with the Appurtenances in Liddington aforesaid
in Tenure of William Hale held by the Rent of two pence And that Sarah
the wife of Thomas Whitehead who was a Tenant for Life in the said
Estate hath lately departed this Life and that Thomas Waite is the Nephew
and Heir at Law of the said Thomas Whitehead AND NOW at this
Court comes in his proper person the said Thomas Waite and humbly

Rent 2
Time 2

Prays to be admitted Tenant to the said premises with the Appurtenances
To whom the Lord by the said John Wyche the younger Gentleman Deputy
Steward of this Court hath granted Livery thereof by the Rod To hold to the
said Thomas Waite his Heirs and Assigns at the Will of the Lord according
to the Custom of the said Manor by the Rents and Services therefore due
and of right accustomed and he gives to the Lord for his Service as in the margin
and is admitted Tenant thereof and hath performed his Fealty

Thomas Warren

On Surrender of
Andrew Warren

At this Court it is testified by John Pretty one of
the Decurers for Liddington aforesaid within this Manor
hereto in open Court sworn that on the Seventy third Day
of October in the year of our Lord one thousand seven hundred and sixty five
Andrew Warren 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 him the said John Pretty All that undivided Moisty or
half part of in and to All that Cottage Tenement or Mortgage heretofore
Cartidges then divided into two Tenements with a Close of Pasture contg
half an Acre Together with all and singular the Appurtenances thereto belong
and held by Copy of Court Roll of the said Manor and situate in the Manor of
Liddington under the yearly Rent altogether of Eight Pence and the Reversion
and Reversions Remainder and Remainders thereof To the use and
behoofe of Thomas Warren of Liddington aforesaid Horse Dealer 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 Thomas
Warren and humbly prays to be admitted Tenant to the said Moisty of
the premises aforesaid with the Appurtenances To whom the Lord
by the said John Wyche the Younger ^{Deputy Steward} of this Court hath granted Livery
thereof by the Rod To hold to the said Thomas Warren his Heirs and
Assigns at the will of the Lord according to the Custom of the said Manor
by the Rents and Services therefore due and of right accustomed and he
gives to the Lord for his Service as in the Margin and is admitted Tenant
thereof and hath performed his Fealty

Rent 8
of the whole

Thomas Cunningham

Devisee of
William Hill Deceased

Whereas at a Court held by Adjournment
next after Michaelmas in the Year of our Lord one
thousand seven hundred and sixty seven it was

3

Testified by John Sand one of the Deceivers for Caldecott aforesaid in
this Manor (thereto in open Court sworn) that on the Eighth Day of
October then last past William Hill Weaver a Customary Tenant of
the said Manor out of Court Did surrender by the Gods into the hands of
the Lord of the said Manor by the hands and acceptance of the said John
Sand All that Messuage House and Homesteads and Home Close
and all other the Appurtenances to the said Messuage standing and being
in Caldecott aforesaid AND also one Quarter of a Yard Land Ley Grass
Ground and Meadow lying and being Dispersedly in the Fields of
Liddington and Caldecott aforesaid with all and singular the Appurtenances
thereto belonging AND also one Close or Toff lying in a certain place
called Snelson with the Appurtenances and then in the Tenure or Custody
of him the said William Hill his Undertenants or Assigns To the use and
 behoofe of such person and persons and for such uses Intents and
 purposes and in such manner and form as he the said William Hill by
his last Will or Testament had Devised Directed or appointed or should
Devise Direct or appoint the same according to the Custom of the said
Manor AND whereas the said William Hill soon after Departed
this Life having first Duly made and executed his last Will and Testam^t
in Writing bearing even Date with the said Surrender the Tenor
whereof as to the Premises aforesaid with the Appurtenances is in
the Words following (that is to say) "I Give Devise and bequeath
" unto Ann my beloved Wife All that my Messuage House and Homestead
" Home Close and all other the Appurtenances thereto belonging viliate lying
" and being in Caldecott aforesaid and also my Close or Toff at Snelson for
" and during her natural Life and after her Decease I give and Devise the
" same unto my Cousin Thomas Cunningham of the County of Rutland Esquire the Son of Sealon aforesaid
" All my Quarter of a Yard Land lying Dispersedly in the Fields of
" Caldecott aforesaid and Liddington and a Close or Toff lying in a
" certain place called Snelson his Heirs and Assigns for ever AND whereas
" the said Ann Hill at the said Court held by Adjournment next after Michael^s
in the Year of our Lord one thousand seven hundred and sixty seven was
admitted to the said Promises with the Appurtenances Devised to her for
Life as aforesaid NOW at this Court comes in his proper Person the said
Thomas Cunningham and humbly prays to be admitted Tenant to the

Reversion expectant on the Death of the said Ann Hill of in and to the said Premises Devised to her for Life as aforesaid And also to the said Quarter of a Yard Land in the Fields of Lealdcott and Liddington aforesaid and the said Close or Toft in Ennelfon aforesaid To whom the Lord by the said John Wyche the Younger Deputy Steward of this Court hath granted Seizin thereof by the Rod To hold the said Premises Devised to the said Ann Hill as aforesaid for Life from and immediately after her Decease unto the said Thomas Cunningham his Heirs and Assigns And to hold the said Quarter of a Yard Land and Premises Devised to him in Fee as aforesaid unto the said Thomas Cunningham his Heirs and Assigns according to the purport true intent and meaning 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 he gives to the Lord for his Fine as in the Margin and is admitted Tenant thereof and hath performed his Fealty

William Morris

On Surrender of
Ann Morris Widow

At this Court comes in her proper person Ann Morris Widow a customary Tenant of the said Manor and Doth in open Court Surrender by the Rod into the hands

(4)

of the Lord of the said Manor by the hands and acceptance of the said John Wyche the younger Deputy Steward of this Court according to the Custom of the said Manor All those three undivided ~~the~~ parts of in and to All that one Messuage or Tenement in Lealdcott in this Manor formerly the Estate of Robert Collin and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of William Morris of Catbocott aforesaid Harmer her eldest Son and his Heirs and Assigns according to the Custom of the said Manor AND NOW at this Court comes in his proper person the said William Morris and humbly prays to be admitted Tenant to the said Premises with the Appurtenances To whom the Lord by the said John Wyche the Younger Deputy Steward of this Court hath granted Seizin thereof by the Rod To hold to the said William Morris his Heirs and Assigns at the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefore Due and of right accustomed and he gives to the Lord for his Fine as in the Margin and is admitted Tenant thereof and hath performed his Fealty

Surrender to the
use of the will of
Elizabeth Pitts
inno

At this Court it is testified by James Hill one of
the Decisors for Liddington aforesaid (hereto in open Court,
sworn) that on the twelfth Day of September last past Eliz
Pitts a customary Tenant of the Manor aforesaid Did out of
Court surrender into the hands of the Lord of the said Manor by the hands
of the said James Hill by the Rod All that House with the Appurtenances
then in the Tenure and Occupation of her the said Elizabeth Pitts To the
use and behoofe of her last Will and Testament.

Surrender to the use
of the Will of Henry
Sumpter inno

At this Court it is testified by James Hill one
of the Decisors for Liddington aforesaid that on the seventeenth
Day of March last past Henry Sumpter a customary
Tenant of the said Manor out of Court Did surrender into the hands
of the Lord of the said Manor by the hands of the said James Hill by the Rod
All and singular his Customary or Copyhold Messuages & Cottages
& closes Lands Tenements and Hereditaments with their and every of
their Appurtenances situate standing lying and being in Liddington
aforesaid within the Manor aforesaid To and for such uses behoofe
Intent and purposes as are or shall be Declared limited or appointed
in and by the said last Will and Testament of the said Henry Sumpter
and to and for none other use behoofe Intent or purpose whatsoever
at the will of the Lord according to the Custom of the said Manor AND
the said Henry Sumpter having lately departed this life NOW at
this Court three public Proclamations are solemnly made in open
Court for the Devise or Devisees Heir or Heirs at Law of the said
Henry Sumpter in his her or their proper person or persons or by his
her or their Attorney or Attorneys to come into Court and take out of the
hands of the Lord of this Manor Seizin of the Lands and Tenements with
the Appurtenances held by Copy of Court Roll of this Manor where of the
said Henry Sumpter died seized Neverthe less no person cometh
into Court in his her or their proper person or persons or by his her
or their Attorney or Attorneys to take Seizin thereof according to the
Custom of the said Manor

Proclamation for
Edward Minton to be admitted

At this Court three public Proclamations
are solemnly made in open Court for Edward
Minton the younger 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 with the Appurtenances surrendered to him by William Brambery Clarke and Mary his Wife on or about the Thirtieth day of October last past which Surrender was enrolled amongst the proceedings of the last Court held for this Manor & nevertheless the said Edward Muntow neglecteth to come into Court in his proper person or by his Attorney and take Seizin thereof according to the Custom of the said Manor

John Ridgley
on Surrender of
William Brown

5.

At the said Day of Adjournment of this Court it is certified by the said Deputy Steward ^{of this Manor} that on the thirteenth Day of January last past William Browne late of Siddington aforesaid Tenant or 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 of this Manor according to the Custom of the said Manor & All that Messuage or Tenement with the Appurtenances in Siddington aforesaid held by Copy of Court Roll of the said Manor under the yearly Rent of three Pence together with all the Lands and Tenements late of Thomas Broughton lying within the said Manor to which Premises the said William Browne was admitted at a Court held for the said Manor on the twenty first day of October which was in the Year of our Lord one thousand seven hundred and sixty five on the Conditional Surrender of the said Thomas Broughton bearing Date the sixteenth Day of March 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 behoofe of John Ridgley of Thorpe Wywater in the said County of Rutland Woodcomber 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 Ridgley and humbly prays to be admitted Tenant to the said Premises with the Appurtenances To whom the Lord by the said Deputy Steward of this Manor hath granted Seizin thereof by the Rod To hold to the said John Ridgley 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 Li. 2
0. 0. 3

Fine 0. 0. 3

Sarah Curtis Widow
and Devisee of
Daniel Curtis

Whereas 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 sixty seven it was

6

Testified by James Hill one of the Deciners for Liddington aforesaid
thereto in open Court sworn that on the first Day of November last past
Daniel Curtis 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 James Hill by the Rod All his Copyhold Estate in
Liddington to the use and behoofe of such Person and Persons and upon
such Terms and to and for such Uses Intents and Purposes as the said
Daniel Curtis should declare nominate and appoint in and by his
last Will and Testament AND whereas the said Daniel Curtis
hath lately departed this life having first duly made and executed his
last Will and Testament the Tenor whereof as to the Premises aforesaid
with the Appurtenances is in the words following that is to say I give
and Devise unto my dear and loving Wife Sarah Curtis All that my
Customary or Copyhold Quarter of a Yard Land with the Appurtenances
situate and being in the Fields and Libertys of Liddington aforesaid
(late part of Stangers AND also all that my other Quarter of a Yard
Land situate lying and being in the Fields and Libertys of Liddington
aforesaid containing by Estimation Three acres of arable Land and one
acre of Meadow ground formerly Irelands with the Appurtenances
all which said Land and Premises now are in the Occupation of
Edward Sharmar his under tenants or Assigns To hold all my
said Copyhold Premises with their and every of their Appurtenances
unto my said Wife for and During the Term of her natural Life and
from and after her Decease Then I give and Devise All the above
mentioned Premises with the Appurtenances unto my Son Thomas
Goodliffe and Ann his Wife To hold to them and their Heirs and
Assigns forever AND now at the said Day of adjournment of this
Court cometh the said Sarah Curtis by James Hill 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
of this Manor hath granted Seizin the reof by the Rod To hold to
the said Curtis 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

Acct - 2.6
Nov 4 - 2.0
4.6

Nov
11

Right accustomed and she gives to the Lord for her Time as in the Margin and is admitted Tenant thereof but her Fealty is respited by reason of her absence and so forth.

Thomas Goodliffe
and Ann his Wife
Devisees of
Daniel Curtis Deceased

7.

Whereas 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 sixty seven it was testified by James Hill one of the Deciners for Liddington aforesaid

thereto in open Court sworn that on the first Day of November last past Daniel Curtis 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 James Hill by the Rod all his Copyhold Estate in Liddington to the use and behoofe of such Person and Persons and upon such Trusts and to and for such Uses Intents and purposes as the said Daniel Curtis should declare nominate and appoint in and by his last Will and Testament AND whereas the said Daniel Curtis hath lately departed this life having first duly made and executed his last Will and Testament the Tenor whereof as to the Premises aforesaid with the Appurtenances is in the Words following that is to say "I give and

Devise unto my Dear and loving Wife Sarah Curtis All that my Customary or Copyhold Quarter of a Yard Land with the Appurtenances situate and being in the Fields and Liberties of Liddington aforesaid (late part of a Stangars) and also all that my other Quarter of a Yard Land situate lying and being in the Fields and Liberties of Liddington aforesaid contg. by Estimation three acres of arable Land and one acre of Meadow Ground formerly Irelands with the Appurtenances all which said Lands and Premises now are in the Occupation of Edward Sharman his undertenants or assigns To hold all my said Copyhold Premises with their and every of their Appurtenances unto my said Wife for and during the Term of her natural Life and from and after her Decease Then I give and Devise all the above mentioned Premises with the Appurtenances unto my Son Thomas Goodliffe

Acres — 2..6
Acres — 2..0
4..6

And Ann his Wife To hold to them and their Heirs and Assigns
for ever Now at the said Day of adjournment of this Court come in
their proper persons the said Thomas Goodliffe and Ann his Wife and
humbly pray to be admitted Tenants to the Reversion expectant on the
Death of the said Sarah Curtis of in and to the said ^{Widow} ~~Widow~~ ^{Widow} with
the Appurtenances To whom the Lord by him the said Deputy Stew.
of this Manor hath granted Seizin thereof by the To hold to the said
Thomas Goodliffe and Ann his Wife their Heirs and Assigns at the
Will of the Lord according to the Custom of the said Manor by the
Rents and Services therefore due and of right accustomed and they give
to the Lord for their Times as in the Margin and are admitted Tenants
thereof and the said Thomas Goodliffe hath performed his Fealty
but the Fealty of the said Ann Goodliffe is respited by reason of her
Coverture and so forth

Robert Sarratt

John Palmer

Recovery

At the said Day of adjournment of this Court
comes in his proper person Robert Sarratt of Northbor.
in the County of Northampton Farmer only Son
and Heir ^{who was the son and Heir of George Sarratt deceased} of William Sarratt deceased a customary
Tenant of the said Manor and Both in open Court

8. 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 of this
Manor according to the Custom of the said Manor All that Close
of Land or Pasture called Thornoy or Spinney Close and Three acres
and an half of Land arable and Meadow and one Quarter of Leommon
in the Fields of Siddington aforesaid held by Copy of Court Roll of the
said Manor under the yearly Rent of two shillings and sixpence to which
Promises the said William Sarratt ^{was admitted} at a Court held next after Michaelmas
one thousand seven hundred and fourteen and the said Robert Sarratt was
admitted at a Court held next after Michaelmas one thousand seven hundred
and fifty five and the Reversion and Reversions Remainder and Rem.
thereof To the use and behoofe of Jonathan Brampton Gentleman
his Heirs and Assigns for ever according to the Custom of the said

Next 2. 6

Manor To the intent that the said Jonathan Bramston may be perfect Tenant of the Premises aforesaid with the Appurtenances and of the Customary Title thereof for the suffering and passing one good and perfect Recovery 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 the said Jonathan Bramston and humbly prays to be admitted Tenant to the Premises aforesaid with the Appurtenances according to the said Summons To whom the Lord by the said Deputy Steward hath granted seizin thereof by the Rod To have and to hold the premises aforesaid with the Appurtenances unto the said Jonathan Bramston his Heirs and Assigns at the Will of the Lord according to the Custom of the said Manor Rendering therefore yearly to the Lord the yearly Rents therefore due and performing all other Services of right accustomed but nothing is given to the Lord for a Time because this Admission is had for better assurance only and he is admitted Tenant thereof but his Trealty is respited and so forth

AND afterwards to wit at this said Day of Adjournment of this Court comes in his proper person John Pretty and in open Court complains against the said Jonathan Bramston in a plea of Land to wit of the said Customary Premises with the Appurtenances in the Jurisdiction of this Court held by Copy of Court Roll of this Manor, and makes protestation to prosecute his Plein in the nature and form of the Writ of our Lord the King De Ingressu super Discezinam in lepost at the Common Law according to the Custom of the said Manor and finds pledges to prosecute his said Plein to wit John Doe and Richard Roe and claims process thereupon to be made according to the Custom of the said Manor against the said Jonathan Bramston returnable here immediately and so forth And it is so granted to him and so forth and the said Jonathan Bramston pres^{ent} here in Court freely appears to the Plein aforesaid

Without further Proceſſ

And hereupon the ſaid John Pretty in his proper perſon demandeth
againſt the ſaid Jonathan Bramſton the Cuſtomary Promiſes aforeſaid
with the Appurtenances within the Jurisdiction of this Court as his right
and Inheritance at the Will of the Lord by Copy of Court Roll of this Man-
or according to the Cuſtom thereof and into which the ſaid Jonathan
Bramſton hath not Entry but after the Diſſeiſin which Hugh Hunt
thereof unjuſtly and without Judgment hath made to the ſaid Jonathan
Bramſton within ~~ſixty~~ Years laſt paſt And whereupon he ſaith
that he the ſaid John Pretty was ſeized of the ſaid Cuſtomary Promiſes
with the Appurtenances in his Demerme as of Fee and right at the Will
of the Lord according to the Cuſtom of the ſaid Manor in Time of Peace
in Time of our Lord the King that now is by taking the profits thereof
to the value and ſo forth and into which aid ſo forth and thereupon he
brings his Suit and ſo forth,

And hereupon the ſaid Jonathan Bramſton Demandeth againſt
the ſaid Robert Saratt Tenant by his Warranty the Cuſtomary Promiſes
aforeſaid in manner aforeſaid and thereupon ſaith that he was ſeized
of the Cuſtomary Promiſes aforeſaid with the Appurtenances in his
Demerme 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 that now is by taking the profits thereof to the value
and ſo forth ^{into which aid ſo forth} and thereupon he brings his Suit and ſo forth

And hereupon the ſaid Robert Saratt Tenant by his Warranty
comes in his proper perſon and Defends his right when and ſo forth
and further voucheth to warranty James Hill who warranty to him
the Cuſtomary Promiſes aforeſaid with the Appurtenances ^{in diſſeiſin} aforeſaid.
And hereupon the ſaid John Pretty Demandeth againſt the
ſaid James Hill Tenant by his Warranty the Cuſtomary Promiſes
aforeſaid in manner aforeſaid and ſo forth and ſaith that he was ſeized
of the Cuſtomary Promiſes aforeſaid ~~in manner aforeſaid and ſo forth~~
and ſaith that he was ſeized of the Cuſtomary Promiſes aforeſaid
with the Appurtenances in his Demerme as of Fee and right at the
Will of the Lord according to the Cuſtom of the ſaid Manor

1768

In Time of peace in Time of our Lord the King that now is by taking the profit thereof to the value and soforth and into which and soforth and therefore he brings his Suit and soforth —

And hereupon the said James Hill Tenant by his warranty in his proper person comes and Defends his right when and soforth and saith that the said Hugh Hunt did not Disseize the said John Pretty of the said Customary Premises with the Appurtenances as the said John Pretty by his Writ or plaint and Declaration above doth suppose and hereof puts him self upon his Country and the Homage of the Court aforesaid and the said John Pretty doth the same likewise and craveth leave to implead to the fourth Hour in the afternoon of this Day and it is granted to him and the same Hour is given to the said James Hill here and soforth —

And afterwards to wit at the said fourth Hour the said John Pretty returneth here in Court in his proper person and the said James Hill although solemnly called cometh not again but departeth in contempt and maketh Default Therefore according to the Custom of this Manor it is considered by this Court that the said John Pretty recover his Seizin against the said Jonathan Brampton of the Customary Premises aforesaid with the Appurtenances To hold to the said John Pretty and his Heirs for ever at the Will of the Lord according to the Custom of the said Manor free from the said Jonathan Brampton and his Heirs for ever AND that the said Jonathan Brampton have of the Customary Premises of the said Robert Saratt to the value and soforth within the Manor aforesaid AND that the said Robert Saratt have further of the Customary Premises of the said James Hill within the Manor aforesaid to the value and soforth AND that the said James Hill be in Mercy and soforth —

And hereupon the said John Pretty craves the process and precept of this Court to be directed to the Bailiff to cause full Seizin of the Premises aforesaid to be had to him and it is granted to him returnable

Here immediately

And afterwards to wit on the same day and year aforesaid (the Court sitting) come here into Court the said John Pretty and the Bailiff of this Court to wit Thomas Roberts and returneth that he by virtue of the aforesaid precept this same Day hath caused full Seizin of the Promises aforesaid to be delivered to the said John Pretty but by the said precept he was ^{to} ~~be~~ ^{common}.
And hereupon at this Court comes in his proper person the said John Pretty and humbly prays the Favour of the Lords of this Manor that he may be admitted Tenant to the Promises aforesaid with the Appurtenances according to the form and Effect of the said Recovery and Execution of the precept aforesaid and according to the Custom of the said Manor

And hereupon the Lord of the said Manor in open Court by the said Deputy Steward hath granted and delivered unto the said John Pretty his Heirs and Assigns by the Rod Seizin of the Customary Promises aforesaid with the Appurtenances To have and to hold the said Promises aforesaid with the Appurtenances unto the said John Pretty his Heirs and Assigns for ever according to the Custom of the said Manor Rendering therefore yearly to the Lord the yearly Rent therefore due and performing all other Services of right accustomed but nothing is given to the Lord for a Fine because his Admission is had for better assurance only and he is admitted Tenant thereof and hath performed his Fealty and so forth by virtue of which said Recovery the said John Pretty was Seized of and in the Promises aforesaid with the Appurtenances in his Demefne as of Fee and right according to the Custom of the said Manor

And afterwards at the said Day of Adjournment of this Court come in their proper persons the said Jonathan Bramston John Pretty and Robert Saratt 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 of this Manor according to the Custom thereof All that the said Close of Land or Pasture called Thornoy or Spinney Close and three acres and a half of Land arable & Meadow and one Quarter of Common in the Fields of Liddington aforesaid held by Copy of Court Roll

Rent 2. 6

Under the yearly Rent of two shillings and sixpence and the Reversion and Reversions Remainder and Remainders thereof To the use and behoofe of John Palmer of Teaton in the County of Rutland Gentleman his Heirs and Assigns for ever according to the Custom of the said Manor AND NOW at the said Day of Adjournment of this Court comes in his proper person the said John Palmer and humbly prays the Lord of this Manor that he may be admitted Tenant to the Promises aforesaid with the Appurtenances To whom the Lord by the said Deputy Steward of this Manor hath granted Seizin thereof by the Rod To have and to hold the said Promises with their and every of their Appurtenances unto the said John Palmer his Heirs and Assigns for ever at the Will of the Lord according to the Custom of the said Manor Render therefore Yearly to the Lord the yearly Rent and performing all other Services therefore due and of right accustomed and he gives to the Lord for a Fine as appears in the Margin and is admitted Tenant thereof and hath performed his Fealty

Austin Lawrence

On Lord's Surrender of
Stephen Morris.

9.

At the said Day of Adjournment of this Court it is found and presented by the Homage for Caldecott aforesaid that on the Third Day of March which was in the Year of our Lord one thousand

Seven hundred and fifty nine Stephen Morris 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 Hand one of the Deciders for Caldecott aforesaid and by the Rod according to the Custom of the said Manor All that one Quarter of a Yard Land formerly by Thomas Leaves containing by Estimation seven acres and Three Rods held by Copy of Court Roll of the said Manor under the yearly Rent of two shillings and two Pence To the use and behoofe of Austin Lawrence of Ketton in the County of Rutland Yeoman 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 proviso
or Condition therein contained that if the said Stephen Morris his Executors
Administrators or any of them did and should well and truly
pay or cause to be paid unto the said Austin Lawrence his Executors
Administrators or Assigns the full and just sum of Thirty Pounds of
lawful money of Great Britain with legal Interest for the same at
or upon the third Day of September then next Ensuing the Date
thereof Then the said Surrender was to be void or he to be and
Remain in full force and virtue Now at the said Day of Adjournment
of this Court comes the said Austin Lawrence by John Wycke the younger
Gentleman his Attorney and informs the Court that the said sum of
Thirty Pounds and Interest for the same have not been paid according to
and in pursuance of the said proviso and Condition whereby the
Promises are become absolute in the said Austin Lawrence who by his
said Attorney humbly prays to be admitted Tenant to the said promises
with the Appurtenances To whom the Lord by the said Deputy
Steward of this Manor hath granted Seizin thereof by the Rod To hold
to the said Austin Lawrence 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 but
his Fealty is respited by reason of his absence and so forth

Robert Care

to
John Care
Surr. absolute
Enrolled

At the said Day of Adjournment of this Court it is
testified by John Hand one of the Deacons for Ladecott
aforesaid (hereto in open Court sworn) that on the twenty
sixth Day of January last past Robert Care 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 Hand All that his half Cottage House and Heres lead
Barn and Right of Common and all other the members profits
privileges and Appurtenances thereto belonging situate stand &

And being in Caldecott aforesaid late part of the Estate of his
 Father John Cave Deceased and then in the Tenure or Occupation of
 him the said Robert Cave his undelivered or assigns held by Copy
 of Court Role of the said Manor under the yearly Rent of Tenpence
 and the Reversion and Reversions Remainder and Remainders
 thereof To the use and behoofe of his Brother John Cave
 Shepherd his Heir and Assigns for ever according to the Custom
 of the said Manor

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The Manor of Liddington
 with Caldecotts
 In the County of Rutland
 Michael 1769

At the view of Frank
 Wode and also the Great Court
 Baron of the Right Honourable
 Brownlowe Earl of Exeter Baron
 of Burghley Lord of the said
 Manor held at Liddington afo

in and for the said Manor within one Month after the Feast
 of Saint Michael to wit on Tuesday the seventeenth Day of
 October in the ninth 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
 nine before John Wyche Gentleman Deputy Steward of
 the Courts there

Inquest and
 Homage for
 Liddington afo

Joseph Pretty	John Marwin	} 15 Sworn
Edmund Somdy	Thomas Parker	
William Riddle	Robert Freeman	
Michael Snowden	Robert Colwell	
Francis Sewell	Watson Cave	
Samuel Pretty	John Wright	
Thomas Drake	of	
John Allen	Edward Muddock	

Inquest and
 Homage for
 Caldecott aforesaid

Lewis Woodcock	Richard Ward	} 15 Sworn
Thomas Stokes	Richard Ward Junr.	
William Morris	William Cave	
William Morris Junr.	Thomas King	
Samuel Cave	John South	
William Hill	John Hand	
Robert Laxton	John Cort	
Edward Hill		

Officers Elected
for the Year ensuing

1769

167

Constables of Liddington

Jos. Pretty

John Court

sworn

Fieldrevers

Conger's Peach

Watson Cave

James Hill

Henry Newson

Contd.

Freeboroughs

Dike reeves and

ale Tasters

John Macvian

Edward Murdock

sworn

Deciners for taking Sw^m

John Pretty

Conger's Peach

Joseph Pretty

James Hill

Continued

Rentreeve

Jam^s Pretty

sworn

Finders

Jane Beeston

Edw Beeston

Contd.

Constables of Caldecott

William Hill

Thomas King

sworn

Fieldrevers Surveyors

of Weights & Measures &

ale Tasters

William Hill

Thomas King

sworn

Deciners for taking Sw^m

Lewis Woodcock

John Hand

Contd.

Freeboroughs and

Dikereeves

William Hill

John Court

Contd.

Finders

Andrew Roberson

Contd.

Esquires to wit .. Joseph Fowler, Robert Worthey Henry Newson, William
Freeman, Edward Manton, John Stapleton, and others of Liddington
aforesaid, Thomas Rudkin, Thomas Deacon, William Ward,
John Viner, William Woodcock William Baxter, and others of
Caldecott aforesaid

The Verdict of the
Inquest and Homage
for Liddington aforesaid

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

The Verdict of the
Inquest and Homage
for Catcott aforesaid

The Jurors aforesaid upon their Oath do say
That all things are well —

Henry Knowles and
Wife Son Surrender of
Alexander Leach —

At this Court comes in his proper person
Alexander Leach a customary Tenant of this
Manor and Doth in open Court surrender by the

1 Rod by the hands and acceptance of the said Deputy Steward according to the
Custom of the said Manor All that half Cottage Messuage or Tenement
with the Appurtenances in Liddington aforesaid late in the Tenure of Jonathan
Adcock which said half Cottage Messuage or Tenement is held of the Lord
of this Manor by four several Copies of Court Role of the said Manor
under several yearly Rents amounting to Eleven pence And the Reversion
and Reversions Remainder and Remainders thereof To the use and
bechoofe of Henry Knowles of Hutton in the County of Northampton
Labourer and Mary 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 Henry Knowles and Mary
his Wife and humbly pray to be admitted Tenants to the said Premises
with the Appurtenances To whom the Lord by the said Deputy Steward
hath granted Seizin thereof by the Rod To hold to the said Henry
Knowles and Mary 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 Term as in the Margin and the said
Henry Knowles hath performed his Fealty but the Fealty of the said
Mary his Wife is respited by reason of her Covesture and so forth —

Rent ²/₄ — 2 3/4
Rent — 2 3/4
Rent — 2 3/4
Rent — 2 3/4
1 — 11 —

Time — 11
Time — 11
11 — 10

Thomas Winsall
On Surrender of
Matthew Coleman

At this Court it is testified by John Stand one of
the Deciners for Lealdcott aforesaid hereto in open Court
sworn that on the Twenty sixth Day of May now last past

2. Matthew Coleman of Thineoth in Leicestershire 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 Stand All that his Tenement expectant to a Copyhold Cottage
House and Homestead with all and singular the Appurtenances
to the said Cottage belonging standing and being in Lealdcott aforesaid
after the Death of his Aunt Coleman Widow of his Uncle Thomas
Coleman Deceased then in the Tenure of her the said Ruth Coleman
Widow her undertenants or Assigns hold by Copy of Court Roll of the
said Manor under the yearly Rent of four Pence To and for the use and
 behoofe of Thomas Winsall of Lealdcott aforesaid Linen-Weaver 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 Thomas
Winsall 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 Winsall his Heirs and Assigns from and immediately after the
Decease of the said Ruth Coleman at the Will of the Lord according to
the Custom of the said Manor by the Rents and Services therefore due
and of right accustomed and he gives to the Lord for his Time as in the
Margin and is admitted Tenant thereof and hath performed his
Fealty

Rowth - - - 4
Time - - - 4

John ~~Stand~~ to himself
and Mary his Wife
Surrender inrolled

At this Court it is testified by John Pretty one of the
Deciners for Liddington aforesaid in this Manor hereto in open
Court sworn that on the sixteenth Day of this Instant
October John Allon a customary Tenant of the said Manor Did out

Of Court Surrender by the Lord according to the Custom of the said Manor
by the hands of the said John Pretty All that Mesuage Cottage or Tenement
with the Homestead and Appurtenances thereunto belonging with a fourth part
of one Yard Land (being the half of a half Yard Land theretofore and then called
Allens half Yard Land) lying and being in the Town Field and Territories of
Liddington aforesaid and held by Copy of Court Roll under the yearly Rent of
six Shillings and three pence as the same was then parted from the other
part of the half Yard Land) All which said Premises then or then late were
in the Tenure or Occupation of the said John Allen or his undertenants
and which Land for more certainty is hereinafter particularly mentioned
that is to say In the upper Field two acres of Grass at Brockwell Henry
Barfoot East James Tismoy West one rood shooting down to Lymwelle,
Leek Edmund Tismoy North Robert Larratto South one rood against the
Lown Edmund Tismoy South West Richard Scathope North West
Half an acre in Holebrooke at Balth North Edmund Tismoy Esquire
South In the Middle Field two roods at Allens Hedge and the Hedge belongs
to them one Headland rood Mr. Barfoot West one Headland being a Butt
or half a rood half an acre Walked in Low Peter West Mr. Glanville
East two Butts next the Town Slade Peake East Thomas Bryant West
half an acre of Grass at Long Fulwelle the Spring thereon half an acre
in Catcott Slade Thomas Barfoot West Thomas Sumpter East
Half an acre Walked next the Turlong of the Lord of the Manor two
half acres Clomont Martin on South side one Thomas Barfoot on the
South and North sides In the nether Field half an acre in Brooke
Turlong Edmund Tismoy Esquire East and West one rood and a Butt
being a headland and Fellow in Brooke Turlong one acre next Lapes
Grass Hedge the Hedge West and the Hedge belonging to it One headland
rood of Grass in March Slade parting the nether and Middle Fields
half an acre upon Nether Hills shooting East and West Edmund Tismoy
Esquire North and Edward Hunt Esquire South In the Meadow one
rood in Eastlong Shooting East and West one acre at Browns Hedge
shooting North and South the poor Land West and next the shifting
Meadow Together with all and singular the Customs profits Privileges

Rights Members Hereditaments and Appurtenances whatsoever to the same Premises belonging or in any wise appertaining To the use and behoofe of the said John Allen and assigns for and during the Term of his natural Life and from and after his Decease Then to the use and behoofe of Mary the now Wife of the said John Allen and her assigns for and during the Term of her natural Life and from and after the Decease of the said John Allen and Mary his Wife and the Decease of the Survivor of them Then to the use and behoofe of the Heirs and assigns of the said John Allen for ever according to the Custom of the said Manor AND NOW at this Court three public Proclamations are solemnly made in open Court for the said John Allen 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 John Allen neglecteth to come into Court in his proper person or by his Attorney to take Seizin thereof according to the Custom of the said Manor,

Henry Curtis
 to
 Thomas Sismeij
 Juror and absolute
 Enrolled

At this Court it is certified by the said Deputy Steward that on the twenty third Day of March last past Henry Curtis a customary Tenant of the said Manor did out of Court by the Lord 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 Quarter of a said Land lying and being dispersedly in the Fields and Meadows of Qaldecott aforesaid containing by Estimation eight acres and twooods together with all and singular the Commons and Appurtenances thereunto belonging and now or late in the Tenure or Occupation of Richard Ward or his undertenants and which said Premises are held by Copy of Court Roll under the yearly Rent of two shillings and sixpence AND also all the Estate Right Title Interest the Trust Inheritance

Property Claim and Demand whatsoever of him the said Henry Curtis
of in or to the same Promises with their Appurtenances or any part
thereof either in or by Possession Reversion Remainder Expectancy Law or
Equity or otherwise howsoever To the use and behoofe of Thomas
Sismond of Barnardon in the County of Rutland Farmer his Heir and
Assigns for ever according to the Custom of the said Manor —

Proclamation
for Edward Manton
to be admitted —

At this Court three public proclamations are
solemnly made in open Court for Edward Manton the
younger 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 Promises with the Appurtenances surrendered to him by
William Banbury Clarke and Mary his Wife on or about the Thirtieth
Day of October last past which Surrender was enrolled amongst the
Proceedings of a Court held for this Manor next after Michaelmas viz
the Year of our Lord one thousand seven hundred and sixty seven

Nevertheless the said Edward Manton neglecteth to come into Court
in his proper person or by his Attorney and take Seizin thereof according
to the Custom of the said Manor