

The Manor of **The Great Court Baron of**
Liddington with Caldscott in the County of **Rutland**

The Right Honourable Brownlow Earl of Exeter Baron
of Burghley Lord of the Manor held at Liddington
aforesaid in and for the said Manor on Tuesday the
Eighth day of May in the Tenth 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 Seventy before
William Forkington Gentleman Deputy Steward of
the Courts here

5th May 1770.

Inquest & Homage for
Liddington

Joseph Pretty Gent
Edmund Simony Esq.
William Riddle
Michael Snowden
Francis Swoll
Samuel Pretty
John Allin
Thomas Drake

Robert Freeman
John Wright
Edward Muddock
Robert Colwell
Conyers Bach
Thomas Parkes
and
Watson Care

15
Sworn

Inquest and Homage
for Caldscott

Lewis Woodcock
William Morris the Elder
Samuel Care
Robert Laxton
William Care the Elder
William Care the Younger
Richard Ward the Elder

John Brown
Richard Ward the Younger
William Hill
Thomas Stokes
William Morris the Younger
and
Thomas King

13
Sworn

William Hill appointed a Decisor for Caldscott in
the place of John Ward Deceased and Sworn

William Brown admitted to a **Wife's Court** Comes in his proper Person --
Reversion Expectant on the Death of his Mother Hannah Brown. . . William Brown and humbly prays to be admitted Tenant
of his Mother Hannah Brown. . . So the Reversion Expectant on the Death of his Mother . . .
Hannah Brown widow of in and to all that one best part of one Cottage in
Liddington late in the Tenure of Lough Spinster with the . . .
Appurtenances within the Manor aforesaid held by Copy of Court Roll of
the said Manor under the yearly Rent of Two Shillings and Two pence To
which premises William Brown his Father and the said Hannah Brown
his Mother were admitted at the Michaelmas Court held in the Year of
our Lord One Thousand Seven Hundred and fifty Six To whom the
Lord by the said Deputy Steward hath granted Seizin thereof by the Rod
DO HOLD the Reversion of the said Premises unto the said . . .
William Brown his Heirs and Assignes at the will of the Lord . . .
according to the Custom of the said Manor by the Rents and Services.

Rent — 2: 2
Fine — 2: 2

2)

Therefore due and of Right accustomed And he gives to the Lord for his fine as in the Margin and he is Admitted Tenant thereof and hath performed his fealty.

John Morris as Brother and next Heir of Stephen Morris

W. H. S. Court

It was found by the Homage for Caldrecott aforesaid that Stephen Morris late a Customary Tenant of this Manor lately Died seized of All that one Mospuago formerly John Morris's with the Appurtenances now in the Tenure of held by Copy of Court Roll under the yearly Rent of Two Shillings and Six Pence And also One Quarter of a Yard Land formerly Thomas Caves Containing by Estimation Seven Acres and Three Roods now in the Tenure of said John Morris held by Copy of Court Roll under the yearly Rent of Two Shillings and Two Pence And also all that half Quarter of a Yard Land containing by Estimation Three Acres and Two Roods now in Tenure of said John Morris held by Copy of Court Roll under the yearly Rent of One Shilling and Two Pence And also all that Mospuago or Tenement with the Appurtenances now in Tenure of Andrew Robertson held by Copy of Court Roll under the yearly Rent of Five Pence And also to One other Mospuago or Tenement with the Appurtenances now in the Tenure of Jonathan Smille held by Copy of Court Roll under the yearly Rent of Ten Pence All which said premises are Situate and being in Caldrecott aforesaid within the Manor aforesaid. And that the said John Morris is Brother and next Heir to the said Stephen Morris and entitled to the same premises

- Rent — 2: 6
- Rent — 2: 2
- Rent — 1: 2
- Rent — " : 5
- Rent — " : 10
-
- 7: 1
- fine — 2: 6
- fine — 2: 2
- fine — 1: 2
- fine — " : 5
- fine — " : 10
-
- 7: 1

Now at this Court comes in his proper Person the said John Morris and humbly prays to be Admitted Tenant to the said premises to whom the Lord by the said Deputy Sheward hath granted Seizin thereof by the Rod **DO HOLD** to the said John Morris his Heirs and assigns at the will of the Lord according to the Custom of the said Manor by the Rods and Services heretofore due and of Right accustomed. And he gives to the Lord for his fines as in the Margin and he is Admitted Tenant thereof and hath performed fealty

John Sumpter on the Death and will of Henry Sumpter his Grandfather

W. H. S. Court

It was testified by James Hill one of the Executors and Customary Tenants of this Manor that on the Twentieth day of March which was in the Year of our Lord One Thousand Seven Hundred and Sixty Eight Henry Sumpter (late deceased) 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 and by the Rod All and Singular his Customary or Copyhold Mospuagos 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 behoofs intents and purposes as were or should be Declared limited or Appointed in and by the last will and Testament of the said Henry Sumpter and to and for none other use behoof intent or purpose whatsoever At the will of the Lord according to the Custom of the said Manor which said Henry Sumpter duly made and Published his

3)

Last will and Testament in writing bearing even date with the said
 Surrender the Tenor of which as to a Mofuage and premises Devised
 to John Sumpter is in the words following First I Give and Devise
 unto my Grandson John Sumpter All that my Copy hold Mofuage or
 Tenement with the Homestead and Close of Pasture thereto adjoining
 Situate Standing lying and being in Thorse Byewater aforesaid To hold the
 said Copy hold premises with their Appurtenances unto my said
 Grandson John Sumpter his Heirs and Assignes for ever **Now** at
 this Court Comes in his proper Person the said John Sumpter 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 Lizen therof by the Rod **To hold** to the said John
 Sumpter his Heirs and Assignes for ever at the will of the Lord
 According to the Custom of the said Manor by the Rents and Services
 here before due and of Right accustomed And he gives to the Lord for his
 fine as in the Margin and he is admitted Tenant therof and hath
 performed fealty

Rent — 2: 0
 fine — 2: 0

Thomas Sumpter on the Death of Henry Sumpter his Grandfather
 and will of Henry Sumpter his Grandfather
See this Court It was Testified by James Hill
 One of the Decisors and Customary Tenants of this Manor
 (who is in open Court sworn) that on the Twentieth day of
 March which was in the year of our Lord One Thousand Seven Hundred
 and Sixty eight Henry Sumpter (lately Deceased) 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 and by the Rod All
 and Singular his Customary or Copy hold Mofuages 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 to be used intents and purposes
 as is or should be Declared Limited or Appointed in and by the
 last will and Testament of the said Henry Sumpter and to and for none
 other use to be used or purpose whatsoever at the will of the Lord
 according to the Custom of the said Manor which said Henry Sumpter duly
 made and Published his last will and Testament in writing bearing even
 date with the said Surrender the Tenor of which as to a Cottage or
 Tenement and premises Devised to Thomas Sumpter is in the words
 following Also I Give and Devise unto my Grandson Thomas Sumpter
 All that my Copy hold Cottage or Tenement Homestead and five Acres of
 Land to the same belonging with the Appurtenances Situate Standing lying
 and being in the Town fields and Liberties of Liddington in the said County
 of Rutland and all his Estates thereto To hold the said Copy hold premises
 in Liddington aforesaid unto my Grandson Thomas Sumpter his Heirs
 and Assignes for ever **Now** at this Court Comes in his proper Person
 the said Thomas Sumpter and by his Guardian Henry Sumpter and
 humbly Prays to be admitted Tenant to the said premises with
 the Appurtenances To whom by his said Guardian the Lord by the
 said Deputy Steward hath granted Lizen therof by the Rod

4)
 Rent — 1: 5
 Rent — 2: 5
 3: 1
 Fine — 1: 0
 Fine — 2: 5
 3: 1

To hold to the said Thomas Sumpter his heirs and assigns forever at the will of the Lord according to the custom of the said Manor by the Rents and Services heretofore due and of Right accustomed and he gives to the Lord for his fines as in the Margin and he is admitted Tenant thereof but faultly is respited &c.

John Allin and Mary his wife
 on Surrender of said John Allin

IN THE COURT It is Testified by John Proby —
 one of the Deacons for Liddington (who is in open Court sworn)

5

That on the sixteenth day of October which was in the Year of our Lord God Thousand Seven Hundred and Sixty Nine John Allin 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 John Proby All that Mesuages Cottages or Tenements with the Homestead and Appurtenances thereto belonging with a small part of God's Yard Land (being the half of an half yard Land heretofore and now called Allins half yard Land) lying and being in the Town fields and Territories of Liddington aforesaid to be 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 late were in the Tenure or Occupation of the said John Allin or his Under Tenants And which Land for more Certainty is herein after particularly mentioned (that is to say) In the Upper Field Two Acres of Grass at Brockwells Henry Barfoot East James Sismey West One hood shooting down to Cunnocke Leek Edmund Sismey North Robert Lennett South One hood against the Town Edmund Sismey South West Richard Sullhage North East Half an Acre in Hobbrooke a half North Edmund Sismey Esquire South In the Middle field Two hoods at Allins Hedges and the Hedges belonging to them One Headland hood M^r Barfoot West One Headland being a Butt or half a hood Half an Acre balked in Lord Exeter West M^r Glamville East Two Butts next the Town Slade South East Thomas Bryan West Half an Acre of Grass at Long fulwell the Spring Heron Half an Acre in Caddocott Slade Thomas Barfoot West Thomas Sumpter East Half an Acre balked next the furlong of the Lord of the Manor Two half Acres Pleasant Marsh in the South side one and M^r Thomas Barfoot on South and North sides the other In the Nether field Half an Acre in Brooks furlong Edmund Sismey Esquire East and West One hood and a Butt being a Headland and follow in Brooks furlong One Acre next Lapes Cross Hedges the Hedges West and the Hedges belonging to it One Headland hood of Grass in Marsh Slade parting the Nether and Middle fields Half an Acre upon Nether Hills shooting East and West Edmund Sismey Esquire North and Edward Hunt Esquire South In the Meadow One hood in East long shooting East and West One Acre at Browns Hedges shooting North and South the Town Land West and next the shifting meadow together with all and singular the Commons Puffs Priviledges Rights Members Hereditaments and Appurtenances whatsoever in the same premises belonging or in any wise appertaining And also all the Estate Right Title Interest and

Trust Inheritance Benefit Property Claim and Demand whatsoever
 of the said John Allin or to the said Premises or any part thereof
 To the use and behoof of the said John Allin and his assigns for and during
 the Term of his Natural Life and from and after his Decease Then to the
 use and behoof of Mary his then and now wife of the said John Allin and
 her assigns for and during the Term of her Natural Life and from and after
 the Deceases of the said John Allin and Mary his wife and the Decease of the
 Survivor of them Then to the use and behoof of the Heirs and Assigns of
 the said John Allin for ever according to the Custom of the said Manor

Now at this Court come in their proper Persons the said John Allin 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
 Sheward hath granted Seizin thereof by the Red **DO HOLD** to the
 said John Allin and Mary his wife and the Heirs and Assigns of the said
 John Allin according to the said Surrender at the will of the Lord according
 to the Custom of the said Manor by the Rents and Services heretofore due and
 of Right accustomed And they give to the Lord for their fine as in the
 Margin and they are Admitted Tenants thereof and have Performed fealty.

Rent — 6. 3
 Fine — 6. 3

Robert Laxton or Surrender **At the Court** It is Testified by Lewis Woodcock
 of John Hand — — — — — One of the Decisors for Caldscott (Who is in open Court Sworn) —
 That on the eighth day of March last past John Hand of Caldscott aforesaid
 was a Customary Tenant of the said Manor Did out of Court Surrender by
 the Red into the Hands of the Lord of the said Manor by the Hands and
 Acceptance of the said Lewis Woodcock according to the Custom thereof All that
 half part of an Undivided Copy hold Messuages House and Homestead with
 the Appurtenances thereto belonging in Caldscott aforesaid Then or late in
 the Tenure or Occupation of Robert Laxton his Undertenants or Assigns
 And also all that Moisty or equal half part of all that One yard Land
 belonging to the said Messuages hold by Copy of Court Roll under the yearly
 Rent of five Shillings And also all that Moisty or half part of one half
 yard Land with the Appurtenances in Caldscott aforesaid lately purchased by
 Robert Ward Deceased of and from one Edward Kaborfield and his
 Heirs hold by Copy of Court Roll under the yearly Rent of Two Shillings
 and seven pence And also all that Moisty or half part of one third part
 of one yard Land lately purchased by the said Robert Ward of and from
 Elizabeth Martin formerly called Joyces Land hold by Copy of Court
 Roll under the yearly Rent of one Shilling and four pence half penny
 And all that Moisty or half part of one Quarter of one yard Land with the
 appurtenances in Caldscott called Jormans Land formerly purchased by
 Zachary Ward hold by Copy of Court Roll under the yearly Rent of one
 Shilling And all that Moisty or half part of one Quarter of one yard
 Land with the Appurtenances in Caldscott aforesaid lately purchased by
 Thomas Ward Deceased of and from one Dowset hold by Copy of Court
 Roll under the yearly Rent of one Shilling and nine pence And also all
 that Moisty or half part of all that Close or Closes lying in Indeson in the

9

Rent — 5: 0
 Rent — 2: 7
 Rent — 1: 4 1/2
 Rent — 1: 0
 Rent — 1: 9
 Rent — 0: 3
 —————
 11: 11 1/2

 Fine — 5: 0
 Fine — 2: 7
 Fine — 1: 4 1/2
 Fine — 1: 0
 Fine — 1: 9
 Fine — 0: 3
 —————
 11: 11 1/2

Liberty of Caldewt aforesaid with the Appurtenances formerly Purchased of
 Zachary Ward of and from one John Kirby held by Copy of Court Roll
 under the yearly Rent of Three pence And all other the Copy hold Lands
 Tenements and Hereditaments whatsoever that was the Estate of Mary
 Hand the wife of the said John Hand lying within the said Manor of Liddington
 with Caldewt And all the Estate Right Title Interest properly Claim and
 Demand whatsoever of him the said John Hand of in and to the same And the
 Reversion and Reversions Remainder and Remainders Rents Issues and
 Profits thereof To the use and behoof of Robert Laxton of Caldewt
 aforesaid farmer his Heirs and Assignes for ever according to the Custom
 of the said Manor Now at this Court Comes in his proper person the
 said Robert Laxton and humbly prays to be admitted Tenant to the said
 premises with the Appurtenances To whom the Lord by the said Deputy
 Steward hath granted Seizin thereof by the Word **To hold** to the
 said Robert Laxton his Heirs and Assignes for ever at the will of the Lord
 according to the Custom of the said Manor by the Rents and Services
 heretofore due and of Right accustomed And he gives to the Lord for his fines
 as in the Margin And he is admitted Tenant thereof and hath Performed his
 Fealty

Thomas Cunningham on Surrender
 of Thomas waite

At this Court

Comes Thomas waite a
 Customary Tenant of this Manor and in full and open Court
 Did Surrender by the Word 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 Cur Messuages or Tenement with the Appurtenances in
 Liddington aforesaid within the Manor aforesaid late in the Tenure of William
 Hales Labourer held by Copy of Court Roll under the yearly Rent of Two
 Pence To which he was admitted at a Michaelmas Court held in the Year of
 our Lord One thousand Seven Hundred and Sixty eight To the use and
 behoof of Thomas Cunningham of Liddington aforesaid farmer his Heirs and
 Assignes at the will of the Lord according to the Custom of the said Manor
 Now at this Court Comes in his proper person the said Thomas
 Cunningham 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 Word **To hold** to the said Thomas
 Cunningham his Heirs and Assignes at the will of the Lord according to the
 Custom of the said Manor by the Rents and Services heretofore due and of Right
 accustomed And he gives to the Lord for his fine as in the Margin And he is
 admitted Tenant thereof and hath Performed Fealty

Rent — 0: 2
 Fine — 0: 2

William Clarke on Surrender
 of Hannah and William Brown

At this Court

It is Certified by the said Deputy
 Steward that Hannah Brown widow (and Heiress
 of William Brown the Prior deceased) a Customary Tenant of this Manor on the
 fourth day of this Instant May Did out of Court and by the Word Surrender into
 the Hands of the Lord of the said Manor by the Hands and Acceptance of the said
 Deputy Steward according to the Custom thereof. All that Cur best part of one
 Cottage in Liddington late in Tenure of Wright Spinster with

The Appurtenances within the Manor aforesaid held by Copy of Court Roll under the yearly Rent of Two Shillings and Two pence to the use and behoof of William Clarke of Liddington aforesaid Mason his Heirs and Assignes according to the Custom of the said Manor And also at this Court last William Brown a Customary Tenant of this Manor and in full and Open Court Did 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 A Reversion Expectant on the Death of his Mother the said Hannah Brown of in and to the said One best part of a Cottage in Liddington late in Tenure of Wright Spinster with the Appurtenances to the use of the said William Clarke his Heirs and Assignes according to the Custom of the said Manor Now at this Court comes in his proper Person the said William 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 Lizin thereof by the Rod **DO HOLD** the said William Clarke his Heirs and Assignes at the will of the Lord according to the Custom of the said Manor by the Rents and Services therof due and of Right accustomed And he gives to the Lord for his fine as in the Margin and he is Admitted Tenant thereof and hath performed his fealty

Rent — 2: 2
 fine — 2: 2

Richard Freeman to a Reversion Expectant on the Death of his Mother Mary Freeman

At this Court Comes in his proper Person Richard Freeman and humbly prays to be Admitted Tenant to the Reversion Expectant on the Death of his Mother Mary Freeman widow of in and to All that one Acre of Arable Land Half one Acre of Ley and half one Acre of Meadow lying and being dispersedly 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 Penny To whom the Lord by the said Deputy Steward hath Granted Lizin thereof by the Rod **DO HOLD** the Reversion of the said premises unto the said Richard Freeman his Heirs and Assignes at the will of the Lord according to the Custom of the said Manor by the Rents and Services therof due and of Right accustomed And he gives to the Lord for his fine as in the Margin and he is Admitted Tenant thereof and hath performed his fealty

Rent — 1: 1
 fine — 1: 1

George Brown Surrender to the use of his wife Imolled

At this Court It is Testified by Lewis Woodcock one of the Deacons for Caddocott (Shroth in Open Court Sworn) that on the 14th day of November last past George Brown a Customary Tenant of the said Manor of Caddocott 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 Lewis Woodcock All those his Customary Mesuages Cottages Lands Tenements and Hereditaments whatsoever Situate Standing lying and being in the said Manor and Parish of Caddocott aforesaid or in Liddington and being parcel of the said Manor To the use and behoof of such

Person and Persons Estate or Estates and to and for such uses belevof-
intents and purposes as the said George Brown has in and by his last will
and Testament Given devised Declared Directed Limited Specified or
Appointed the same or respectively any part thereof according to the Custom
of the said Manor shall hereafter Give Devise Declare Direct Limit
Specify or Appoint the same or respectively any part thereof according to the
Custom of the said Manor

John Hand Surrender to the use **Wethers Court** It is Testified by Lewis Woodcock
of his will Inrolled - I Pretty one of the Doctours (there to in open Court sworn) that on the
11 Second day of March last past John Hand 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 and by the Hands and Acceptance of the said Lewis Woodcock All his
the said John Hands Copyhold Mesuages House and Housetead in Caldecott
aforesaid And also all his Housetead late William Morris with all and singular
the Appurtenances belonging to the said Mesuages and Housetead and now in
the Tenure and Occupation of the said John Hand And also All his the said
John Hands Copyhold Cottage House and Housetead in Caldecott aforesaid with
the Appurtenances and now in Tenure and Occupation of Jonathan Monte
and this Surrender is to the use and belevof of such Person or Persons as the
said John Hand by his last will and Testament purposing his last will and
Testament shall Give Direct Devise Limit and Appoint the same In
witness whereof the said John Hand has hereunto set my Hand & affix
the day and Year first above written.

Richard Sculthorpe Surrender to **Wethers Court** It is Testified by John
of his will Inrolled - I Pretty one of the Doctours (there to in open Court sworn)
12 That on the Second day of May last past Richard Sculthorpe a Customary
Tenant of the said Manor of Liddington 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 John Pretty All those his Customary Mesuages Cottages
Lands Tenements and Hereditaments whatsoever Situate Standing lying and
being in the said Manor and Parish of Liddington aforesaid and being parcel of
the same Manor To the use and belevof of such Person and Persons Estate and Estates
and to and for such uses belevof Intents or purposes as the said Richard Sculthorpe
has in and by his last will and Testament Given devised Declared Directed
Limited Specified or Appointed the same or respectively any part thereof
or shall hereafter Give Devise Declare Direct Limit Specify or Appoint the
same respectively any part thereof according to the Custom of the said Manor

J. Wetherington
Seymour Edward

The Manor of **At the View of Frankpledge**
 Liddington with
 Caldecott in the County of
 Rutland

Mich. 1770.

And also the Great Court Baron of the Right Honourable
 Brian low Earl of Exeter Baron of Bingley Lord of the
 Manor hold 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 Eighth Day of October in
 the Tenth 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 Seventy And from thence
 continued by Adjournment until the Twenty fifth Day of March
 then next following before William Torkington Gentleman
 Steward of the Courts there

Inquest and Homage
 for Liddington aforesaid

Conyers Touch Gent.	Francis Swoll	
Edmund Linsay Esq.	Samuel Prothy	
Robert Collins	Richard Scullthorpe	
Robert Larratt	Thomas Drake	15 Sworn
Thomas Parker	John Allin	
Joseph Prothy	Robert Freeman	
William Riddle	and	
Michael Snodin	Henry Norifon	

Inquest and Homage
 for Caldecott aforesaid

Lewis Woodcock	William Cawd	
Richard Morris Sen.	Thomas King	
Richard Ward Sen.	John Broken	14 Sworn
Richard Ward Jun.	John Cret	
Samuel Cawd	John Riddle	
Thomas Stokes	William Hill and	
Robert Laxton	William Morris Jun.	

Officers elected for
 the Year ensuing

Constables	Joseph Prothy	Sworn
of Liddington	John Allin	

Deacons for taking Summons there	John Prothy	Continued
	Joseph Prothy	
	James Hill	
	Conyers Touch	

Witnesses	Robert Larratt	Sworn
	Michael Snodin	
	Joseph Prothy	
	Francis Swoll	

Speerboroughes Dikersours Couriers Bach
Surveyors of Weights and Measures & Ale Tasters John Petty Sworn

Pinders Edward Bedford
James Bedford Continued

Constables Richard Board
of Caldecott John Brown Sworn

Deiners for taking Assessors there Lewis Woodcock
William Hill Continued

Speerboroughes Surveyors William Hill
of Weights & Measures Thomas King Continued
and Ale Tasters

Dikersours William Hill
John Cox Continued

Pinder Andrew Robertson Continued

Rent Road Thomas King Sworn

Esquires To wit James Smyth Henry Boulton Edward Hunt John Cooke
Esquires James Gurnond Thomas Barfoot Henry Barfoot Thomas Baines
Watson Esq Thomas Goodliffe William Freeman William Cunningham
John Manton and others of Liddington aforesaid Thomas Rudkin Mary
Hill widow Thomas Deacon Thomas Winsall Thomas Sanson Richard
Joss George Brown William Woodcock Francis Smith Thomas Louth
and others of Caldecott aforesaid

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

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

At this Court it was
Specially and Respectively &c &c
Ordered by the Lord and &c &c
Respective Inquests & Homages
as follows.

It is Ordered by the Jurors aforesaid by and
with the Consent of the Lord of this Manor and Steward of the
this Court that all former Orders which were made or
which were in force at the last Court Leet and Court Baron
held for this Manor other than such of them as are
already performed or expired shall stand remain continue and be in
full force power and effect to all intents and Purposes whatsoever until
the said Orders or any of them shall be altered Repealed or made void
at any succeeding Court or Courts to be holden for the said Manor

Thomas Boyall as
Youngest Son & next
Heir of Thomas Boyall

At this Court it was found and Presented by the
Homage for Liddington that Thomas Boyall late a Customary
Tenant of this Manor lately Dyed Seized of One Messuage and
One Close to the same belonging with the Appurtenances standing and
being in Liddington aforesaid formerly in the Tenure of Thomas Manton
but now of his Son John Manton hold by Copy of Court Roll of the said
Manor under the yearly Rent of four pence AND also One Close
called the Great Close in Liddington aforesaid with the Appurtenances
formerly in the Tenure of the said Thomas Manton but now of the said John
Manton hold by Copy of Court Roll of the said Manor under the yearly Rent
of four pence AND also One Garden in Liddington aforesaid with the
Appurtenances formerly in Tenure of the said Thomas Manton but now
of the said John Manton hold by Copy of Court Roll of the said Manor under
the yearly Rent of One Shilling AND that Thomas Boyall is the &c &c
Youngest Son and next Heir of the said Thomas Boyall Deceased To
whom the said premises according to the Custom of this Mannor ought
to Descend Now at this Court comes in his proper Person the said Thomas
Boyall and humbly prays to be admitted Tenant to the said premises
with the Appurtenances To whom the Lord by the said Steward hath
granted Seizin thereof by the Rod **DO HOLD** To the said Thomas &c
Boyall his Heirs and Assignes at the will of the Lord according to the
Custom of the said Manor by the Rents and Services heretofore due and
of Right accustomed And he gives to the Lord for his fines as in the
Margin and he is admitted Tenant thereof and hath performed his
fealty

Rent - 4
Rent - 4
Rent - 1:0

1:0
Fines - 4
Fines - 4
Fines - 1:0

1:0

John Cawd on Surrender
of Robert Cawd

At this Court found Robert Cawd a Customary
Tenant of this Manor and in full and open Court did Surrender
by the Rod into the Hands of the Lord of the said Manor by the Hands and
acceptance of the said Steward according to the Custom thereof All that half
Collage House with the Appurtenances in Caldwell aforesaid now in Tenure
of the said Robert Cawd hold by Copy of Court Roll of the said Manor
under the yearly Rent of Ten pence To the use and behoof of John Cawd

(2)

His Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor Now at this Court Comes in his proper Person the said John Cav and humbly Prays to be admitted Tenant to the said Premises with the Appurtenances. To whom the Lord by the said Steward hath Granted Seizin thereof by the Word **So Hold**. To the said John Cav and his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Courts and Services heretofore due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed fealty.

Rent — 10^d
 fine — 10^d

John Hill as youngest son and heir of Edward Hill.

At this Court it was found by the Homage that Edward Hill late a Customary Tenant of this Manor lately Died seized of Right Roods of arable Land and Grass Ground and Meadow with the Appurtenances formerly Purchased of Richard Morris hold by Copy of Court Roll of the said Manor under the yearly Rent of Six pence. And that John Hill is the youngest son and next Heir of the said Edward Hill To whom the said Premises according to the Custom of this Manor ought to Descend Now at this Court Comes in his proper Person the said John Hill and by Edward Cusso his Guardian humbly Prays to be admitted Tenant to the said Premises. To whom the Lord by the said Steward hath Granted by his said Guardian Seizin thereof by the Word **So Hold** To the said John Hill his Heirs for ever at the will of the Lord according to the Custom of the said Manor by the Courts and Services heretofore due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof but fealty is respited till e.

Rent — 6^d
 fine — 6^d

Richard Ward and wife on Surrender of said Richard Ward

At this Court came Richard Ward the younger a Customary Tenant of this Manor and in full and open Court Did Surrender by the Word into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Steward according to the Custom thereof. All that his Quarter of a hard Land lying Dispersedly in the fields and Meadows of Caddicott aforesaid with the Appurtenances formerly part of the Estate of Allen Sly and late part of the Estate of Watson Tokeley Now in the Tenure of the said Richard Ward hold by Copy of Court Roll of the said Manor under the yearly Rent of One Shilling to the use and behoofe of the said Richard Ward for and during the Term of his Natural Life and from and after his Decease Then to the use and behoofe of Amy the wife of the said Richard Ward and her Assignes for and during the Term of her Natural Life and from and after the Decease of the said Richard Ward and Amy his wife and the Decease of the survivor of them Then to the use and behoofe of the Heirs and Assignes of the said Richard Ward for ever according to the Custom of the said Manor Now at this Court came in their proper Persons the said Richard Ward and Amy

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His wife and humbly pray to be Admitted Tenant to the said
 Premises with the Appurtenances To whom the Lord by the said
 Steward hath granted Seizin thereof by the Rod **To hold** to the
 said Richard Ward and Amy his now wife and the Heirs and Assignes of
 the said Richard Ward in manner and form aforesaid at the will of the Lord
 according to the Custom of the said Manor by the Rents and Services
 heretofore due and of Right accustomed And they give to the Lord for
 their finds as in the Margin And they are Admitted Tenants thereof
 and have performed fealty

Rent — 1
 find — 1

William Brown as youngest
 Son and next Heir of John
 Brown

At this Court it was found presented by the
 Homage for Caddocott that John Brown late a Customary
 Tenant of this Manor lately Died Seized of All that

5

Quartion of a Yard Land containing by Estimation eight Acres and three
 Roods of Arable Land Ley Meadow and Pasture Ground (be the same more
 or less) lying and being dispersedly in the fields and Liberties of Caddocott
 aforesaid with the Appurtenances now in the Tenure of Jane Brown
 held by Copy of Court Roll of the said Manor under the yearly Rent of
 Two Shillings and Six pence three farthings And also all that one
 acre of Arable Land and Grass Ground lying in the Upper Springs with
 the Appurtenances now in Tenure of the said Jane Brown held by
 Copy of Court Roll under the yearly Rent of Three pence And that
 William Brown is the youngest Son and next Heir of the said John
 Brown To whom the said Premises according to the Custom of this
 Manor ought to Descend

Rent 2: 6 3/4
 Rent 4: 3 —
 2: 9 3/4
 find 2: 6 3/4
 find 4: 3 —
 2: 9 3/4

Now at this Court Comes in his proper
 Person the said William Brown and by his Guardian Jane Brown
 humbly prays to be Admitted Tenant to the said Premises To
 whom the Lord by the said Steward hath granted by his said
 Guardian Seizin thereof by the Rod **To hold** to the said
 William Brown his Heirs and Assignes for ever at the will of the
 Lord according to the Custom of the said Manor by the Rents and Services
 heretofore due and of Right accustomed And he gives to the Lord for his
 finds as in the Margin and he is Admitted Tenant thereof but fealty
 is respited untill

Alice King on the Death of
 John King and Alice his wife

At this Court it was found and
 presented by the Homage for Liddington that John King
 and Alice his wife late Two Customary Tenants of this Manor lately Died
 Seized of All these two Acres and an half and one Butt of Arable Land
 and Ley Ground lying dispersedly in the fields and Liberties of
 Liddington aforesaid with the Appurtenances now in Tenure of William
 Gamble held by Copy of Court Roll of the said Manor under the yearly
 Rent of one Shilling And that the said Alice King is the Daughter

6

Of the said John King and Alice his wife and Intitled to the same
 promises by virtue of a Surrender made by her father the said
 John King at a Court hold on the Thirtenth day of Aprill One 22
 Thousand Seven Hundred and forty six on which Surrender the said
 John King and Alice his wife were then Admitted **Now** at this
 Court comes in her proper Person the said Alice King and humbly
 Prays to be Admitted Tenant to the said promises to whom the Lord
 by the said Steward hath Granted Seizin thereof by the Rod **DO**
Hold to the said Alice King her Heirs and Assignes for ever at
 the will of the Lord according to the Custom of the said Manor by the
 Courts and Services heretofore due and of Right accustomed and she gives to
 the Lord for her fines as in the Margin and she is admitted Tenant
 thereof and hath Performed fealty

Rent - 1: 00
 Fine - 1: 00

Robert Pitts as only Son - **At this Court** It was found and Presented
 and Heir of Elizabeth Pitts by the Homage for Liddington that Elizabeth Pitts
 heretofore named Elizabeth Cliffe widow late a Customary Tenant
 of this Manor lately Died Seized of All those two Mesuages or 22
 Tenements with the Appurtenances in Liddington aforesaid now in the
 Tenure of Robert Pitts One of which said Mesuages or Tenements
 was formerly in Tenure of Sarah Sewell and held by Copy of Court
 Roll of the said Manor under the yearly Rent of Six pence the others
 of which said Mesuages was formerly in Possession of
 Smith and held also by Copy of Court Roll of the said Manor under
 the yearly Rent of Six pence To which said promises the said
 Elizabeth Pitts was Admitted at an Adjourned Court hold on the
 Eleventh day of Aprill which was in the Year of our Lord One 22
 Thousand Seven Hundred and thirty one by the Name of Elizabeth
 Cliffe the then widow and Devisse of William Cliffe And that Robert
 Pitts is the only Son and Heir of the said Elizabeth Pitts **Now** at this
 Court comes in his proper Person the said Robert Pitts and humbly
 Prays to be Admitted Tenant to the said promises to whom the
 Lord by the said Steward hath Granted Seizin thereof by the Rod **DO**
Hold to the said Robert Pitts his Heirs and Assignes for ever at
 the will of the Lord according to the Custom of the said Manor by the
 Courts and Services heretofore due and of Right accustomed and he gives
 to the Lord for his fines as in the Margin and he is Admitted Tenant
 thereof and hath Performed fealty.

Rent - 4: 00
 Rent - 4: 00
 Fine - 1: 00
 Fine - 4: 00
 Fine - 4: 00
 Fine - 1: 00

Zachary Hand as youngest Son and next Heir of John Hand - **At this Court** It was found and
 Presented by the Homage for Caldecott that John Hand
 late a Customary Tenant of this Manor lately Died Seized of All that 22
 Cottage or Tenement with the Appurtenances in Caldecott aforesaid now
 in Tenure of Jonathan Monk held by Copy of Court Roll of the said 22
 Manor under the yearly Rent of Ten pence And also all that Mesuage
 or Tenement with the Appurtenances in Caldecott aforesaid now in

6

Tenant of Mary Hand widow hold by Copy of Court Roll of the said Manor under the yearly Rent of One Shilling and Two pence And that Zachary Hand is the youngest Son and next Heir of the said John Hand To whom the said premises According to the Custom of this Manor ought to Desceind **NOW** at this Court comes in his proper Person the said Zachary Hand and humbly prays to be Admitted Tenant to the said premises To whom the Lord by the said Steward hath granted Begin therof by the Rod **So hold** to the said Zachary Hand his Heirs and Assignes for ever at the will of the Lord According to the Custom of the said Manor by the Routs and Jurors heretofore due and of Right accustomed And he gives to the Lord for his fines as in the Margin and he is Admitted Tenant therof and hath performed fealty

Rent . . . 10
 Rent . . . 2
 2 . . . 4
 Rents . . . 10
 Rents . . . 2
 2 . . . 4

At this Court It was Testified by John Pretty Daniel Larratt on the will of his father --- one of the Jurors and Customary Tenants of this Manor --- Robert Larratt --- (thrust in upon Court sworn) That on the Twenty first day of November which was in the year of our Lord One Thousand Seven Hundred and Sixty Seven Robert Larratt the Elder (lately Deceased) 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 John Pretty All those his Customary or Copyhold Mesuages Cottages Lands Tenements and Hereditaments Situate Standing lying and being in the said Manor and Parish of Liddington aforesaid To the use and behoof of such Person or Persons Estate or Estates and to and for such uses behoofs intents and purposes as the said Robert Larratt has in and by his last will and Testament Given Devised Declared Directed Limited Specified or Appointed the same or respectively any part thereof or shall Give Devise Declare Direct Limit Specify or Appoint the same or respectively any part thereof --- According to the Custom of the said Manor which said Robert Larratt in and by his last will and Testament in writing bearing even date with the said Surrender The Tenor of which as to a Cottage and four acres of Land Devised to Daniel Larratt is in the words following First I Give and Devise All that Copyhold Cottage with the Tenements thereto belonging And also four acres of Copyhold Land (be the same more or less) Standing lying and being in the Town and fields of Liddington aforesaid And which I Purchased of George Larratt to my Son Daniel Larratt To hold All the same to my said Son Daniel Larratt his Heirs and Assignes for ever **NOW** at this Court comes in his proper Person the said Daniel Larratt and humbly prays to be Admitted Tenant to the said Copyhold Cottage with the Tenements thereto belonging And also four acres of Land and premises with the Appurtenances hold by Copy of Court Roll of the said Manor under the yearly Rent of four Shillings and eight pence To whom the Lord by the said ---

Rent 4: 0
fine 4: 0

Steward hath granted to begin thereof by the Rod **To hold** to the said Daniel Larratt his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Rents and Services heretofore due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is Admitted Tenant thereof and hath Performed fealty.

Samson and wife
Recovery
10

And the said Day of adjournment of this Court it was found that on this day Mary Samson wife of Thomas Samson of Caldecott aforesaid a Customary Tenant of the said Manor (being very infirm and unable to travel to Liddington aforesaid and being solemnly and secretly Examined by William Torkington Steward of the Courts for the said Manor and thereto freely consenting) Did out of Court (to wit at Caldecott aforesaid before the sitting of the said Court) Surrender by the Rod into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Steward All that Messuages or Tenement (heretofore part and parcel of a Messuage or Dwelling or farm House formerly belonging to one Mary Shelburne standing and being in Caldecott aforesaid now in the Tenure or Occupation of the said Thomas Samson the Messuage or Tenement of Richard Ward the Elder on the East side thereof and the said Messuage or farm House on the West side thereof together with such Gard ways Passages Priviledges and Appurtenances to the same premises belonging as are particularly set out and Described in a Copy of Court Roll bearing date the fourth day of October One Thousand Seven Hundred and Thirty six and hold by Copy of Court Roll of the said Manor under the yearly Rent of four pence And the Reversion and Reversions Remainder and Remainders thereof **To** the use and behoof of John Pretty his Heirs and Assignes for ever according to the Custom of the said Manor To the intent that the said John Pretty may be perfect Tenant of the Premises aforesaid with the Appurtenances and of the Customary Title thereof for the Suffering and Passing and good and perfect Recovery thereof according to the Custom of the said Manor **And** at the said Day of adjournment of this Court comes in his proper Person Thomas Samson a Customary Tenant of the said Manor and did in open Court Surrender by the Rod into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Steward according to the Custom thereof All that the aforesaid Messuage or Dwelling or farm House and premises with the Appurtenances now in the Tenure of the said Thomas Samson And the Reversion and Reversions Remainder and Remainders thereof **To** the use and behoof of the said John Pretty his Heirs and Assignes for ever according to the Custom of the said Manor To the intent that the said John Pretty may be perfect Tenant of the Premises aforesaid with the Appurtenances and of the Customary Title thereof for the Suffering

Rent in 4
Hind in 11

And Taking Our good and Perfect Recovery thereof according to the custom of the said Manor Now at this Court comes in his proper person the said John Potty and humbly Prays to be Admitted Tenant to the said Premises with the Appurtenances according to the form and Effect of the said Surrender To whom the Lord by the said Steward hath Granted Seizin thereof by the word **So hold** the customary Premises aforesaid with the Appurtenances unto the said John Potty his heirs and assigns for ever in manner aforesaid by the Reus and Services thereof 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

And hereupon to wit at the said day of adjournment of this Court comes in his proper person Dennis Taylor and in open Court complains against the said John Potty in a Plea of Land to wit of the said customary Premises with the Appurtenances in the jurisdiction of this Court hold by Copy of Court Roll of the said 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 en le Post** at the Common Law according to the custom of the said Manor and finds Pleads to prosecute his said Plein to wit John Doe and Richard Roe and craves process thereupon to be made according to the custom of the said Manor against the said John Potty returnable here immediately and it is granted to him And the said John Potty present here in Court freely appears to the Plein aforesaid without further Process

And hereupon the said Dennis Taylor in his proper person Demands against the said John Potty the customary 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 the said Manor according to the custom thereof and into which the said John Potty hath not Entry but after the Discezin which Hugh Hunt thereof unjustly and without Judgment hath made to the said Dennis Taylor within thirty hours last past and whereupon he saith that the said Dennis Taylor was Seized of the said customary 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 Time of Peace in the time of our Lord the King that now is by taking the Profits thereof to the value of and into which and thereupon he brings his Suite

And hereupon the said John Potty in his proper person comes and Defends his Right when and boucheth to warranty the said Thomas Sanson in his proper person and Mary his wife by Lewis Woodcock his Attorney who freely warrants to him the customary Premises aforesaid with the Appurtenances and so forth

And hereupon the said Dennis Taylor Demandeth against the said Thomas Samson and Mary his wife Tenants by their warranty the customary premises aforesaid in manner aforesaid And thereupon saith that he was seized of the customary premises aforesaid with the appurtenances in his Demesne as of fee and right at the will of the Lord according to the custom of the said Manor in time of Peace in the time of our Lord the King that now is by taking the Profitts thereof to the value of £ and into which £ and thereupon he brings his suite.

And hereupon the said Thomas Samson in his proper person and Mary his wife by her said Attorney Tenants by warranty comes and defends their right when £ and further voucheth to warranty Thomas Crofts who warrants to them the customary premises aforesaid with the appurtenances £.

And hereupon the said Dennis Taylor Demandeth against the said Thomas Crofts Tenant by his warranty the customary premises aforesaid in manner aforesaid And thereupon saith that he was seized of the customary premises aforesaid with the appurtenances in his Demesne as of fee and right at the will of the Lord according to the custom of the said Manor in time of Peace in the time of our Lord the King that now is by taking the Profitts thereof to the value of £ and into which £ and thereupon he brings his suite.

And hereupon the said Thomas Crofts Tenant by warranty in his proper person comes and defends his right when £ and saith that the said Hugh Hunt did not disseize the said Dennis Taylor of the said customary premises with the appurtenances as the said Dennis Taylor by his written Plaint and Declaration aforesaid doth suppose and hereof puts him self upon the Country and the Honoyr of the Court aforesaid And the said Dennis Taylor hereupon prays the Lord to depart 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 Thomas Crofts here and so further.

And afterwards To wit at the said fourth Hour the said Dennis Taylor returneth here in Court in his proper person and the said Thomas Crofts although solemnly called cometh not again but Departeth in Contempt and maketh default therefor according to the custom of this Manor it is considered by this Court that the said Dennis Taylor do recover his seizin against the said John Pretty of the customary premises aforesaid with the appurtenances **Do hold** to the said Dennis Taylor and his heirs for ever at the will of the Lord according to the custom of the said Manor free from the said John Pretty and his heirs for ever And that the said John Pretty have of the customary premises of the said Thomas Samson and Mary his wife to the value of £ within the Manor aforesaid And that the said Thomas Samson and Mary his wife have further of the customary premises of the said Thomas Crofts within the said

Manor to the value of. And that the said Thomas Crofts Esq^r in Mercy &
And hereupon the said Dennis Taylor craves the
Proofs of this Court to be Directed to the Bailiffs 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 Comes here into Court the said Dennis
Taylor and the Bailiffs of this Court to wit Thomas Roberts and
Returns that he by virtue of the aforesaid precept this same day
hath caused full Seizin of the premises aforesaid to be Delivered to
the said Dennis Taylor as by the said precept it was Commanded.

And hereupon At this Court Comes in his
proper person the said Dennis Taylor and humbly prays to be
Admitted Tenant to the premises aforesaid with the Appurtenances
according to the form and Effect of the said Recovery and Execution of
the precept aforesaid and according to the Custom of the said Manor.

And hereupon the Lord of the said Manor in
Open Court by the said Steward hath Granted and Delivered unto the
said Dennis Taylor and his Heirs and Assignes by the Good Seizin of
the customary premises aforesaid with the Appurtenances
And the customary premises aforesaid with the Appurtenances
unto the said Dennis Taylor his Heirs and Assignes for ever at the
will of the Lord according to the Custom of the said Manor by the Rules
and Services thereof 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 by
virtue of which said Recovery the said Dennis Taylor was Seized
of and in the premises aforesaid with the Appurtenances in his
Demerit as of free and right according to the Custom of the said
Manor

And afterwards at this same Court Comes
in their proper persons the said Dennis Taylor John Pretty Thomas
Samson and Mary his wife by her said Attorney and did in Open
Court Surrender by the Good into the Hands of the Lord of the said Manor
by the Hands and Acceptance of the said Steward All that the said
Mesuages or Tenement and premises Situate in Eldroft
aforesaid with the Appurtenances within the said Manor Now in the
Tenure or Occupation of the said Thomas Samson hold by Copy of
Court Roll of the said Manor under the yearly Rent of four pence and
the Reversion and Reversions Remainder and Remainders thereof to
the use and behoof of the said Thomas Samson his Heirs and Assignes
for ever according to the Custom of the said Manor **And lastly**
the said Dennis Taylor and John Pretty for themselves severally
and respectively and for their several and respective Heirs have
fully freely and absolutely Remised Released and for ever Quit
Claimed to him the said Thomas Samson his Heirs and Assignes

Row
Huis
John
and
Esq

Row
Row
Huis
Huis

for ever All the Estate Right Title Interest & Use Trust Property
 Claim and Demand whatsoever of them the said Dennis & Taylor and
 John Proby or either of them of in or to the said premises with the
 appurtenances or any part thereof And also at the same day of
 adjournment of this Court comes in his proper Person the said
 Thomas Samson and humbly prays to be Admitted Tenant to the
 said premises with the Appurtenances To whom the Lord by the said
 Steward hath Granted Leizin thereof by the Lord **Do hold** the
 said premises with the Appurtenances unto the said Thomas
 Samson his Heirs and Assignes for ever at the will of the Lord
 According to the Custom of the said Manor by the Rents and Services
 heretofore due and of Right accustomed and he gives to the Lord for his
 fine as in the Margin and he is Admitted Tenant thereof and hath
 performed his Fealty

Rent 10: 4
 Fine 10: 4

John Cook as only Son
 and Heir of John Cook
 Esquire

11

At the said day of adjournment of this Court it was found
 and presented by the Honours for Liddington that John
 Cook Esquire late a Customary Tenant of this Manor lately
 died seized of All that Mesuage Mansion House or Tenement and
 Close called the Homestead situate lying and being in Liddington
 aforesaid with the Appurtenances in a certain place there called Pigs
 Land and one half yard Land thereto belonging Now in the Tenure or
 Occupation of John Allen or his Assignes and held by Copy of Court
 Roll of the said Manor under the yearly Rent of five Shillings
 And also all that one Close of Pasture Land in Liddington
 aforesaid called Presly Hill Close and one other half yard Land
 thereto belonging with the Appurtenances lying and being in
 Liddington aforesaid now in the Tenure of the said John Allen or
 his Assignes and held by one other Copy of Court Roll of the said
 Manor under the yearly Rent of five Shillings and six pence
 Together with all Commons and Common of Pasture for all Cattle and
 all other the Appurtenances to the said Mesuage Close and
 premises belonging or in any wise appertaining And that John
 Cook of Uppingham in the said County of Rutland is the only Son and
 next Heir of the said John Cook Esquire **And Now** at
 this Court comes in his proper Person the said John Cook and humbly
 prays to be Admitted Tenant to the said premises with the Appurtenances
 To whom the Lord by the said Steward hath Granted Leizin thereof by
 the Lord **Do hold** the said premises with the Appurtenances
 unto the said John Cook his Heirs and Assignes for ever at the will
 of the Lord According to the Custom of the said Manor by the Rents and
 Services heretofore due and of Right accustomed and he gives to
 the Lord for his fines as in the Margin and he is Admitted Tenant
 thereof and hath performed his Fealty.

Rent 5: 4
 Rent 5: 6
 10: 6
 Fine 5: 4
 Fine 5: 6
 10: 6

Robert Larratt on the
will of his father
Robert Larratt

(12)

At the said day of adjournment of this Court it was Testified
 By John Pretty one of the Decisors and Customary Tenants of this
 Manor (hereto in Open Court Sworn) that on the Twenty first day
 of November which was in the Year of our Lord One Thousand Seven
 Hundred and Sixty Seven Robert Larratt the Elder (lately Deceased) 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 John Pretty All those
 his Customary or Copyhold Mesuages Cottages Lands Tenements and
 Hereditaments whatsoever Situate Standing lying and being in the
 said Manor and Parish of Liddington aforesaid To the use and behoof
 of such Person or persons Estate or Estates and to and for such uses
 behoofs intents and Purposes as the said Robert Larratt has in and
 by his last will and Testament Given Devised Declared Directed
 Limited Specified or Appointed the same or Respectively any part
 thereof or shall give Devise Declare Direct Limitt Specify or
 Appoint the same or Respectively any part thereof according to the
 Custom of the said Manor which said Robert Larratt in and by his
 last will and Testament in writing bearing even date with the said
 Surrender The Tenor of which said last will and Testament as to one
 yard Land with the Appurtenances Devised To his Son Robert Larratt
 is in the words following (viz) I also Give and Devise all other
 my freehold and Copyhold Lands Tenements and Hereditaments
 whatsoever in Liddington aforesaid or in the fields bounds
 precincts and Territories thereof to my Son Robert Larratt To hold
 all the same with their and every of their Appurtenances unto him
 my said Son Robert Larratt his Heirs and Assignes for ever

Now At this Court Comes in his proper Person the said
 Robert Larratt and Humbly prays to be admitted Tenant to all
 that One yard Land with the Appurtenances in Liddington aforesaid
 within the said Manor (late hidgbyes) late in the Tenure of Walter
 Stokes and now of Michael Swin held by Copy of Court Roll of the
 said Manor under the yearly Rent of Ten Shillings To whom the
 Lord by the said Steward hath granted Lizin thereof by the Rod To
 hold to the said Robert Larratt his Heirs and Assignes for ever
 at the will of the Lord according to the Custom of the said Manor by
 the Rents and Services heretofore due and of right accustomed and
 he gives to the Lord for his fine as in the Margin and he is admitted
 Tenant thereof and hath performed his fealty.

Rent 10: 00
fine 10: 00

John Chapman on Surrender
of John Morris

(13)

At the said day of adjournment of this Court it
 was Testified by Lewis Woodcock one of the Decisors
 and Customary Tenants of this Manor (hereto in Open Court Sworn) that
 on the eighth day of May last past John Morris a Customary
 Tenant of the said Manor Did out of Court Surrender into the

Rent
fine

Hands of the Lord of the said Manor and by the Hands and
 Acceptance of the said Lewis Woodcock by the Lord according to the
 Custom of the said Manor All his the said John Morris's half Quarter
 of a yard Land late his Brother Stephen Morris Deceased Containing
 by Estimation three Acres and a half and half Butt to the same the
 or less lying in the fields and Liberties of Caldecott aforesaid with all
 and Singular the Appurtenances to the said half Quarter of a yard
 Land belonging and then in the Tenure and Occupation of him the said
 John Morris by his Undertenants hold by Copy of Court Roll of the
 said Manor under the yearly Rent of One Shilling and Two Pence
 To the use and behoof of John Chapman of Kilmington in the
 County of Northampton Farmer his Heirs and Assignes for ever
 according to the Custom of the said Manor Now at this Court Comes
 in his proper Person the said John Chapman and humbly prays to
 be Admitted Tenant to the said premises To whom the Lord by the said
 Steward hath Granted Seizin thereof by the Rod **DO HOLD** to the
 said John Chapman his Heirs and Assignes for ever at the will of
 the Lord according to the Custom of the said Manor by the Rents and
 Services heretofore due and of Right accustomed and he gives to the
 Lord for his fine as in the Margin and he is Admitted Tenant
 thereof and hath performed fealty

Rent 1: 2
 fine 1: 2

Richard Ward Surrenderer
 of John Morris

(14)

At the said day of adjournment of this Court it is
 Certified by the said Steward that on the Twentieth day
 of December last past John Morris a Customary Tenant of the Manor
 aforesaid Did out of Court and by the Rod Surrender into the Hands of the
 Lord of the said Manor by the Hands and Acceptance of the said Steward
 according to the Custom thereof All that Messuages with the Homestead
 Situate and being in Caldecott aforesaid and formerly in Tenure of Walter
 Freeman and then of the said John Morris with the Appurtenances 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 and now held by Copy of Court Roll of the said Manor under the
 yearly Rent of Ten pence To the use and behoof of Richard Ward the
 younger of Caldecott aforesaid Farmer his Heirs and Assignes for ever
 according to the Custom of the said Manor 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 Steward hath Granted Seizin thereof by the
 Rod **DO HOLD** to the said Richard Ward his Heirs and Assignes
 for ever at the will of the Lord according to the Custom of the said
 Manor by the Rents and Services heretofore due and of Right
 accustomed and he gives to the Lord for his fine as in the Margin
 and he is Admitted Tenant thereof and hath performed his fealty.

Rent 10
 fine 10

John Clarke Surrender to
the use of his will inrolled
15

On the said day of adjournment of this Court it is
Certified by the said Steward that on the thirty first day
of December last past John Clarke then or late of Saint Martins Stamford,
Baron in the County of Northampton 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
Steward According to the Custom thereof All and Singular his
Customary Land Tenements and Hereditaments Situate lying and being
in Liddington within the said Manor and all and Singular their and
every of their Appurtenances with the Reversion and Reversions
Remainder and Remainders thereof To the use and behoof of such
Person and Persons Estate or Estates and to and for such uses Ends
Intent and purposes as the said John Clarke shall in and by his last will
and Testament Give Devise Bequeath or Appoint the same or any part
thereof According to the Custom of the said Manor

Mortgages on John
Morris's Estates
Discharged
10

Be it Remembered This Twenty Sixth day of
December One thousand Seven hundred and Seventy That Thomas
Coke of Stamford in the County of Lincoln Esq^r did Acknowledge to have
had and Received of John Morris of Caddocott in the County of Rutland
farmer brother and heir of Stephen Morris late of Caddocott aforesaid
Deceased All Principal Money and Interest due to him upon a certain
Conditional Surrender Dated the fourth day of March One thousand
Seven hundred and Sixty Nine made to the said Thomas Coke by Austin
Lawrence of All that one Quarter of a yard Land formerly Thomas
Cokes containing by Estimation Seven Acres and three Roods held by
Copy of Court Roll of the said Manor under the yearly Rent of two Shillings
and two pence To which premises the said Austin Lawrence was
admitted at an adjourned Court hold for this Manor on the Twenty 6th day
of March One thousand Seven hundred and Sixty Nine on a Conditional
Surrender of the said Stephen Morris ~~and~~ the said Thomas Coke
did on the said Twenty sixth day of December One thousand Seven hundred
and Seventy Acknowledge to have had and Received of the said John Morris
All Principal Money and Interest due to him on one other certain
Conditional Surrender Dated the third day of May One thousand Seven
hundred and Sixty Nine made to the said Thomas Coke by Robert French
of Uppingham in the said County of Rutland Gentleman by virtue of a Letter
of Attorney bearing date the twentieth day of March then last past
under the Hand and Seal of Edward Morris eldest son and heir of William
Morris of North Luffenham of All that Messuages with the Homestead
Situate and being in Caddocott aforesaid formerly in Tenure of Walter
freeman and heir of the said John Morris with the Appurtenances being
parcel of a Copy of Court Roll bearing date the fourteenth day of
October One thousand Seven hundred and Eight and to which premises
the said Edward Morris was admitted at a Court hold by adjournment
next after Michaelmas which was in the year four hundred and
thousand Seven hundred and Sixty Seven on Surrender of

William Morris of Haldreth aforesaid And the said Thomas Cooks did
authorize the Steward of the said Manor to take Satisfaction Hereof And
the said Two Conditional Surrenders are hereby Discharged
Accordingly.

Wm
of W. Worthington Steward

The Manor of **At the View of Frankpledge**
 Liddington with **And also the Great Court** & **Baron of the Right**
 Caldwell in the County **Honourable Brownlow Earl of Exeter Baron of Bughley**
 of Rutland **Lord of the said Manor held at Liddington aforesaid in and for**

Michmas 1771

the said Manor within One Month next after the feast of Saint Michael the Archangel (to wit) on Tuesday the first day of October in the Eleventh 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 Seventy one and from thence continued by Adjournment until the Thirtieth day of April then next following before William Torkington Gentleman Steward of the Court there

Inquest and Homage
 for Liddington aforesaid

- Joseph Pretty
- Samuel Pretty
- William Riddle
- Francis Swell
- Richard Sulthorpe
- John Allin
- Robert Freeman
- Henry Nvison

- Thomas Parker
- William Sparman
- Robert Collins
- Robert Larratt
- John Marvin
- Courts Peach
- and
- John Wright

15 Sworn

Inquest and Homage
 for Caldwell aforesaid

- Lewis Lardwick
- Samuel Caw
- William Hill
- John Brown
- Richard Ward Junior
- William Caw

- Thomas King
- Thomas Stokes
- John Cret
- John Riddle
- William Morris
- William Morris Junior

12 Sworn

Officers Elected for Constables
 the Year ensuing of Liddington

- John Marvin
- Richard Sulthorpe

Sworn

Decisors for taking
 Surrenders there

- John Pretty
- Joseph Pretty
- James Hill
- Courts Peach

Continued

Fielders

- Robert Larratt
- Michael Snodin
- Joseph Pretty
- Francis Swell

Continued

the Inquest for

the Inquest aforesaid

Freeboroughs Dikorsours - Conyers Bach
Surveyors of Weights and Measures and Als Tasters - John Pretty
Continued

Pinders Edward Besson
Jand Besson
Continued

Rent Books - John Allin
Sworn

Constables of - William Hill
Caldscott - John Riddle
Sworn

Deiners for taking Surrenders there Lewis Woodcock
William Hill
Continued

Freeboroughs Surveyors of Weights and Measures and Als Tasters - William Hill
Thomas King
Continued

Dikorsours William Hill
John Cat
Continued

Pinder Andrew Robertson
Continued

Essoians (To wit) James Simony Edmund Simony Esquires John Cooke
Gentleman John Palmer William Freeman and others of Liddington
aforesaid Thomas Rudkin Henry Bryon Mary Hill Thomas Chapman
John Stokes Benjamin Inghly William Curo and others of Caldscott
aforesaid

The Verdict of The Jurors aforesaid upon their Oath do say That
the Inquest and Homage for Liddington aforesaid - Clement Marvin because he hath trespassed by receiving
and forcibly taking away some sheep from Joseph Pretty
and others freeholders for Liddington aforesaid as they were conveying
them to the pound for trespassing within the Manor aforesaid contrary to
Order and the Custom of the said Manor And that Samuel Marvin John
Marvin John Woodland and Clement Marvin Senior because they are in the
like offences Therefore they are and each and every of them is in the
Mercy of the Lord of the said Manor as appears over their Names
Respectively Assented by the whole Homage

The Verdict of the Jurors aforesaid upon their Oath do say that all
Inquest and Homage for Caldscott things are lost
aforesaid

James Hill
Recovery

Rent 5: 0
Rent 4: 0
9: 0

At this Court comes in his proper Person James Hill
 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 Steward according to the Custom thereof All that
 Quarter part of a Yard 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 with the Appurtenances
 within the Manor aforesaid held by the yearly Rent of five Shillings
 and eight pence And also all that half Yard Land with the
 Appurtenances in Liddington aforesaid (being parcel of a Copy of Court
 Roll bearing date the Twenty first day of October which was in the year
 four Lord One Thousand Seven Hundred and Sixty Two) and to be held by
 the yearly Rent of four Shillings which said premises are now in
 the Tenure or Occupation of the said James Hill and to which he was
 Admitted at a Court held on the said Twenty first day of October One
 Thousand Seven Hundred and Sixty Two as the only Son and Heir of
 John Hill and Mary his wife Deceased And the Reversion and
 Reversions Remainder and Remainders thereof to the use and behoofe
 of Jonathan Bramston his Heirs and Assignes for ever according to
 the Custom of the said 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
 Taking One good and Perfect Recovery thereof according to the Custom
 of the said Manor NOW at this Court comes in his proper Person the
 said Jonathan Bramston and prays to be Admitted Tenant to the said
 premises with the Appurtenances according to the form and Effect of
 the said Surrender To whom the Lord by the said Steward hath granted
 Lizin thereof by the Rod **Do hold** the Customary premises
 aforesaid with the Appurtenances unto the said Jonathan Bramston
 his Heirs and Assignes for ever in manner aforesaid by the Rents and
 Services thereof 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

And afterwards To wit at this Court comes in
 his proper Person Dennis Taylor 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 the said
 Manor and makes Protestation to prosecute his Plein in the
 Nature and form of the writt of our Lord the King De injura
 Super Dispersinam en le post at the Common Law
 according to the Custom of the said Manor and finds s^{pl}dgoo to
 prosecute his said Plein to wit John God and Richard Rod

And Causes proceff therupon to be made according to the Custom of the said Manor against the said Jonathan Bramston Returnable here immediately & and it is granted to him & And the said Jonathan Bramston present herein Court freely appears to the Plaint aforesaid without further Proceff

And hereupon the said Dennis Taylor in his proper Person Demands against the said Jonathan Bramston the Customary 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 thereof and into which the said Jonathan Bramston hath not 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 Dennis Taylor was seized of the said Customary 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 time of Peace in the time of our Lord the King that now is by taking the Profits thereof to the value & and into which & and thereupon he brings his Suit &

And hereupon the said Jonathan Bramston in his proper Person Comes and Defends his Right when & and boweth to the Warranty the said James Hill who freely warrants to him the Customary premises aforesaid with the Appurtenances and so falleth

And hereupon the said Dennis Taylor Demands the against the said James Hill Tenant by his Warranty the Customary premises aforesaid in Manner aforesaid and thereupon saith that he was seized of the Customary premises aforesaid with the Appurtenances in his Demesne as of Fee and Right at the will of the Lord according to the Custom of the said Manor in time of Peace in the time of our Lord the King that now is by taking the Profits thereof to the value & and into which & and thereupon he brings his Suit &

And hereupon the said James Hill Tenant by Warranty Comes in his proper Person and Defends his Right when & and further boweth to Warranty Thomas Hill who warrants to him the Customary premises aforesaid with the Appurtenances &

And hereupon the said Dennis Taylor Demands the against the said Thomas Hill Tenant by his Warranty the Customary premises aforesaid in manner aforesaid and thereupon saith that he was seized of the Customary premises aforesaid with the Appurtenances in his Demesne as of Fee and Right at the will of the Lord according to the Custom of the said Manor in time of Peace in the time of our Lord the King that now is by taking the profits thereof to the value & and into which & and thereupon he brings his Suit &

And hereupon the said Thomas Hill Tenant by Warranty in his proper Person Comes and Defends his Right when & and

Saith that the said Hugh Hunt did not Dissize the said Dennis Taylor of the said Customary Promises with the Appurtenances as the said Dennis Taylor by his writ a Plaint and Declaration above doth suppose and hereof puts himself upon the Country and the Honors of the Court aforesaid. And hereupon the said Dennis Taylor craves the Court to suspende to the second Hour in the afternoon of this day and it is granted to him and the same Hour is given to the said Thomas Hill here and so forth.

And afterwards to wit at the said second Hour the said Dennis Taylor returneth here in Court in his proper Person and the said Thomas Hill although solemnly called cometh not again but departeth in Contumelious and maketh default. Therefore according to the Custom of this Manor it is considered by this Court that the said Dennis Taylor do recover his Seizin against the said Jonathan Braunston of the Customary Promises aforesaid with the Appurtenances **So hold** to the said Dennis Taylor and his Heirs for ever at the will of the Lord according to the Custom of the said Manor free from the said Jonathan Braunston and his Heirs for ever. And that the said Jonathan Braunston have of the Customary Promises of the said James Hill to the value of within the Manor aforesaid. And that the said James Hill have further of the Customary Promises of the said Thomas Hill within the said Manor to the value of. And that the said Thomas Hill be in Mercy.

And hereupon the said Dennis Taylor craves the process and precept of this Court to be directed to the Bailiffs to cause full Seizin of the promises aforesaid to be had to him and it is granted to him returnable here immediately.

And afterwards on the same day and year aforesaid the Court sitting comes here into Court the said Dennis Taylor and the Bailiffs 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 Dennis Taylor as by the said precept it was commanded.

And hereupon at this Court comes in his proper Person the said Dennis Taylor and humbly prays to 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 Steward hath granted and delivered unto the said Dennis Taylor and his Heirs and Assigns by the good Seizin of the Customary Promises aforesaid with the Appurtenances **So hold** the Customary Promises aforesaid with the Appurtenances unto the said Dennis Taylor his Heirs and Assigns for ever at the will of the Lord according to the Custom of the said Manor by the good Customs and Services therof due and of

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Rout

Rout

Eliza

off

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 by virtue of which said recovery the said Dennis Taylor was seized of and in the premises aforesaid with the appertinances in his Demesnes as of fee and right according to the custom of the said Manor

And afterwards at this same Court came in their proper persons the said Dennis Taylor Jonathan Bramston and James Hill and did in open Court surrender by the Rod into the hands of the Lord of the said Manor by the hands and acceptance of the said Steward All that the said Quarter part of a Yard 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 (both the same more or less) formerly in the possession of the said Robert Tansley lying dispersed in the fields of Liddington aforesaid with the appertinances within the Manor aforesaid hold by the yearly Rent of five Shillings and eight pence And also all that the said half Yard Land with the appertinances in Liddington (being parcel 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 sixty two) and to be hold by the yearly Rent of four Shillings And the Reversion and Reversions Remainder and Remainders thereof To the use and behoof of the said James Hill his Heirs and Assigns for ever according to the custom of the said Manor

Rent 5: 0
Rent 4: 0
9: 0

And lastly the said Dennis Taylor and Jonathan Bramston for themselves severally and respectively and for their several and respective Heirs have fully freely and absolutely renounced released and for ever quit claimed to him the said James Hill his Heirs and Assigns for ever all the Estate Right Title Interest Use Trust Property Claim and Demand whatsoever of them the said Dennis Taylor and Jonathan Bramston or either of them of or to the said premises with the appertinances or any part thereof And also at this same Court came in his proper person the said James Hill and prays to be admitted Tenant to the said premises with the appertinances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod **DO HOLD** the said premises with the appertinances unto the said James Hill his Heirs and Assigns for ever at the will of the Lord according to the custom of the said Manor by the Rod and Service thereof due and of right accustomed and he gives to the Lord for his fines as in the Margin and he is admitted Tenant thereof and hath performed his fealty

fine 5: 0
fine 4: 0
9: 0

Elizabeth Morris on surrender **At this Court** it was certified by the oaths of John Nowby and Alice his wife the said Steward that on the Twentieth day of September last past John Nowby and Alice his wife Customary Tenants of the said Manor the said Alice being first solely and secretly examined by the said Steward and freely consenting thereto did out of Court by the Rod... surrender into the hands of the Lord of the said Manor by the acceptance of the said Steward according to the custom thereof All that undivided

fourth part of One Mesuage in Caldecott aforesaid with the Appurtenances late the Estate of Robert Colwell now in the Tenure of William Morris the younger hold by Copy of Court Roll of the said Manor under the yearly Rent of Two pence half penny And the Reversion and Reversions Remainder and Remainders thereof To the use and behoof of Elizabeth Morris a Minor Daughter of Robert Morris late of Caldecott aforesaid farmer Deceased her Heirs and Assignes for ever according to the Custom of the said Manor Now at this Court Comes in her proper Person the said Elizabeth Morris and by Richard Ward her Guardian prays to be Admitted Tenant to the said premises To whom the Lord by the said Steward hath granted by her said Guardian Seizin thereof by the word **So hold** to the said Elizabeth Morris her Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Rents and Services therof due and of Right accustomed And she gives to the Lord for her fine as in the Margin and she is Admitted Tenant thereof but fealty is Respited untill

Rent $\frac{1}{2}$ 22
 Fines $\frac{1}{2}$ 22

Edward Muntou on Surrender of William Bumbury Clarke and Mary his wife **At this Court** it was found by the Homage for Liddington That on the Thirtieth Day of October which was in the year of our Lord One Thousand Seven Hundred and Sixty Seven William Bumbury Clarke and Mary his wife Customary Tenants of the Manor aforesaid (the said Mary being first solemnly and Separately Examined apart from her said Husband by John Wyche Gentleman (late Deceased) then 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 Acceptance of the then said Deputy Steward and by the word according to the Custom of the said Manor All that Cottage or Tenement in Liddington aforesaid in Tenure of William Now hold by Copy of Court Roll of the said Manor under the yearly Rent of One Shilling and four pence And also One Acre of Land containing by Estimation Two Roods hold 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 Tenure of Robert Smith Deceased hold 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 behoof of Edward Muntou the younger of Barrowden in the said County of Rutland Yeoman his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor Now at this Court Comes in his proper person the said Edward Muntou a Minor by Thomas Smith his Guardian prays to be Admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted by his said Guardian Seizin thereof by the word **So hold** to the said Edward Muntou his Heirs and Assignes for ever at the will of the Lord according to the Custom of

Rent 1: 4
 Rent 1: "
 Rent 2: "
 4: 4
 Fine 1: 4
 Fine 1: "
 Fine 2: "
 4: 4

the said Manor by the Rents and Services therefore due and of Right
Accustomed and he gives to the Lord for his fine as in the Margin and
he is Admitted Tenant thereof but fealty is Respited untill e.

Robert Lenton on Surrender **At this Court** It is Testified by Lewis
of John Taylor. . . . Woodcock one of the Doctours of the said Manor
(hereto in Open Court Sworn) that upon the Twelfth day of April last past
John Taylor of Little Oakley in the County of Northampton Farmer 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 Lewis Woodcock according to the Custom thereof All that the
said John Taylors One Acre and a half of Meadow Ground lying and
being near the River Welland (be the same more or less) Now in the
Tenure or Occupation of Robert Lenton his Heirs and Assignes
with all and Singular the Appurtenances to the said Meadow belonging
in Caldecott aforesaid held by Copy of Court Roll of the said Manor
under the yearly Rent of Six pence. And the Remainder and
Remainders thereof. And also all the Estate Right Title Interest
Property Claim and Demand whatsoever of him the said John Taylor
of in and to the same To the use and behoofs of Robert Lenton of Griston
in the County of Northampton Baker his Heirs and Assignes for ever
at the will of the Lord according to the Custom of the said Manor
Now at this Court Cometh in his proper person the said Robert
Lenton and prays to be Admitted Tenant to the said premises with the
Appurtenances To whom the Lord by the said Steward hath Granted
Begin thereof by the Rod **So hold** to the said Robert Lenton his
Heirs and Assignes for ever at the will of the Lord according to the
Custom of the said Manor by the Rents and Services therefore due and
of Right Accustomed and he gives to the Lord for his fine as in the
Margin and he is Admitted Tenant thereof and hath Performed fealty

Rent u. 6
fine u. 6

Broughay Skoy Esquire on Surrender of James Simey Esquire
Whereas at an Adjourned Court hold on
the Twentieth day of March last past It was then
Testified by Joseph Pretty then and now one of the
Doctours of the said Manor (hereto then in Open Court Sworn) That on
the fourteenth day of December then and now last past James Simey
Esquire one of the Customary Tenants of the said Manor Did out of
Court Surrender by the Rod into the Hands of the Lord of the Manor
aforesaid by the Hands and Acceptance of the said Joseph Pretty according
to the Custom thereof All that Cottages or Tenements called the Swan with
the Close thereunto belonging formerly Purchased of Thomas Rothwell
and Margarethis wife the same their Daughter and Thomas Pole
situate in Liddington aforesaid within the said Manor and hold of the Lord
of the said Manor by Copy of Court Roll of the Manor aforesaid under the
yearly Rent of eight pence. And also all that Messuages and Close
thereunto belonging in Liddington aforesaid within the said Manor

5


(Parcel of Copy of Court Roll of the said Manor with One Yard Land in Liddington aforesaid within the said Manor bearing date the Twentieth Day of October One Thousand Seven Hundred and Twenty Eight under the yearly Rent of Ten Shillings) now hold of the Lord of the said Manor under the yearly Rent of four Pence All which said Premises were formerly in the Tenure or Occupation of Jane Massey widow her Under tenants or Assignes And were then in the Tenure or Occupation of Thomas Croft his Under tenants or Assignes And also all that half Yard Land in Liddington aforesaid with the Appurtenances within the said Manor formerly in Tenure of Thomas Clowell (Purchased by John Sismoy father of the said James Sismoy of Richard Beach) hold by Copy of Court Roll of the said Manor under the yearly Rent of five Shillings with the Barns Stables Outhouses Yards Backsides Rights Members and Appurtenances to all the said Premises belonging or in any wise appertaining And the Reversion and Reversions Remainder and Remainders of all and Singular the said Premises with the Appurtenances And all the Estate Right Title and Interest of him the said James Sismoy of in and to the same and every part and parcel thereof To the use and behoofe of Boughoy Shery of Aldenham in the County of Northfolke his Heirs and Assignes for ever according to the Custom of the said Manor Now at this Court Comes in his proper Person the said Boughoy Shery and prays to be Admitted Tenant to the said Premises with the Appurtenances To whom the Lord by the said Steward hath granted Livery thereof by the Rod So hold to the said Boughoy Shery his Heirs and Assignes for ever 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 he is Admitted Tenant thereof and hath Performed Fealty

Rent 5: 0
 Rent 4: 0
 Rent 5: 0
 6: 0
 Fine 4: 0
 Fine 4: 0
 Fine 5: 0
 6: 0

George Brown as Grandson and Heir of George Brown

Next this Court

it was found and presented by the Homage for Caddscott that George Brown late a Customary Tenant of this Manor lately Died seized of All that one water Mill with all and Singular the Appurtenances in Caddscott aforesaid late in the Tenure of the said George Brown hold by Copy of Court Roll of the said Manor under the yearly Rent of eighteen Shillings And also One Acre of Meadow in a certain Place called the Old Meadow with the Appurtenances in Caddscott aforesaid now in Tenure of John Louth hold by Copy of Court Roll of the said Manor under the yearly Rent of three pence And that George Brown is the Grandson and next Heir of the said George Brown Deceased Now at this Court Comes in his proper Person the said George Brown and prays to be Admitted Tenant to the said Premises with the Appurtenances To whom the Lord by the said Steward hath granted Livery thereof



Rent 10: 4
 Rent 11: 3
 10: 3
 Rent 10: 4
 Rent 11: 3
 10: 3

By the Rod **DO HOLD** to the said George Brown his Heirs and assigns forever at the will of the Lord according to the Custom of the said Manor by the Rents and Services thereto due and of Right accustomed and he gives to the Lord for his fines as in the Margin and he is admitted Tenant thereof and hath performed fealty

Mary King on the will **Whereas** at a Court hold on the Eighth day of May of George Brown --- May which was in the Year of our Lord One Thousand Seven Hundred and Seventy It was then Testified by Lewis Woodcock then and now one of the Deacons for Caldscott (thence then in Gorton Court-Sworn) that on the Eighth day of November which was in the Year of our Lord One Thousand Seven Hundred and Sixty Nine George Brown (lately Deceased) 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 Lewis Woodcock All that his Customary Messuages Cottages Lunds Tenements and Hereditaments whatsoever Situate Standing lying and being in the said Manor and Parish of Caldscott aforesaid or in Liddington being Parcel of the same Manor To the use and behoofs of such Person and Persons Estate or Estates and to and for such uses behoofs intents or purposes as the said George Brown had in and by his last will and Testament Given devised Declared Directed Limited Specified or Appointed the same or respectively any part thereof according to the Custom of the said Manor or shall hereafter Give Devise Declare Direct Limit Specify or Appoint the same or respectively any part thereof according to the Custom of the said Manor which said George Brown in and by his last will and Testament bearing even date with the said Surrender Gave and Devised a Copy hold Cottage and several pieces and Parcels of Land in Caldscott aforesaid unto his Daughter Mary King in the words following (viz.) Give and Devise All that my Copy hold Cottage with a Garden called Gregoys Garden and an Orchard called Walls Orchard and a Quarter of a Yard Land and One Acre of Meadow and all other my Copy hold Lands Tenements and Hereditaments with their and every of their Appurtenances Situate Standing lying and being in the Town fields bounds precincts and Territories of Caldscott aforesaid unto my Eldest Daughter Mary King of Caldscott aforesaid widow **DO HOLD** All the same premises with their Appurtenances unto the said Mary King her Heirs and assigns forever Subject and liable to and Charged and Chargeable with the payment of the Sum of Sixty pounds to my Daughter Ruth Houson the wife of John Houson of Kings Cliffe in the County of Northampton to be paid to her within Six Months next after my Decease **Now** at this Court Comrs in her proper person the said Mary King and prays to be admitted Tenant to all that one Acre of Meadow lying in the New Meadow of Caldscott aforesaid with the Appurtenances within the Manor aforesaid hold by Copy of Court Roll of the said Manor under the yearly Rent four pence

And also One fourth part of a Yard Land in Caldecott aforesaid -
 Containing by Estimation five Acres and three Roods. To the same manner
 to be with the Appurtenances within the Manor aforesaid held by another
 Copy of Court Roll of the said Manor under the yearly Rent of One
 Shilling and seven pence. And also One Acre and three Roods of Arable
 Land lying dispersed in the fields of Caldecott aforesaid with the
 Appurtenances within the Manor aforesaid held by another Copy of
 Court Roll of the said Manor under the yearly Rent of five pence -
 And also One Rood of Arable Land and Grass Ground in a furlong -
 called March furlong in Caldecott aforesaid with the Appurtenances
 within the Manor aforesaid held by another Copy of Court Roll of the
 said Manor under the yearly Rent of One half Penny. And also One
 Orchard (called Balls Orchard) lying and being in Caldecott aforesaid.
 And One Garden to the same belonging (called Gregorys Garden) lying
 and being in Caldecott aforesaid abutting upon a Cottage there called
 Balls Cottage with the Appurtenances within the Manor aforesaid held
 by another Copy of Court Roll of the said Manor under the yearly Rent
 of Eight pence. And also One Cottage or Tenement formerly in Tenure
 of Anthony Bishop in Caldecott aforesaid with the Appurtenances -
 within the Manor aforesaid held by another Copy of Court Roll of the
 said Manor under the yearly Rent of One Shilling. To whom the Lord
 by the said Award hath granted vizin thereof by the Word **So Hold**
 to the said Mary King her Heirs and Assignes for ever according to the
 form and Effect of the said Will at the Will of the Lord according to the
 Custom of the said Manor by the Rents and Services therof due and
 of Right accustomed and she gives to the Lord for her fines as in
 the Margin and she is admitted Tenant thereof and hath performed
 fealty

Rent 5 7
 Rent 1 7
 Rent 4 5
 Rent 4 2
 Rent 4 8
 Rent 1 11
 4 11 2
 Fine 4
 Fine 1 7
 Fine 4 5
 Fine 4 2
 Fine 4 8
 Fine 1 11
 4 11 2

Thomas Bryan on Surrender **at this Court** comes in his proper
 of James Hill - - - - - Person James Hill a Customary Tenant of the said
 Manor and at four of the Clock in the afternoon after a Recovery -
 hath been had and suffered by him and to his use of certain Lands
 and premises therein Comprized Dole in full and Open 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 Award
 All that One Quarter part of a Yard Land formerly in the Possession
 of Robert Woodcock And also another Quarter part of a Yard Land
 formerly in the Possession of Robert Tansley which are now to be
 held by Copy of Court Roll under the yearly Rent of five Shillings
 And also all that half Yard Land (formerly to a Messuage or
 Tenement belonging) and now to be held under the yearly Rent
 of four Shillings And also One Quarter of a Yard Land with the
 Appurtenances as the same was some time since divided and
 formerly in the Tenure of William Allen formerly the Lands of
 Prudence Newbon held by the Rent of Two Shillings and Two pence

All which said premises are Situate lying and being in the Green-
 fields bounds and precincts of Lodington aforesaid Together with all
 and singular the Commons and Appurtinances whosoever thereto
 belonging or appertaining And also all the Estate Right and Title of the
 said James the therein or thereto or to every or any part thereof To the
 use and behoof of Thomas Bryan of Stoke Dry in the said County of
 Rutland Grasier his Heirs and Assignes for ever According to the Custom
 of the said Manor **Now** at this Court Comes in his Proper Person the
 said Thomas Bryan and prays to be Admitted Tenant to the said
 premises with the Appurtinances To whom the Lord by the said
 Steward hath Granted Seizin thereof by the Rod **So hold** to the
 said Thomas Bryan his Heirs and Assignes for ever 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 he is Admitted Tenant thereof and hath
 performed fealty

Rent 5: 0
 Rent 4: 0
 Rent 2: 2
 11: 2
 Fine 5: 0
 Fine 4: 0
 Fine 2: 2
 11: 2

Thomas Chapman as Youngest **At this Court** it was found and
 son and next Heir of John Chapman presented by the Honors for Caddscott that John
 Chapman a Customary Tenant of this Manor lately Died Seized of all
 that half Quarter of a Yard Land containing by Estimation three Acres
 and six Rods and an half Butt or thereabouts with the Appurtinances
 lying and being in Caddscott aforesaid now in the Tenure of Richard
 leard the Elder and hold by Copy of Court Roll of the said Manor
 under the yearly Rent of six Shilling and two pence And also all that
 other half Quarter of a Yard Land containing by Estimation three
 Acres and an half and a half Butt or thereabouts with the
 Appurtinances lying and being in Caddscott aforesaid now in the
 Tenure of Thomas Chapman and hold by Copy of Court Roll of the
 said Manor under the yearly Rent of six Shilling and two pence
 And that the said Thomas Chapman of Caddscott aforesaid is
 the Youngest Son and next Heir of the said John Chapman To whom the
 said premises According to the Custom of this Manor ought to Descend
Now at this Court Comes in his proper Person the said Thomas
 Chapman and prays to be Admitted Tenant to the said premises with the
 Appurtinances To whom the Lord by the said Steward hath Granted
 Seizin thereof by the Rod **So hold** to the said Thomas Chapman
 his Heirs and Assignes for ever 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 he is Admitted Tenant thereof and hath performed fealty

Rent 1: 2
 Rent 1: 2
 2: 4
 Fine 1: 2
 Fine 1: 2
 2: 4

Thomas Chapman on Surrender **At this Court** it was certified by the
 of Robert Shelthorne - - - Said Steward that on the Twenty first day of August
 last past Robert Shelthorne a Customary Tenant of this Manor out of
 Court did Surrender into the Hands of the Lord of the said Manor &c. by

10

The Hands and Acceptance of the said Steward by the Lord according to the custom thereof All that Mospuys Tenement or farm House situate in Caldewell aforesaid Now in the Tenure of Elizabeth Shelborne to be hold by Copy of Court Roll of the said Manor under the yearly Rent of Two pence And also all that one Close of Pasture or Inclosed Ground lying at a place called Inelston in Caldewell field aforesaid hold by Copy of Court Roll of the said Manor under the yearly Rent of Three pence And all these two Acres of Arable Land lying Separately in the fields of Caldewell and Liddington aforesaid hold by the Rent of three pence which said Close and two Acres of Land are now in the Tenure of Richard Ward the younger Together with all Buildings yards Orchards Gardens Hedges Walks Profits Rights and Appurtenances whatsoever to the said Mospuys and premises belonging To the use and behoof of Thomas Chapman of Herringworth in the County of Northampton Grasior his Heirs and Assignes for ever at the will of the Lord according to the custom of the said Manor

Now at this Court comes in his proper Person the said Thomas Chapman and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath Granted Lizin thereof by the Lord **To hold** to the said Thomas Chapman his Heirs and Assignes for ever at the will of the Lord according to the custom of the said Manor by the Rents and Services thereof due and of right accustomed and he gives to the Lord for his fines as in the Margin and he is admitted Tenant thereof and hath performed fealty

Rent 2
 Rent 3
 Rent 3
 " 2
 fine 3
 fine 3
 " 2

James Guydon as Devisor of Thomas Guydon

At His Court

It was Testified by Lewis Woodcock one of the Devisors for this Manor (hereto in open Court sworn) that on the Nineteen the day of May last past Thomas Guydon a Customary Tenant of the Manor of Caldewell aforesaid Did out of Court Surrender into the Hands of the Lord of the said Manor and by the Hands and Acceptance of the said Lewis Woodcock by the Lord according to the custom of the said Manor All his the said Thomas Guydon Mospuys House and Homestead in Caldewell aforesaid with all and singular the Appurtenances belonging to the said Mospuys then in Tenure and Occupation of him the said Thomas Guydon To the use and behoof of such person or persons as the said Thomas Guydon by his last will and Testament purporting his last will and Testament shall give direct Devise Limit and Appoint the said which said Thomas Guydon in and by his last will and Testament bearing even date with the said Surrender gave and devised to his Grandson James Guydon the said Mospuys House and Homestead in the words following (viz.) Item I give to my Grandson James Guydon All that my Mospuys House and Homestead wherewith I now dwell in Caldewell aforesaid to him and Heirs with all and singular the Appurtenances belonging to the said Mospuys

Rent
 fine
 James
 Caldewell
 Devis
 13

Now at this Court Comes in his proper Person the said James Ongdon and prays to be admitted Tenant to the said Messuage House and Homestead with the Appurtenances hold by the Rent of One Shilling and One Penny To whom the said by the said Steward hath Granted Seizin thereof by the Rod **So hold** to the said James Ongdon according to the form and Effect of the said will at the will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed fealty

Thomas Baines on a Conditional Surrender from Thomas Ongdon **At this Court** it was found by the which was in the Year of our Lord One Thousand Seven Hundred and Sixty Seven Thomas Ongdon 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 Bychell Gentleman since deceased then Deputy Steward of the Court for the said Manor according to the Custom thereof of All that Messuage House and Homestead with the Barn thereto adjoining with all and every the Appurtenances therunto belonging late Stephen Morris's and to which the said Thomas Ongdon was admitted at an Adjourned Court hold next after Michaelmas One Thousand Seven Hundred and Sixty three on Surrender of John Morris hold by the Rent of Two pence and then in the Tenure of Henry Newborn Baker and the Reversion and Reversions Remainder and Remainders thereof To the use and behoof of Thomas Baines the Elder of the said County of Rutland Farmer his Heirs and Assignes according to the Custom of the said Manor under and subject to a proviso or Condition therein contained that if the said Thomas Ongdon his Heirs Executors or Administrators did and should well and truly pay or cause to be paid unto the said Thomas Baines his Executors Administrators or Assignes the full Sum of Twenty pounds with lawfull Interest for the same of lawfull Money of Great Britain at or upon the Thirtieth day of Septemr or then next ensuing the day of the death thereof without fraud or further delay than the said Surrender to be void or else to remain in full force and virtue **Now** at this Court Comes the said Thomas Baines by Henry Baines his Attorney and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath Granted by his said Attorney Seizin thereof by the Rod **So hold** to the said Thomas Baines his Heirs and Assignes at the will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof but fealty is respited untill

Haunah Ridgley and Catharine Ridgley Witnesses of James Ridgley **At** the said day of adjournment of this Court it was Testified by John Mottly One of the Deacons for this Manor (Herts in Open Court sworn) that on the Twelfth day of March last past James Ridgley 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 John Totty M. Ross his the said James Ridgley Copyhold or Customary Mesuages Cottages Lands and Tenements with their and every of their Appurtenances in Liddington or Caldecott aforesaid and hold by Copy of Court Roll of the said Manor To such uses behoofs intents and Purposes and to and for such person and Persons Estate or Estates as the said James Ridgley has in and by his last will and Testament in writing Given Declared Directed Devised Limited Specified or Appointed or shall Give Declared Directed Devised Limit Specified or Appoint the said or any part thereof according to the Custom of the said Manor which said James Ridgley in and by his last will and Testament produced here in Court bearing even date with the said Surrender Given and Bequeathed the Cottages Messuages with all his Lands in Liddington in the words and manner following (viz.) Also I Give and Bequeath to my Loving wife the Cottages Houes that I now live in together with all my Land lying in the fields and precincts of Liddington with their and every of their Appurtenances in Liddington aforesaid for and during the Term of her Life and the Life of my only Daughter and the longer live of them two And from and after both their Deceases then to the Next Heir of the longer live of them two their Heirs and Assignes for ever

Now at this day of Adjournment of this Court Comes in their proper Persons Hannah Ridgley the Widow of the said James Ridgley and Catherine their Daughter an Infant and pray that they may be admitted Tenants to all that Cottages or Tenement in Liddington aforesaid in a place there called Tiggs Land with the Appurtenances hold by Copy of Court Roll under the yearly Rent of three Shillings And also all that fourth part of a hard Land lying and being in the field and Precincts of Liddington aforesaid with the Appurtenances within the Manor aforesaid hold by Copy of Court Roll under the yearly Rent of two Shillings and three pence To whom the Lord by the said Howard hath Granted Right therof by the Rod **So hold** to the said Hannah Ridgley and Catherine Ridgley according to the form and Effect of the said will at the will of the Lord According to the Custom of the said Manor by the Rods and Services therof due out of Right accustomed and they give to the Lord for their fines as in the Margin and they are admitted Tenants therof and the said Hannah Ridgley hath performed fealty but the fealty of the said Catherine Ridgley is respited by reason of her Infancy And the said Hannah Ridgley is admitted Guardian for the said Catherine her Daughter

Rent 3: 4
 Rent 2: 3
 5: 3
 Fine 3: 4
 Fine 2: 3
 Fine 5: 3
 Fine 5: 1
 10: 6

Mary Stubbins as only **XX** the said day of Adjournment of this Court Comes Daughter and Heir of **XX** in her proper person Mary Stubbins the wife of Joseph Edmund Harrison **XX** Stubbins lately named Mary Harrison the Daughter of Edmund Harrison heretofore a Customary Tenant of this Manor who died in or about the year of our Lord God Thousand Seven Hundred and thirty one seized of all those several pieces and parcels of

14

Arable Land Ley Meadow pastures and Grass Ground lying and being in the fields Precincts and Territories of Liddington aforesaid containing by Estimation Half a yard Land with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said Manor under the yearly Rent of four Shillings and two pence to which said premises the said Mary Stubbins says she was admitted soon after the death of her said father but such admission not appearing by the rolls of the said Manor now in the custody of the present Steward or by any Copy of Court Roll Therefore the said Mary Stubbins doth now pray to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod **DO HOLD** to the said Mary Stubbins her Heirs and Assignes at the will of the Lord according to the Custom of the said Manor by the Rents and Services heretofore due and of right accustomed and she gives to the Lord for her fine as in the Margin and she is admitted Tenant thereof

Rent 4:2
 fine 4:2

Joseph Stubbins on Surrender. At the said day of adjournment of this Court Comes from himself and wife. In their proper Persons Joseph Stubbins and Mary his wife Customary Tenants of this Manor the said Mary being first solely and severally examined apart from her husband by the said Steward and freely and voluntarily consenting thereto and do in full and open Court Surrender by the Rod into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Steward according to the Custom thereof All these several pieces and parcels of Arable Land Ley Meadow pastures and Grass ground lying and being in the fields Precincts and Territories of Liddington containing by Estimation half a yard Land with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said Manor under the yearly Rent of four Shillings and two pence to which premises the said Mary Stubbins hath this day been admitted to the use and behoof of the said Joseph Stubbins his Heirs and Assignes for ever according to the Custom of the said Manor Now at the said day of adjournment of this Court Comes in his proper Person the said Joseph Stubbins and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod **DO HOLD** to the said Joseph Stubbins his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Rents and Services heretofore due and of right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed fully

Rent 4:2
 fine 4:2

Thomas Henry on Surrender. At the said day of adjournment of this Court It was found by the Verdict of the Jury for Calvecott that on the Twenty third day of March which was in the year of our Lord God Thousand seven Hundred and sixty nine Henry Curtis a Customary

16

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 by the said Manor by the Hands of John Byche Goullman then Deputy Steward there (and since Deceased). All that Quarter of a Yard Land lying and being dispersedly in the fields and Meadows of Caldecott aforesaid containing by Estimation eight Acres and two Roods together with all and singular the Courtnous and Appurtenances therunto belonging and then or late in the Tenure or Occupation of Richard Ward or his Under tenants and which said premises are held by Copy of Court Roll under the yearly Rent of two Shillings and six pence And also all the estate Right Title Interest Use Trust Inheritance property Claim and Demand whatsoever of him the said Henry Curtis of in or to the same premises with their Appurtenances or any part thereof either in or by possession Reversion Remainder Expectancy Law Equity or otherwise howsoever To the use and behoofe of Thomas Sismoy of Barrowden in the County of Rutland farmer his Heirs and Assignes for ever according to the Custom of the said Manor Now at the said day of Adjournment of this Court comes in his proper Person the said Thomas Sismoy and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod **DO HOLD** to the said Thomas Sismoy his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Rods and Services therof due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed fealty

Rent 2: 6
 fine 2: 6

Edward Muggleton on Surrender of John Morris
 17

At the said day of Adjournment of this Court It is Testified by Lewis Woodcock one of the Decisors for Caldecott (herein in open Court sworn) That on the first day of November last past John Morris a Customary Tenant of the said Manor did out of Court Surrender into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Lewis Woodcock by the Rod according to the Custom thereof All his the said John Morris's part of a Messuage House and Howstead or Cow Bay of Building with the Yard and Barn and all other the Appurtenances belonging to the said Messuage Situate standing and being in Caldecott aforesaid and then in the Tenure or Occupation of Henry Newborn Baker his Under tenants or Assignes to be held by Copy of Court Roll under the yearly Rent of five pence To the use and behoofe of Edward Muggleton of Caldecott Butcher his Heirs and Assignes for ever according to the Custom of the said Manor **AND** At the said day of Adjournment of this Court It is Testified by the said

Lewis Woodcock (thorste in open Court Sworn) that on the Thirti first day of December last past the said John Morris Did out of Court Surrender into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Lewis Woodcock by the Rod According to the Custom that of All his the said John Morris's Mesuage or Tenement House formerly the Estate of his father William Morris and late his brother Stephen Morris Deceased Situate Standing and being in Caldscott aforesaid with all and singular the Appurtenances belonging to the said Mesuage and then in the Tenure or Occupation of Jonathan Smith Labourer his Undertenants or Assignes to be held by the yearly Rent of five pence To the use and behoof of the said Edward Muggleton his Heirs and Assignes for ever According to the Custom of the said Manor which said Two Mesuages and premises are parcel of a Copy of Court Roll bearing date the eighth day of May One Thousand Seven Hundred and Seventy and to which the said John Morris was then Admitted

Now at the said day of adjournment of this Court comes in his proper Person the said Edward Muggleton and Prays to be Admitted Tenant to the said Two Mesuages and premises with the Appurtenances To whom the Lord by the said Steward hath Granted Begin therof by the Rod **DO** hold to the said Edward Muggleton his Heirs and Assignes for ever at the will of the Lord According to the Custom of the said Manor by the Rents and Services therof due and of right accustomed and he gives to the Lord for his fines as in the Margin and he is Admitted Tenant therof and hath Performed fealty

Rent: 5
Rent: 5
" 10
Fines: 5
Fines: 5
" 10

Zachary Hand as only **Whereas** at a Court hold in and for the said Son of John Hand --- Manor on the eighth day of October which was in the year of our Lord One Thousand Seven Hundred and Seventy It was then found and presented by the Homage for Caldscott that John Hand a Customary Tenant of the said Manor lately Died. seized of several Estates and particularly to an Orchard adjoining to a Mesuage or Tenement of the said John Hand in Caldscott late the Estate of John Morris to be held by Copy of Court Roll of the said Manor under the yearly Rent of One Penny And that Zachary Hand is the only Son and Next Heir of the said John Hand Deceased and to which said Orchard the said Zachary Hand hath not yet been Admitted **Now** at the said day of adjournment of this Court comes in his proper Person the said Zachary Hand and prays to be Admitted Tenant to the said Orchard with the Appurtenances To whom the Lord by the said Steward hath Granted Begin therof by the Rod **DO** hold to the said Zachary Hand his Heirs and Assignes at the will of the Lord According to the Custom of the said Manor by the Rents and Services therof due and of right accustomed and he gives to the Lord for his fine as in the Margin and he is Admitted Tenant therof and hath Performed fealty

Rent: 1
Fines: 1

James Clarke on Surrender **W** the said day of adjournment of this Court It is
of Daniel Larratt. } Testified by James Hill Esq of the Deciders for Liddington
(Cher to in Open Court sworn) that on the Twenty second day of January
19 last past Daniel Larratt 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
James Hill All that Cottages with the Tenements Hereto belonging
situate lying and being in the Town of Liddington aforesaid and then
a late in the several Tenures or Occupations of Ann Warren Robert
Skelhorn Thomas Gregory Mary Clarke William Wright and Elizabeth
Tallington or their Under Tenants Together with all and Singular Houses
Outhouses Offices Buildings Barns Stables Yards Orchards
Homesteads Commons and Common of Pasture Profits Priviledges
Rights Members Hereditaments and Appurtenances whatsoever to the
said premises belonging or in any wise appertaining and which
premises were (with four Acres of Land lately Purchased by Robert
Larratt father of the said Daniel Larratt of one George Larratt and
which premises are now to be held by Copy of Court Roll under the
yearly Rent of Two Shillings and Six pence And also all the Estate
Right Title Interest Use Trust Benefit property claim and Demand
whatsover of the said Daniel Larratt of in or to the said Cottages and
Tenements or any part thereof To the Use and behoof of James Clarke
of Liddington aforesaid Mason his Heirs and assigns for ever
according to the Custom of the said Manor **Now** at the said day of
adjournment of this Court Comes in his proper Person the said James
Clarke and prays to be admitted Tenant to the said premises with
the Appurtenances To whom the Lord by the said Steward hath
granted Seizin thereof by the Rod **So hold** to the said James
Clarke his Heirs and assigns for ever at the will of the Lord according
to the Custom of the said Manor by the Rents and Services therof due
and of Right accustomed and he gives to the Lord for his fine as in the
Margin and he is admitted Tenant thereof and hath Performed fealty

Rent 2:6
fine 2:0

Daniel Larratt on Surrender **W** the said day of adjournment of this Court
of Robert Dexter } Comes in his proper Person Robert Dexter
Customary Tenant of the said Manor and doth in Open Court by the Rod
Surrender into the Hands of the Lord of the said Manor by the Hands of the
said Steward All that Cottage House with the Appurtenances in Liddington
aforesaid now in the Tenure or Occupation of Thomas Crofts with the
Commons thereto belonging (excepting to the said Robert Dexter his
Heirs and assigns a Tenement now in the Occupation of the said
Robert Dexter with a way and Passage through the gates and yard of
the said Cottage for the said Robert Dexter his Heirs and assigns And also
a way to and from the well in the yard of the said Cottage at all reasonable
times whatsover to take and Carry away water And also all the Estate
Right and Title therof and thereto and to every part thereof (except

20

according to the Custom of the said Manor

as is before excepted) which said premises hereby surrendered are now to be hold by Copy of Court Roll under the yearly Rent of eight pence To the use and behoof of Daniel Larratt of Liddington aforesaid Yeoman his Heirs and Assignes for ever according to the Custom of the said Manor
 Now at the said day of adjournment of this Court Comes in his proper Person the said Daniel Larratt and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted Lizin thereof by the Rod **To hold** to the said Daniel Larratt his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Rents and Services therof due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant therof and hath performed fealty

Rent 8.
 fine 4.

Thomas Goodlife on Surrender **At** the said day of adjournment of this Court Comes of Boughey they in his proper Person Boughey they of Aldenham in the County of Northfolke a Customary Tenant of the Manor aforesaid and doth in open Court Surrender by the Rod into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Steward according to the Custom therof. All that half yard Land in Liddington aforesaid with the Appurtenances within the said Manor formerly in the Tenure of Thomas Ellwell (Purchased with other premises by the said Boughey they of James Simey Esquire) hold by Copy of Court Roll of the said Manor under the yearly Rent of five Shillings with the Rights and Appurtenances therunto belonging To the use and behoof of Thomas Goodlife of Bolton in the County of Northfolke his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor
 Now at the said day of adjournment of this Court Comes in his proper Person the said Thomas Goodlife and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted Lizin thereof by the Rod **To hold** to the said Thomas Goodlife his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Rents and Services therof due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant therof and hath performed fealty

Rent 5.
 fine 4.

Joseph Stubbins Surrender **At** the said day of adjournment of this Court Comes in to the use of his will enrolled his proper Person Joseph Stubbins a Customary Tenant of the said Manor and doth 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 and Acceptance of the said Steward All these several pieces and parcelles of arable Land Ley Meadow Pasture and Grass ground lying and being in the fields precincts and Territories of Liddington aforesaid containing by Estimation half a yard Land with the Appurtenances within the Manor aforesaid hold by Copy of Court Roll of the said Manor under the yearly Rent of four Shillings and Two pence To the use and behoof of such person and Persons Estate or Estates and to and for such uses

22)

Behoofs intents and Purposes as the said Joseph Stubbins hath in and by his last will and Testament Given Devised Declared Directed Limited Specified or Appointed ^{the same} or respectively any part thereof or shall hereafter Give Devise Declare Direct Limit Specify or Appoint the same or respectively any part thereof according to the Custom of the said Manor

Thomas Goodliffe Surrender to ~~the~~ the said day of Adjournment of this Court Comes the use of his will inrolled. In his proper Person Thomas Goodliffe 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 Steward according to the Custom thereof All and Singular his Messuages Lands Tenements and Hereditaments whatsoever and whithersoever situate standing lying and being in Liddington aforesaid within the said Manor with the Rights and Appurtenances thereunto belonging And the Reversion and Reversions Remainder and Remainders thereof To the use and behoof of such Person and Persons and for such Estate and Estates and to and for such uses Behoofs intents and Purposes as are or shall be mentioned Expressed Declared Limited and Appointed in and by his last will and Testament in writing

by W. Worthington Steward

46
The Manor of The Special Court Baron
Liddington with **Caldscott** in the County of **Rufford**

of the Right Honourable Browlow Earl of Arundel
 Baron of Burghley Lord of the Manor hold at
 Liddington aforesaid in and for the said Manor on
 Wednesday the sixth day of November in the Twelfth 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 Seventy
 one Before William Torkington Gentleman Steward of the Courts
 1771

HOMAGE
 for Caldscott

Lewis Woodcock
 Thomas Stokes
 William Hill
 John Cox
 Thomas King
 Sworn

George Brown
 Recovery

At this Court comes in his proper Person George
 Brown a Customary Tenant of this Manor and doth in open Court
 Surrender by the Rod into the Hands of the Lord of the said Manor by the Hands
 and Acceptance of the said Steward according to the Custom thereof All
 that One Water Mill with all and singular the Appurtenances in Caldscott
 aforesaid late the Estate of George Brown deceased Grandfather of the said
 George Brown hold by Copy of Court Roll of the said Manor under the
 yearly Rent of Eighteen Shillings And also One Acre of Meadow in
 a certain place called the Old Meadow with the Appurtenances in
 Caldscott aforesaid late the Estate of the said George Brown deceased
 hold by Copy of Court Roll of the said Manor under the yearly Rent of
 three pence (To which premises the said George Brown the
 Grandfather and Mary his wife also deceased were admitted at a Court
 hold on the Eleventh day of October One Thousand Seven Hundred and
 Twelve) To the use and behoof of Jonathan Bramston his Heirs and
 Assignes for ever according to the Custom of the said Manor To the
 intent that the said Jonathan Bramston may be perfect Tenant of the
 premises aforesaid with the Appurtenances and of the Customary Tithes
 thereof for the Supporting and Keeping One good and Perfect Recovery
 thereof according to the Custom of the said Manor Now at this Court
 comes in his proper person the said Jonathan Bramston and prays
 to be admitted Tenant to the said premises with the Appurtenances
 according to the form and effect of the said Surrender To whom the Lord
 by the said Steward hath granted Lizin thereof by the Rod To hold
 the Customary premises aforesaid with the Appurtenances unto the said
 Jonathan Bramston his Heirs and Assignes for ever in manner aforesaid
 by the Rods and 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

Rent 10: 3
 Rent 11: 3
 10: 3

And afterwards To wit at this Court Comes
 in his proper Person John Potty 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 hold by Copy of Court Roll of the said Manor and makes protestation
 to prosecute his Plein in the Nature and form of the writ of four Lord the
 King Deingressu super Disparitatem en le Post at the
 Common Law according to the Custom of the said Manor and finds Pleads
 to prosecute his said Plein To wit John Dod and Richard the
 and Craves process thereupon to be made according to the Custom of
 the said Manor against the said Jonathan Bramston returnable the
 immediately. And it is Granted to him. And the said Jonathan
 Bramston present here in Court freely appears to the Plein
 aforesaid without further process.

And hereupon the said John Potty in his proper
 Person Demands against the said Jonathan Bramston the Customary
 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 the Manor according to the Custom thereof and into which
 the said Jonathan Bramston hath not Entry but after the Disparit which
 Hugh Hunt thereof unjustly and without Judgment hath made to the
 said John Potty within thirty Years last past And whereupon the
 said the said John Potty was seized of the said Customary
 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 time of Peace in the time of our Lord the King that now is by taking
 the profits thereof to the Value of £ and into which £ and thereupon he
 brings his Suit.

And hereupon the said Jonathan Bramston in
 his proper Person Comes and Demands his Right where £ and Toucheth
 to warranty the said George Brown who freely warrants to him the
 Customary premises aforesaid with the Appurtenances and so for the

And hereupon the said John Potty Demands the
 against the said George Brown Tenant by his warranty the Customary
 premises aforesaid in manner aforesaid And thereupon saith that
 he was seized of the Customary premises aforesaid with the
 Appurtenances in his Demesne as of fee and Right at the will of the
 Lord according to the Custom of the said Manor in Time of Peace in the time
 of our Lord the King that now is by taking the Profits thereof to the
 Value of £ and into which £ and thereupon he brings his Suit.

And hereupon the said George Brown Tenant by
 warranty Comes in his proper Person and Demands his Right where £
 and further Toucheth to warranty Thomas Hill who warrants to him the
 Customary premises aforesaid with the Appurtenances.

And hereupon the said John Petty Demandeth
against the said Thomas Hill 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 appertinances
in his Demesne as of fee and Right at the will of the Lord according to
the Custom of the said Manor in time of Peace in the time of our Lord the King
that now is by taking the Profits thereof to the value of £ and in which £
and thereupon he claims his suit

And hereupon the said Thomas Hill Tenant by
warranty in his proper Person comes and defends his Right shewing and
saith that the said Hugh Hunt did not disseize the said John Petty of the
said Customary promises with the appertinances as the said John Petty by
his writ or Claim and Declaration above doth suppose and he doth put
himself upon the Country and the Homage of the Court aforesaid And the said
John Petty hereupon craveth Leave to depart to the South Hour in the
forenoon of this day and it is granted to him and the same Hour is given
to the said Thomas Hill here and so forth

And afterwards To wit at the said South Hour the said
John Petty returned here in Court in his proper Person and the said Thomas
Hill although solemnly called came not again but departed in Contempt
and made Default Therefore according to the Custom of this Manor it is
considered by this Court that the said John Petty do recover his Seizin
against the said Jonathan Bramston of the Customary promises aforesaid
with the appertinances

To hold to the said John Petty and his
Heirs for ever at the will of the Lord according to the Custom of the said
Manor free from the said Jonathan Bramston and his Heirs for ever
And that the said Jonathan Bramston have of the Customary promises of
the said George Brown to the value of £ within the Manor aforesaid And
that the said George Brown have further of the Customary promises of
the said Thomas Hill within the said Manor to the value of £ And that the
said Thomas Hill be in Mercy

And hereupon the said John Petty craveth the
Process and Precept of this Court to be directed to the Bailiff to cause full
Seizin of the promises 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 comes here into Court the said John Petty 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 Petty as by the
said precept it was commanded

And hereupon at this Court comes in his proper
Person the said John Petty and prays to be admitted Tenant to the promises
aforesaid with the appertinances according to the form and Effect of the said
Recovery and Execution of the precept aforesaid and according to the Custom
of the said Manor

And thereupon the Lord of the said Manor in
 open Court by the said Howard hath granted and Delivered unto
 the said John Potty and his Heirs and Assignes by the Good Pleasur of
 the Customary Promises aforesaid with the Appurtenances
Hold the Customary promises aforesaid with the Appurtenances
 unto the said John Potty his Heirs and Assignes for ever at the will
 of the Lord according to the Custom of the said Manor by the Books -
 Customs and Services therof due and 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 by
 Virtue of which said Recovery the said John Potty was seized of and
 in the promises aforesaid with the Appurtenances in his Demesnes
 of free and Right according to the Custom of the said Manor

And afterwards at this same Court Comd in
 their proper Persons the said John Potty Jonathan Bramston and
 George Brown and De 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 Howard All that the said Out watermill with all and singular
 the Appurtenances in Caldrott aforesaid late the Estate of the said
 George Brown Deceased held by Copy of Court Roll of the said Manor
 under the yearly Rent of Eighteen Shillings And also Cudlens of
 Meadows in a certain Place called the Old Meadow with the Appurtenances
 in Caldrott aforesaid late the Estate of the said George Brown Deceased
 And the Reversion and Reversions Remainder and Remainders - -
 thereof To the use and benefit of the said George Brown his Heirs
 and Assignes for ever according to the Custom of the said Manor
 And lastly the said John Potty and Jonathan Bramston for
 themselves severally and Respectively and for their Heirs and
 Respective Heirs have fully freely and absolutely renounced released
 and for ever Quit Claimed to him the said George Brown his Heirs
 and Assignes for ever All the Estate Right Title Interests Trust
 Property Claim and Demand whatsoever of them the said John Potty
 and Jonathan Bramston or either of them of or to the said promises
 with the Appurtenances or any part thereof And also at the same
 Court Comd in his proper Person the said George Brown and prays
 to be admitted Tenant to the said promises with the Appurtenances
 To whom the Lord by the said Howard hath granted Pleasur
 thereof by the Rod **So Hold** the said promises with the
 Appurtenances unto the said George Brown his Heirs and
 Assignes for ever at the will of the Lord according to the Custom of
 the said Manor by the Books and Services therof due and of Right
 accustomed and he gives to the Lord for his fines as in the Margin
 and he is admitted Tenant thereof and hath performed fealty

107: 4
 Rent u: 3
 107: 3

107: 4
 Rent u: 3
 107: 3

by W. Turkington, Howard

The Manor of Liddington with Caldecott in the County of Rutland

The View of Frank Pledge And also the Great Court Baron of the Right Honourable Brownlow Earl of Exeter Baron of Burglsey Lord of the said Manor hold at Liddington aforesaid in and for the said Manor within one Month next after the feast of Saint Michael the Archangel (Solis) on Thursday the first day of October in the Twelfth 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 Seventy Two and from thence continued by Adjournment until Monday the fifth day of April then next following before William Forkington Gentleman Steward of the Courts there

Michaelmas 1772.

Inquest and Homage for Liddington aforesaid

Joseph Pretty Gentleman
Edmund Simey Esquire
William Riddle
Michael Snoden
Francis Sewell
John Goodland
Samuel Pretty
John Allen

Robert Freeman
Thomas Hill
Robert Collin
Robert Larratt
Thomas Parker
John Marvon
Edward Murdock

15 Sworn

Inquest and Homage for Caldecott aforesaid

Lewis Woodcock
William Morris the Elder
William Morris the Younger
Richard Ward the Elder
Richard Ward the Younger
Samuel Law
Thomas Chapman

Thomas King
William Hill
John Riddle
John Cort
Robert Laxton
Thomas Stocks
John Brown

14 Sworn

Officers Elector Constables of Liddington for the Year ensuing

John Marvon
Richard Sulthape

Continued Sworn

Jurors for Taking Surrenders there

John Pretty
Joseph Pretty
James Hill
Conyers Beach

Continued

Witnesses

Joseph Pretty
Francis Sewell
Robert Clowell
John Allen

Continued Sworn

Trooboroughs Dikereoves William Slater
Surveyors of Weights and Thomas Hill the Elder Sworn
Measures and Absters

Indars Edward Boofon
Jane Boofon Continued

Constables Richard Ward the Elder Sworn
of Caldscott Thomas Chapman

Deciners for taking Lewis Woodcock Continued
Surrenders there William Hill

Fieldreoves Surveyors William Hill Continued
of Weights and Measures Thomas King
and Absters

Dikereoves John Cort Continued
William Hill

Indar Andrew Robertson Continued

Rent Reove Richard Ward the Younger Sworn

Essoyns

(To wit) Boughoy they James Simey Esquires John
Cook Gentleman John Falkner Junior William Dixon
Robert Pitts and others of Liddington aforesaid John
Walker Gentleman Thomas Rudkin George Brown
William Caw and others of Caldscott aforesaid.

The Verdict The Jurors aforesaid upon their Oath do say That
of the Inquest and Homage all things are well
for Liddington aforesaid.

The Verdict of The Jurors aforesaid upon their Oath do say That all
the Inquest and Homage for things are well
Caldscott aforesaid

At this Court it was **It is Ordered** by the Jurors aforesaid by and with
severally and respectively the Consent of the Lord of this Manor and Steward of this Court
Ordered by the Lord and That all former Orders which were made or which were in
respective Inquests and force at the last Court Lord and Court Baron hold for this
Homages as follows. Manor (other than such of them as are already performed
or expired) shall stand remain continued and be in full

force Power and Effect to all intents and Purposes whatsoever until the said Orders or any of them shall be altered repealed or made void at any succeeding Court or Courts to be holden for the said Manor

John Hill as
Grandson and
next Heir of
William and
Mary Hill

At this Court It is found and presented by the Honours for Caldecott that William Hill some time since a Customary Tenant of this Manor did Seize of All that Messuages House Orchard and Homestead with the Appurtenances in Caldecott aforesaid late in Tenure of held by Copy of Court Roll of the said Manor under the yearly Rent of Eight pence to which Mary Hill his widow was Admitted at a Court holden the eighteenth day of October in the year One Thousand Seven Hundred and Sixty four as devised for Life of the said William Hill And also One fourth part of a Garden Land containing by Estimation eight Acres and one Rood (more or less) lying and being within the fields and precincts of Caldecott aforesaid with the Appurtenances within the Manor aforesaid held by the Rent of Two Shillings To which the said William Hill and Mary his wife were Admitted at a Court holden by Adjournment next after Michaelmas One Thousand Seven Hundred and Twenty four on Surrender of said William Hill And it is further found that the said Mary Hill lately Deceased had issue and that John Hill an Infant of the Age of four years is the youngest Son of Edward Hill Deceased who was the youngest Son and next Heir of the said William and Mary Hill

(1)

Rent u: 8
Rent 2: 0
2: 8

Now at this Court comes in his proper Person the said John Hill and prays to be Admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Howard hath granted Seizin thereof by the Rod **Do hold** To the said John Hill his Heirs and assigns at the will of the Lord according to the Custom of the said Manor by the Rents and Services therefor due and of Right accustomed And he gives to the Lord for his fines as in the Margin and he is Admitted Tenant thereof but his fealty is respited by reason of his Minority and Mary Hill Mother of the said John Hill is Admitted Guardian for the said John Hill during his Minority the the said Mary Hill rendering a just Account thereof and so forth

Fine u: 8
Fine 2: 0
2: 8

Henry Baynes
on Surrender
of Edward
Muggleton

At this Court It is Testified by Lewis Woodcock one of the Deacons of this Manor (who sworn upon Court Sworn) That on the Twenty first day of April last past Edward Muggleton 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 and by the Hands and Acceptance of the said Lewis Woodcock All that the said Edward Muggleton One Bay of Building being at the North End of a Messuage House in Caldecott aforesaid formerly the Estate of William Morris Deceased held by Copy of Court Roll of the said Manor under the yearly Rent of three pence then in the Tenure or Occupation of Henry Nowbon Baker To the use and behoofe of Henry Baynes of Thorpe by water in the County of Rutland aforesaid Farmer

(2)

Rent u: 3
Fine u: 3

his heirs and assigns for ever according to the Custom of the said Manor
Now at this Court Comes in his proper Person the said Henry Baynes
 and prays to be admitted Tenant to the said premises with the
 Appurtenances To whom the Lord by the said Howard hath granted
 Licen thereof by the Rod **So hold** To the said Henry Baynes his
 heirs and assigns for ever 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 he
 is admitted Tenant thereof and hath performed his fealty

Moses Allen as
 youngest brother
 and next heir of
 Robert Allen

3)

Copy

See 1736

Rent - 1: 2
 Rent - 5: 4
 Rent - 2: 4
 Fine - 4: 4
 Fine - 5: 4
 Fine - 9: 4

At this Court It is found and presented by the Honours
 for the said Lord that Robert Allen late a Customary Tenant of this Manor
 lately died seized of One half yard Land formerly tenements lying dispersedly
 in the fields and Liberties of Liddington aforesaid held by Copy of Court Roll
 of the said Manor under the yearly Rent of four Shillings And also One
 half yard Land formerly tenements in the Manor aforesaid held by ^{the} Rent of
 five Shillings formerly in the Occupation of Moses Allen with all and
 Singular their Appurtenances To which premises the said Robert
 Allen was admitted at a Court hold on the eighth day of October in the
 year of our Lord One thousand seven hundred and fifty nine as youngest
 son and next heir of John Allen and Magdalen his wife **Now** at this
 Court Comes in his proper Person the said Moses Allen and prays to be
 admitted Tenant to the said premises with the Appurtenances To
 whom the Lord by the said Howard hath granted Licen thereof by the Rod
So hold to the said Moses Allen his heirs and assigns at the will
 of the Lord according to the Custom of the said Manor by the 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 thereof and hath
 performed his fealty.

Thomas
 Goodlife on
 Surrender of Mary
 and Richard
 Freeman

4)

Rent - 1: 2
 Fine - 4: 1

At this Court found in their proper Persons Mary Freeman an
 Widow and Richard Freeman her son Customary Tenants of this Manor and
 Do 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
 Howard All that One Acre of One half Acre of Land Half One Acre of One half
 one Acre of Meadow lying dispersedly in the fields Meadows and precincts
 of Liddington aforesaid with the Appurtenances within the Manor aforesaid
 held by Copy of Court Roll of the said Manor under the yearly Rent of One
 penny To which premises the said Richard Freeman was admitted in
 Surrender by the Rod on the Death of his Mother the said Mary Freeman
 at a Court hold the eighth day of May in the year of our Lord One thousand
 seven hundred and seventy To the use and behoof of Thomas Goodlife
 of Bolton in the said County of Rutland Farmer his heirs and assigns for
 ever at the will of the Lord according to the Custom of the said Manor
Now at this Court Comes in his proper Person the said Thomas

Goodlife and prays to be Admitted Tenant to the said premises with the
Appurtenances To whom the Lord by the said Steward hath granted Seizin
thereof by the Rod **DO HOLD** To the said Thomas Goodlife his heirs and
assignes for ever at the will of the Lord according to the Custom of the said
Manor by the Roke and Service therefore due and of Right accustomed and
he gives to the Lord for his fine as in the Margin and he is Admitted Tenant
thereof and hath performed his fealty

Presentment of the Death
of John Blackwell Esquire
and Mary his wife and
proclamation thereon
Inrolled

At the Court

It is found and presented by the
Houage for Caldscott that John Blackwell Esquire and Mary his
wife late Customary Tenants of this Manor lately Died Seized of
All that Messuage or Tenement Situate lying and being in
Caldscott aforesaid with the Outhouses or Edifices yards and Close
called the Howstead Close to the same Messuage or Tenement belonging and
also two several Closes or Toffs lying in a certain place called Ingleton and
one Close called the Lammes Close And also all that half yard Land to the said
Messuage or Tenement belonging containing by Estimation Eighteen Acres
three Roods and a half (both the same more or less) Commonly called Russells
Land And also all that other half yard Land formerly in Tenure of
William King containing by Estimation Nineteen Acres and an half and
half a Rood (more or less) Commonly called Russells Land or Joyces Land
And also all those several pieces and parcels of Land Commonly called
or known by the Name of Russells Cottage Land and containing by Estimation
three Acres and one Rood (both the same more or less) And also all that fourth
part of a yard Land containing by Estimation Seven Acres and three Roods
(both the same more or less) Commonly called Colwells Land And also all that
other fourth part of a yard Land containing by Estimation Eight Acres
two Roods and a half (both the same more or less) Commonly called Kelys
Land And also all that other fourth part of a yard Land containing by
Estimation Nineteen Acres (both the same more or less) Commonly called Shys
Land And also all those three Loys of Pasture lying above the lower part
of the River and at or near a certain place called Pigeon Marsh And also all
those two Lands of Arable Land lying in the Middle field containing by
Estimation Six Acres and an half - Commonly called Morris's Land
Together with their and every of their Appurtenances lying and being
within the fields precincts and Territories of Caldscott aforesaid or in
Liddington aforesaid or one of them within the Manor aforesaid held by
Copy of Court Roll of the said Manor To which premises the said John
Blackwell and Mary his wife were Admitted at an adjourned Court hold
in and for the said Manor next after Michaelmas One Thousand Seven
Hundred and Twenty One but who is the Heir at Law of the said John
Blackwell as yet Remains unknown to the said Houage **AND** Now
at this Court three Publick proclamations are made in open Court for
the Heirs or Assignes of the said John Blackwell in his her or their
proper person or persons or by his her or their Attorney or Attorneys to
Come into Court and take Seizin of the premises aforesaid with the
Appurtenances or in Default thereof the Lord of the said Manor will Seize

the same Nevertheless no person or persons Comes into Court to take
Seizin thereof

M^r John Clarke
Surrender to
himself and M^r
Brackebury

At this Court It is Testified by Conyers Peach a
Customary Tenant and One of the Deciders for this Manor (held to in open
Court Room) That upon the Twentieth day of July which was in
the year of our Lord One Thousand Seven Hundred and Seventy one
John Clarke of Bughley in the Parish of Saint Martins Stamford
Baron in the County of Northampton Gentleman a Customary Tenant
of the Manor aforesaid Did out of Court Surrender by that Rod in to
the Hands of the Lord of the said Manor by the Hands and Acceptance
of the said Conyers Peach according to the Custom thereof All
those several pieces and parcels of Arable Land by Meadow
Pasture and Grass Ground containing by Estimation Thirteen Acres
and an half or thereabouts (to the same more or less) hold by Copy
of Court Roll of the said Manor under the yearly Rent of four
Shillings and Six pence and then or late in the several Tenures
or Occupations of Richard Freeman and Robert Freeman their
Heirs or Assigns heretofore the Estate of Richard
Rowlett and lately Purchased by the said John Clarke of and
from the Reverend William Hancock Clerk Together with all
and Singular Rights Rights Barks Lands Profits Priviledges
Rights Members Hereditaments Commons and Appertinances
whatsoever to the said Lands and premises or any part thereof
belonging or in any wise appertaining And the Reversion and
Reversions Remainder and Remainders yearly and other parts
Issues and Profits thereof and of every part and parcel thereof
And all the Estate Right Title Interest Trust property Claims
and Demand whatsoever of him the said John Clarke of in to or
out of the same premises every or any part or parcel thereof
To the use and behoof of the said John Clarke his Heirs
and Assigns for and during and until a Marriage intended
and agreed upon between him the said John Clarke and Elizabeth
Brackebury of Stamford in the County of Lincoln widow shall be
had and solemnized and from and immediately after the
Solemnization thereof then to the use and behoof of them
the said John Clarke and Elizabeth Brackebury his intended
wife for and during the Term of their Natural Lives and the
Life of the Longer Liver of them And from and after their
Deaths and the Death of the Survivor of them then
to the use and behoof of the Heirs and Assigns of such
Survivor for ever and to or for none other use intent or
purpose whatsoever according to the Custom of the said Manor

Rowl 1: 8

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of
Esqu
11.3
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190
136
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11.3
136

Sister the wife
of James Moryson
Esquire as one of
the two Daughters
and Heirs of the
Deceased Thomas
Blackwell who
was brother and
Heir of John
Blackwell Esquire

(5)

Whereas at the above Court it was found and presented
by the Homage for Caldecott That John Blackwell Esquire and Mary
his wife then late customary Tenants of this Manor then lately
Died seized of all that Mesuage or Tenement Situate lying and
being in Caldecott aforesaid with the Outhouses Edifices yards and
Close called the Homestead Close to the same Mesuage or Tenement
belonging And also two several Closes or Toffs lying in a certain place
called Gudsou and Guds Close called the Lammals Close And also all
that Half yard Land to the said Mesuage or Tenement belonging
containing by Estimation Eighteen Acres three Roods and an half
(both the same more or less) Commonly called Ruffells Land held by
Copy of Court Roll of the said Manor under the yearly Rent of five
Shillings And also all that other Half yard Land formerly in Tenure
of William King containing by Estimation Nineteen Acres and an
half and half a rood (more or less) Commonly called Ruffells Land
or Joyce's Land held by the rent of five Shillings And also all those
several pieces and parcels of Land Commonly called or known by
the Name of Ruffells Cottage Land and containing by Estimation three
Acres and Guds Rood (both the same more or less) held by the rent of
Eleven pence And also all that fourth part of a yard Land
containing by Estimation Seven Acres and three Roods (both the same
more or less) Commonly called Clwells Land held by the rent of Two
Shillings and six pence And also all that other fourth part of a yard
Land containing by Estimation eight Acres Two Roods and an half (both
the same more or less) Commonly called Kirbys Land held by the rent
of Two Shillings And also all that other fourth part of a yard Land
containing by Estimation Nine Acres (both the same more or less)
Commonly called Slys Land held by the rent of Two Shillings And
also all those three Loys of Pasture lying above the lower part of
the River and at or near a certain place called Sage Marsh And also
all those two Lands of Arable Land lying in the Middle field containing
by Estimation Guds Acres and an half Commonly called Morris's Land held
by the rent of seven pence Together with their and every of their
appurtenances lying and being within the fields precincts and
Territories of Caldecott aforesaid or in Liddington aforesaid or one of
them within the Manor aforesaid held by Copy of Court Roll of the
same Manor (To which premises the said John Blackwell and Mary
his wife were admitted at an adjourned Court holden and for the said
Manor next after Michaelmas Guds Thousand Seven Hundred and
Twenty one) But who was the Heir at Law of the said John Blackwell
as then remained unknown to the said Homage Whereupon Three
Publick Proclamations were made in open Court for the Heirs or
assignes of the said John Blackwell in his her or their proper
person or persons or by his her or their Attorney or Attorneys to
come into Court and take seizin of the premises aforesaid with the
appurtenances or in Default thereof the Lord of the said Manor

Morty of Rents
as follows.

Rent - 2: 6
Rent - 2: 6
Rent - 52
Rent - 1: 3
Rent - 1: 4
Rent - 1: 4
Rent - 32
9: "

Rent - 2: 6
Rent - 2: 6
Rent - 52
Rent - 1: 3
Rent - 1: 4
Rent - 1: 4
Rent - 32
9: "

would seize the same into his Hands according to the Custom of the
said Manor notwithstanding no Person or Persons came into Court to take
Seizin thereof **Now** at the said Day of Adjournment of this Court
It is found and presented by the said Honage for Caldscott That the
Reverend Thomas Blackwell late of Saint Edmunds in the County
of Middlesex Clerk was the Brother and next Heir of the said John
Blackwell. And it is further found and presented That the said
Thomas Blackwell did since the last Court without having been
Admitted to the said premises And that Silvestra the wife of James
Monyponny Esquire and Mary Blackwell Spinster are the two Daughters
and Heirs of the said Thomas Blackwell **And Now** at the said
Day of Adjournment of this Court comes the said Silvestra Monypenny
by John Vestly Gentleman her Attorney and prays to be Admitted
Tenant to a Morty or Undivided half part of all and singular the
said premises with the Appurtenances To whom the Lord by the
said Steward hath granted by her said Attorney Seizin thereof by
the **And To HOLD** To the said Silvestra Monypenny her Heirs
and Assignes at the will of the Lord according to the Custom of the said
Manor by the Rents and Services therefor due and of right accustomed
and the year to the Lord for her fines as in the Margin and she is
Admitted Tenant thereof but faultly is respited until

Mary Blackwell Spinster
as one of the two Daughters
and Heirs of the Reverend
Thomas Blackwell who
was Brother and Heir of
John Blackwell Esquire

Whereas at the above Court It was found and
presented by the Honage for Caldscott That John
Blackwell Esquire and Mary his wife Heirs late Customary
Tenants of this Manor then lately did seized of all
that Mesuages or Tenement Situate lying and being
in Caldscott the foresaid with the Outhouses & Offices
yards and Close called the Homestead Close to the same Mesuages or
Tenement belonging And also two several Closes or Tracts lying in
a certain place called Sudson and one Close called the Lammes
Close And also all that half yard Land to the said Mesuages or
Tenement belonging containing by Estimation Eighteen Acres
three Roods and an half (both the same more or less) Commonly called
Rusells Land hold by Copy of Court Roll of the said Manor under
the yearly Rent of five Shillings And also all that other half yard
Land formerly in Tenure of William King containing by Estimation
Nineteen Acres and an half and half a Rood (more or less) Commonly
called Rusells Land or Joyces Land hold by the Rent of five Shillings
And also all those several pieces and parcels of Land Commonly
called or known by the Name of Rusells Cottages Land and
containing by Estimation three Acres and one Rood (both the same
more or less) hold by the Rent of eleven pence And also all that
fourth part of a yard Land containing by Estimation seven Acres
and three Roods (both the same more or less) Commonly called

(6)

Colwells Land hold by the Rent of Two Shillings and Six pence
 And also all that other fourth part of a yard Land containing by
 Estimation Eight Acres Two Roods and an half (be the same more
 or less) Commonly called Kirbys Land hold by the Rent of Two Shillings
 And also all that other fourth part of a yard Land containing by
 Estimation Nine Acres (be the same more or less) Commonly called
 Slips Land hold by the Rent of Two Shillings And also all those three
 Leys of Pasture lying above the lower part of the River and at or
 near a certain place called Spage Marsh And also all those two
 Lands of arable Land lying in the Middle field containing by
 Estimation One Acre and an half Commonly called Morris's Land
 hold by the Rent of Seven pence Together with their and every
 of their Appurtenances lying and being within the fields
 precincts and Territories of Caldecott aforesaid or in Liddington
 aforesaid or one of them within the Manor aforesaid hold by Copy of
 Court Roll of the same Manor (To which premises the said John
 Blackwell and Mary his wife were admitted at an adjourned Court
 hold in and for the said Manor next after Michaelmas last Thousand
 Seven Hundred and Twenty One) But who was the Heir at law of the
 said John Blackwell as then remained unknown to the said Honours
 whereupon three Publick proclamations were made in Open
 Court for the Heirs or Assignes of the said John Blackwell in his
 her or their proper person or persons or by his her or their
 Attorney or Attorneys to come into Court and take Seizin of the
 premises aforesaid with the Appurtenances Or in Default
 thereof the Lord of the said Manor would Seize the same into his
 hands according to the custom of the said Manor Now there is no
 Person or persons came into Court to take Seizin thereof **Now**
 at the said Day of adjournment of this Court It is found and
 presented by the said Honours for Caldecott That the Reverend Thomas
 Blackwell late of Saint Edmund Danes in the County of Middlesex
 Clerk was the brother and next Heir of the said John Blackwell
 And it is further found and presented that the said Thomas
 Blackwell died since the last Court without having been admitted
 to the said premises And that Eleonora the wife of James
 Mompouny Esquire and Mary Blackwell Spinster are the two
 Daughters and Heirs of the said Thomas Blackwell **And**
Now at the said Day of adjournment of this Court Comes the
 said Mary Blackwell by John Treby Gentleman her Attorney and
 prays to be admitted Tenant to a moiety or undivided half part
 of all and singular the said premises with the Appurtenances
 to whom the Lady by the said Honour shall be granted by her said
 Attorney Seizin thereof by the word **TO HOLD** To the said
 Mary Blackwell her Heirs and Assignes at the will of the Lord
 according to the custom of the said Manor by the Rents and Services

Moiety of Rents
 as follows.
 Rent - 2: 0
 Rent - 2: 0
 Rent - 4: 5 2
 Rent - 1: 3
 Rent - 1: 4
 Rent - 1: 4
 Rent - 4: 3 2
 9: 4
 Fine - 2: 0
 Fine - 2: 0
 Fine - 4: 5 2
 Fine - 1: 3
 Fine - 1: 4
 Fine - 1: 4
 Fine - 4: 3 2
 9: 4

Therefore due and of Right Accustomed and she gives to the Lord for her fines as in the Margin and she is admitted Tenant thereof but fealty is respited until

John Marston on
Surrender of Joseph
Stubbins

7

The said Day of Adjournment of Court comes in his
proper person Joseph Stubbins of Bramcote in the County of
Nottingham Gentleman a Customary Tenant of this Manor and doth
in Open Court by the said Surrender into the Hands of the Lord of
the said Manor by the Hands and Acceptance of the said Steward
According to the Custom thereof All that Quarter or four the part
of one yard Land (being the Moiety of an half yard Land heretofore
Edmund Harrison) lying and being in the fields precincts and
Territories of Liddington aforesaid with the Appurtenances
within the Manor aforesaid To be held by Copy of Court Roll of
the said Manor under the yearly Rent of two Shillings and one
Penny To which said half yard Land the said Joseph Stubbins was
admitted at an Adjourned Court hold next after Michaelmas
One Thousand Seven Hundred and Seventy one on Surrender from
himself and Mary his wife who was the only Daughter and
Heir of the said Edmund Harrison and which said Quarter of
Land for more Certainty is herein after particularly Described
That is to say In the Upper field one Land in Hogs hole Thomas
Goodley South M^r John Pretty North one Land at Brockwells
John Collin South M^r Edmund Sismoy North one Land at Boorhill
John Chapman South John Aman North one Land at Howells Hill
George Island west Hunt East one Land at the Laund
M^r Edmund Sismoy west James Sismoy East half a Cross in
Brockwells John Wadland East ^{the} Turnpike west In the
Middle field one Land against Stoke Mill Francis Gibbins East
John Pretty west one Land at the same place Hunt North
George Island South one Land at Brierland like John Cook North
John Chapman South one Land at Garbigo Slade James Sismoy
North John Allin South one Land and half a Balk in Long Salt
Moor M^r Edmund Sismoy East Hunt west In the
Nether field one Land at Peaches Quirk John Wadland South
Thomas Goodley North one Land at Marsh Slade M^r Palmer
North Hunt South one Land at Copping like John
Wadland North one Land at Morder Pitts John Wadland west
Thomas Goodley East Three Lands and half a Balk in Round Mill
field Thomas Goodley North M^r Edmund Sismoy South In the
Meadow one Butt in Bulls Nook the fourth in the Nines George
Island North one Rod of three Swales the fourth in the
Nines M^r Edmund Sismoy North one Rod against Caldrott
Bridge through Two Furlongs called Shifting Meadow one Rod
in the Nether Pasture the sixth from the Lands John Wadland
west Together with the Commons and Appurtenances thereto

Roll 2: 1

fine 2: 1

belonging And the Reversion and Reversions Remainder and
 Remainders thereof To the use and behoof of John Marvon of
 Liddington aforesaid Butcher his Heirs and Assignes according to the
 Custom of the said Manor **NOW** at the said day of Adjournment of
 this Court Comes in his proper person the said John Marvon and
 prays to be admitted Tenant to the said premises with the
 Assentances To whom the Lord by the said Steward hath granted
 Lizen thereof by the Lord **DO YOU** To the said John Marvon his
 Heirs and Assignes at the will of the Lord according to the Custom of
 the said Manor by the Books and Tenures thereof Due and of Right
 accustomed and he gives to the Lord for his fine as in the Margin and
 he is admitted Tenant thereof and hath performed his Fealty.

John Woodland
 Surrender of Joseph
 Stubbins

At the said day of Adjournment of this Court Comes in his proper
 Person Joseph Stubbins of Bramcote in the County of Nottingham
 Grascia Customary Tenant of this Manor and Doth in Open 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 Steward
 All those several pieces and parcelles of Arable Land Ley Meadow
 Pasture and Grass Ground containing by Estimation six Acres and
 Twenty Poles or thereabouts to the same more or less and hereinafter
 more particularly mentioned That is to say In the Upper field in
 Brockwells One half Close Edmund Sismoy East John Marvon West
 containing One Rood At Park Land One Land Thomas Goodloy
 South John Chapman North containing Two Roods At Park Wall
 One Land George Ireland West James Curand East containing One
 Rood In the Middle Cross One Land George Ireland West Francis
 Gibbins East containing One Rood In Lingates One Land
 Edmund Sismoy West George Ireland East containing One Rood At
 Luff Lodge One Land Edward Hunt North John Chapman South
 containing Twenty Poles In the Middle field in the Mires One
 Land John Allon North James Sismoy South containing One Rood
 in Gosmore One Land John Chapman South Curand
 North containing Two Roods At Apes Cross One Land John Palmer
 East Robert Linnatt West containing Two Roods In Water Lodge One
 Land Edmund Sismoy North John Wright South containing Two Roods
 In the Nether field In Brook Hurling One Land Thomas Bryan
 South John Chapman North containing Two Roods In Short Langlands
 One Land Curand East John Chapman West containing Two
 Roods At Trachs Quich One Land John Marvon North Edmund
 Sismoy South containing Twenty Poles In Coffer Lodge One Land
 Edmund Sismoy North John Marvon South containing One Rood In
 Mortar Pitts One half Ley John Marvon East George Ireland West
 containing One Rood In the Last Leys One Landley Edmund Sismoy East
 James Sismoy West containing One Rood Meadow in Bulls Nook
 One Bull the Ninth in the Mires George Ireland North Thomas
 Bryan South containing Twenty Poles In the Sweetheas One

9

Rood the Mith in the Mines Thomas Bryan South Thomas Goodloy
 North Against Caddocott bridge One Rood Shifting with John Marvon
 in the Second perlong Robert Saxton North the Stone South In the
 North Pasture half a Ley the fifth from the Land John Marvon East
 containing One Rood All which said premises abolying dispersed in
 the fields of Liddington aforesaid and now or late in the Tenure or
 Occupation of John Allon and now to be called a Quarter of a yard Land
 and now to be hold by Copy of Court Roll under the yearly Rent of Two
 Shillings and One penny Together with the Commons and Appurtenances
 thereto belonging And all the Estate Right and Title of the said Joseph
 Hubbins therein or thereto or to any part thereof To the use and
 behoof of John Loudland of Liddington aforesaid butcher his
 Heirs and Assignes for ever according to the custom of the said
 Manor **Now** at the said day of Adjournment of this Court
 comes in his proper Person the said John Loudland and prays to be
 admitted Tenant to the said premises with the Appurtenances.
 To whom the Lord by the said Steward hath Granted Seizin thereof
 by the Rod **To hold** To the said John Loudland his Heirs and
 Assignes for ever at the will of the Lord according to the custom of the
 said Manor by the Rents and Services therof due and of Right
 accustomed and he gives to the Lord for his fine as in the Margin
 and he is admitted Tenant thereof and hath Performed his
 fealty

Rent 2:1
 fine 2:1

John Chapman on Surrender **Whereas** at the above Court It was Testified
 of Robert Larratt. --- by John Pretty one of the Decisors for this Manor
 (thereto then in open Court sworn) that on the Ninth day of October
 which was in the year of our Lord One Thousand Seven Hundred and
 Seventy one Robert Larratt 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 John Pretty All that Copyhold or Customary One yard Land
 with the Appurtenances in Liddington within the said Manor (late
 Ridgley) theretofore in the Tenure or Occupation of Edmund Sismoy
 since then of Samuel Rowlett after that of Walter Stocks and then
 or late of Michael Snowdon his Under tenants or Assignes which
 premises are hold by Copy of Court Roll under the yearly Rent of
 Ten Shillings Together with all and singular the Commons and
 Appurtenances to the same belonging And also all the Estate Right
 and Title of the said Robert Larratt therein or thereto or to any part
 thereof To the use and behoof of John Chapman of Harringworth in
 the County of Northampton Grantor his Heirs and Assignes for ever
 according to the custom of the said Manor **Now** at the said day of
 Adjournment of this Court comes in his proper Person the said
 John Chapman and prays to be admitted to the said premises with
 the Appurtenances To whom the Lord by the said Steward hath
 Granted Seizin thereof by the Rod **To hold** To the said John

Rent 10:4
 fine 10:4

Chapman his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed his fealty

Thomas Chapman on Surrender of John Morris

10

At the said Day of Adjournment of this Court It is testified by Lewis Woodcock one of the Deacons for Caddocott (who is in open Court sworn) that on the Thirtieth day of March last past John Morris a Customary Tenant of the said Manor did out of Court Surrender into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Lewis Woodcock by the Rod according to the Custom thereof. All his the said John Morris's Quarter of a yard Land lying in the fields and Liberties of Caddocott aforesaid with all and singular the Appurtenances belonging to the said Quarter of a yard Land then in Tenure and Occupation of the said John Morris his Heirs or Assignes hold by Copy of Court Roll of the said Manor under the yearly Rent of Two Shillings and Two pence To the use and behoof of Thomas Chapman of Caddocott his Heirs and Assignes for ever according to the Custom of the said Manor

Rent 2: 2
Fine 2: 2

Now at the said day of Adjournment of this Court Comes in his proper person the said Thomas Chapman and prays to be admitted Tenant to the said premises with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod Do hold to the said Thomas Chapman his Heirs and Assignes for ever at the will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed his fealty.

John Falkner as Heir of his Mother Anna who was Daughter and Heir of William Allin

11

Whereas at a Court hold in and for the said Manor on the Twentieth day of October which was in the Year of our Lord God Thousand Seven Hundred and forty three It was then found by the Honors that on the Twenty seventh day of March which was in the Year of our Lord God Thousand Seven Hundred and thirty four William Allin 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 John Townsend then one of the Deacons there by the Rod according to the Custom of the said Manor All and singular the Customary Mesuages Cottages Closes Lands Tenements and Hereditaments with the Appurtenances of them the said William Allin within the Manor aforesaid To the use and behoof of such Person or Persons and for such Estate or Estates as were mentioned Limited and Appointed in and by the last will and Testament of the said William Allin and to and for none other Use behoof intent or Purpose what so ever which said William Allin (as appears by the Court

Rent of light pence To the use and behoofe of William Woodcock
 of Caldecott aforesaid blacksmith his Heirs and Assignes according
 to the Custom of the said Manor Provided always Now or hereafter
 and upon this Condition That if the said John Morris his Heirs
 Executors and Administrators or any of them Do and shall well
 and truly pay or cause to be paid unto the said William Woodcock
 his Executors Administrators and Assignes the full and just Sum
 of Thirty pounds with lawfull Interest for the same of lawfull
 Money of Great Britain at or upon the Tenth day of October
 next ensuing the date hereof without any Deduction or
 abatement whatsoever Then this Surrender to be void or else
 to be and remain in full force and virtue

Thomas Goodliffe Surrender. **At** the said day of adjournment of this Court
 to the use of his will inrolled. It is certified by the said Steward That on the Ninth
 day of November last past Thomas Goodliffe 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
 Steward according to the Custom thereof All and Singular his
 Messuages Closes Lands Tenements and Hereditaments with their
 Appurtenances in Liddington within the said Manor To the Use and
 behoofe of such person and persons Estate or Estates and to and for
 such uses behoofs intents and purposes as the said Thomas
 Goodliffe hath in and by his last will and Testament Given devised
 Declared Directed Limited Specified or Appointed the same
 or respectively any part thereof or shall hereafter Give Devise
 Declare Direct Limit Specify or Appoint the same or
 respectively any part thereof according to the Custom of the
 said Manor

Thomas Boyall Surrender. **At** the said day of adjournment of this Court It is
 to the use of his will inrolled. It is certified by the said Steward that on the Twelfth day
 of March last past Thomas Boyall of Carlby in the County of Lincoln
 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 Steward according to the
 Custom thereof. All that his Messuages or Tenements and Closes to
 the same belonging Situate and being in Liddington and within and
 hold of the said Manor with all and every the Appurtenances to the
 same belonging then in the Occupation or Tenure of John Manton
 And also all that his other Closes called the Great Closes Situate in
 Liddington aforesaid and within and holden of the said Manor with all
 and every the Appurtenances to the same belonging then being in
 the Occupation or Tenure of John Manton And also all that his
 Garden in Liddington aforesaid and within and holden of the said
 Manor with all and every the Appurtenances to the same

belonging them being in the Occupation or Tenure of the said
 John Manton And also all other and Singular the Lands
 Tenements and Hereditaments of him the said Thomas Boyall
 within and holden of the said Manor And the Reversion and
 Reversions Remainder and Remainders Rents Issues and
 profits thereof And all his Estate Right Title Use Interest Property
 Claim and Demand whatsoever into or out of the same To the use
 and behoofe of such Person or persons and for such Use or Uses
 Estates Interests and purposes As in and by the last will and
 Testament of him the said Thomas Boyall are were should or shall
 be for that purpose Nominated or Named Limited Appointed or
 Declared respectively according to the Custom of the said Manor

By W. Worthington Witness

The Manor of Liddington with Caldecott in the County of Rutland

Michas 1773

The View of Frank Pledge And also the Great Court
 Baron of the Right Honourable Browlowe Earl of Exeter
 Baron of Burghloy Lord of the said Manor held at Liddington
 aforesaid in and for the said Manor within one Month next after the
 Feast of Saint Michael the Archangel (to witt on Thursday the
 Thirtieth Day of September in the Thirtieth 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 Seventy
 three And from thence continued by Adjournment untill Monday
 the Twenty eighth Day of March then next following Before
 William Sockington Gentleman Steward of the Courts there

Inquest and
 Homage for
 Liddington aforesaid

Joseph Pretty Senior Gentleman	Francis Sowell Senior	15 Sworn
Conyers Peach	Francis Sewell Junior	
Robert Collin	Samuel Pretty	
Joseph Pretty Junior	John Allen	
John Pretty	Henry Newison	
Robert Larratt	Edward Murdock	
Thomas Parker	and	
William Riddle	Watson Cavo	

Inquest and
 Homage for
 Caldecott aforesaid

Lewis Woodcock	George Brown	14 Sworn
Thomas Stokes	John Brown	
Robert Saxton	William Hill	
William Morris Senior	John God	
William Morris Junior	Thomas King	
William Ward Senior	Thomas Chapman	
William Ward Junior	Samuel Cavo	

Officers Elected for
 the Year ensuing

Constables of Liddington

Joseph Pretty Senior	} Sworn
Francis Sewell Junior	

Deciners for taking
 Surrenders there

Joseph Pretty Senior	} Continued
James Hill	
Conyers Peach	
Joseph Pretty Junior	} Sworn

Fieldreew

Robert Colwell	} Continued
John Allen	
Joseph Pretty Senior	
Francis Sewell	

Trooboroughs Dikeroous
 Surveyors of Weights and
 Measures and Alotastors

William Stator	} Continued
Thomas Hill Senior	

Indars

Edward Booson	}
Jane Booson	
Thomas Goodley	

Rent roove ----- Joseph Pretty Junior

Constables of

Caldecott ----- } John Cort ----- }
George Brown ----- } Sworn

Deciners for taking Surrenders there ----- } Lewis Woodcock ----- }
William Hill ----- } Continued

Fieldroovs Surveyors of Weights and Measures and Alotastors ----- } Robert Saxton ----- }
Richard Ward Senior ----- } Sworn

Dikereers ----- } John Brown ----- }
William Morris Junior ----- } Sworn

Finder ----- Andrew Robertson ----- Continued

Essoigns

(to wit) Henry Boulton Esquire John Clark Gentleman
Thomas Cooper John Soton John Collin and others of
Liddington aforesaid Thomas Deacon John Stokes Richard
Jeffs Francis Smith 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 Caldecott aforesaid

The Jurors

aforesaid upon their Oath do say

that all things are well

Joseph Pretty as only Son and Heir of John and Elizabeth

At this Court

It is found and Presented by the Homage for Liddington that John Pretty late a customary Tenant of this Manor lately died Seised of One Messuage or Tenement with the Yards Orchards Gardens Closes and Common of Pasture to the same belonging Situate lying and being in Liddington aforesaid heretofore in the Tenure of John Townsend and late of the said John Pretty with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of One Shilling and Sixpence AND ALSO One House or Tenement with the Appurtenances in Liddington aforesaid together with a Close of Pasture to the same belonging now in Tenure of John Ormond And also one other Close of Pasture called Priestly Close in Liddington aforesaid now in Tenure of Samuel Marbon And also one other Close of Pasture in Liddington aforesaid called Chantry Close now in Tenure of Clement Marbon with the Appurtenances within the Manor aforesaid hold by Copy of Court Roll of the said

1)

Rent 1..6
 Rent 3..10
 Rent 0..6

 5..10

fmo -- 1..6
 fmo -- 3..10
 fmo -- 0..6

 5..10

Manor under the Yearly Rent of three Shillings and Sixpence **AND ALSO** three Acres and an half of Arable Land Ley and Meadow Ground (more or less) lying Dispersedly in the Fields Precincts and Territories of Liddington aforesaid with all and Singular the Appurtenances to the same belonging within the Manor aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of Sixpence **QD** which Premises the said John Pretty and Elizabeth his Wife also deceased were Admitted at a Court held the Twentieth Day of October One Thousand Seven Hundred and Thirtyfour on Surrender of the said John Pretty **AND** It is further found that Joseph Pretty of Liddington aforesaid Malster is the only Son and Heir of the said John Pretty and Elizabeth his said Wife **NOW** At this Court comes in his Proper Person the said Joseph Pretty and prays to be Admitted Tenant to the said Premises with the Appurtenances **to whom** the Lord by the said Steward hath granted Seisin thereof by the Rod & Hoop to the said Joseph 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 fines as in the Margin and he is Admitted Tenant thereof and hath performed his fealty

Joseph Pretty
 Recovery

At this Court

Comes in his Proper Person Joseph Pretty of Liddington aforesaid Malster a customary tenant of this Manor and doth in open Court Surrender by the Rod into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Steward according to the Custom thereof **ONE** Messuage or Tenement with the Yards Orchards Gardens Closes and Common of Pasture to the same belonging Situate lying and being in Liddington aforesaid heretofore in the Tenure of John Townsend and late of the said John Pretty with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of One Shilling and Sixpence **AND ALSO** One House or Tenement with the Appurtenances in Liddington aforesaid together with a Close of Pasture to the same **AND** belonging now in tenure of John Ormond **AND ALSO** one other Close of Pasture called Priestly Close in Liddington aforesaid now in tenure of Samuel Marven and also one other Close of Pasture in Liddington aforesaid called Chantry Close now in tenure of Clement Marven with the Appurtenances within the Manor aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of three Shillings and Sixpence **AND ALSO** three Acres and an half of Arable Land Ley and Meadow Ground (more or less) lying Dispersedly in the Fields Precincts and Territories of Liddington aforesaid with all and Singular the Appurtenances to the same belonging within the Manor aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of Sixpence **QD** which Premises the said Joseph Pretty hath been this Day Admitted as the only Son and Heir of his late Father John Pretty deceased by Elizabeth his Wife also deceased who were Admitted thereto at a Court held in and for the said Manor on the Twentieth Day of October One Thousand Seven Hundred and Thirtyfour **TO** the Use and behoofe of his Heirs and Assigns for ever **TO THE INTENT** that the said Conyours each may be a perfect Tenant of the Premises aforesaid

Rent 1..6
 Rent 3..10
 Rent 0..6

 5..10

with the Appurtenances and of the Customary Site thereof for the
 Suffering and Passing one good and perfect Recovery thereof and
 According to the Custom of the said Manor. Now at this Court
 comes in his proper Person the said Conyers Peach and Prays to be
 Admitted Tenant to the said Premises with the Appurtenances
 According to the form and Effect of the said Surrender **To whom**
 the Lord by the said Steward hath granted Seisin thereof by the Rod
To hold the Customary Premises aforesaid with the Appurtenances
 unto the said Conyers Peach his Heirs and Assigns for ever in a
 manner aforesaid by the Rents and services therefor 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 *ex.*

and afterwards to wit at this Court comes in
 his Proper Person Jonathan Bramston and in open Court complains
 against the said Conyers Peach in a Plea of Land to wit of the said
 Customary Premises with the Appurtenances in the Jurisdiction of this
 Court hold by Copy of Court Roll of the said Manor and makes a
 Protestation to Prosecute his Plein in the Nature and form of the
 Writ of Our Lord the King *De ingressu super Dissensionem* in
 Part at the Common Law According to the Custom of the said Manor
 and finds Judges to Prosecute his Plein to wit John Doe and Richard
 Roe and Executors thereupon to be made according to the
 custom of the said Manor against the said Conyers Peach returnable
 here immediately *ex.* And it is granted to him *ex.* And the said Conyers
 Peach present here in Court freely appears to the Plein aforesaid
 without further Process *ex.*

And hereupon the said Jonathan Bramston
 Demands against the said Conyers Peach the Customary 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 thereof and into which the
 said Conyers Peach hath not Entry but after the Dissension which
 Hugh Hunt there of unjustly and without Judgment hath made to the
 said Jonathan Bramston within Thirty Years last past and whereupon
 he saith that the said Jonathan Bramston was Seized of the said
 Customary 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 time of Peace in the time of Our Lord the King that now is by
 taking the Profits thereof to the Value *ex.* And into which *ex.* And
 thereupon he brings his Suit *ex.*

And hereupon the said Conyers Peach in his
 proper Person comes and Defends his right whence And Voucheth
 to Warranty the said Joseph Pretty who freely Warrants to him the
 Customary Premises aforesaid with the Appurtenances and so forth

And hereupon the said Jonathan Bramston
 Demands against the said Joseph Pretty tenant by his Warranty
 the Customary Premises aforesaid in manner aforesaid And
 thereupon saith that he was seized of the Customary Premises
 aforesaid with the Appurtenances in his 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 that now is by taking the Profits thereof to the Valuers and into which ex And there upon he brings his suit ex

And hereupon the said Joseph Trotty tenant by Warranty comes in his proper Person and defends his right when ex And further Voucheth to Warranty Thomas Hill who warrants to him the Customary Premises aforesaid with the Appurtenances ex

And hereupon the said Jonathan Bramston Demandeth against the said Thomas Hill tenant by his Warranty the Customary Premises aforesaid in manner aforesaid And the said Thomas Hill saith that he was Seized of the Customary Premises aforesaid with the Appurtenances in his Demesne as of God and in right at the Will of the Lord according to the Custom of the said Manor in time of Peace in the time of Our Lord the King that now is by taking the Profits thereof to the Valuers And into which ex And thereupon he brings his suit ex

And hereupon the said Thomas Hill Tenant by his Warranty in his proper Person comes and defends his right when ex and saith that the said Hugh Hunt did not Dissize the said Jonathan Bramston by his writ or Plaint and Declaration above doth suppose and hereof puts himself upon his Country and the Homage of the Court aforesaid And the said Jonathan Bramston hereupon Craveth leave to Impare to the third Hour in the Afternoon of this Day and it is granted to him and the same Hour is given to the said Thomas Hill here and so forth

And afterwards to wit at the said third Hour the said Jonathan Bramston returneth here in Court in his proper person and the said Thomas Hill although Solemnly 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 Jonathan Bramston do receve his Seizin against the said Conyors Peache of the Customary Premises aforesaid with the Appurtenances 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 Manor free from the said Conyors and his Heirs for ever And that the said Conyors Peache have of the Customary Premises of the said Joseph Trotty to the Valuers within the Manor aforesaid And that the said Joseph Trotty have further of the Customary Premises of the said Thomas Hill within the said Manor to the Valuers And that the said Thomas Hill be in mercy ex

And hereupon the said Jonathan Bramston Craves the Proceps and Procept of this Court to be directed to the Bailiffe 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 comes here into Court the said Jonathan Bramston and the Bailiff of this Court (to wit) Thomas Roberts and returneth that he by virtue of the aforesaid Procept this same Day hath caused full Seizin of the Premises aforesaid to be delivered to the said Jonathan Bramston as by the said Procept it was Comanded

And hereupon At this Court comes in his
proper Person the said Jonathan Bramston and Humbley prays
the favour of the Lord 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 thereupon the Lord of the said Manor in
open Court by the said Steward hath granted and Delivered unto
the said Jonathan Bramston and his Heirs and Assigns by the
rod Soizin of the Customary Premises aforesaid with the xxx
Appurtenances To hold the Customary Premises aforesaid
with the Appurtenances unto the said Jonathan Bramston his
Heirs and Assigns for ever At the Will of the Lord According to the
Custom of the said Manor by the Rents Customs and services
therefore due and of Right accustomed but nothing is given to
the Lord for a fine because this Admission is had for better sure
Assurance only and he is admitted Tenant thereof by virtue
of which said Recovery the said Jonathan Bramston is seized
of and in the Premises aforesaid with the Appurtenances in his
Somoone as of Fee and Right According to the Custom of the
said Manor

And afterwards At this same Court come
in their proper Persons the said Jonathan Bramston Conyors
Peach and Joseph Pretty 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 Steward the said One Messuage or Tenement
Tenement with the Yards Orchards Gardens Closes and Common of
Pasture to the same belonging with the Appurtenances within the
Manor aforesaid held by the said Rent of One Shilling and Sixpence
And also the said One House or Tenement with the Appurtenances
together with a Close of Pasture to the same belonging And also the
said One other Close called Priestly Close And also the said one other
Close of Pasture called Chantry Close held by the said Rent of three
Shillings and tenpence And also the said three Acres and an half
of Arable Land Ley and Meadow Ground with all and singular
the Appurtenances to the same belonging within the Manor
aforesaid held by the said Rent of Sixpence And the Reversions
and Remainders Remainders and Remainders thereof To the Use
and behoofe of the said Joseph Pretty his Heirs and Assigns for ever
According to the Custom of the said Manor

And lastly the
said Jonathan Bramston and Conyors Peach for themselves re-
specially and respectively and for their several and respective
Heirs have fully freely and absolutely remised released and for ever
Quit claimed to the said Joseph Pretty his Heirs and Assigns All the
Estate Right title Interest Use Trust Property Claim and Demand
whatsoever of them the said Jonathan Bramston and Conyors
Peach or either of them of in or to the said Premises with the
Appurtenances or any part thereof And also At this same Court
comes in his proper Person the said Joseph Pretty and prays to

Rent — 1-6
Rent — 3-10
Rent — 0-6

5-10

fine 1. 6
 fine 3. 10
 fine 0. 6

 5. 10

be Admitted Tenant to the said Premises with the Appurtenances
To whom the Lord by the said Steward hath granted Soism thereof
 by the Rod **to hold** the said Premises with the Appurtenances unto
 the said Joseph Pretty his Heirs and Assigns for ever At the Will of the
 Lord According to the Custom of the said Manor by the Rents and
 Services therofore due and of Right accustomed And he gives to the
 Lord for his fines as in the Margin and he is Admitted Tenant
 thereof and hath Performed his Fealty

Edmund Sismoy
 Esquire
 Recovery

At this Court

3)

Rent 1. 6. 4
 Rent 0. 10. 0
 1. 16. 4

Comes in his proper Person Edmund
 Sismoy of Liddington aforesaid Esquire Customary Tenant of this
 Manor and doth in open Court Surrender by the Rod into the Hands of
 the Lord of the said Manor by the Hands and Acceptance of the said Steward
 According to the Custom thereof **One** Customary Messuage & cottage
 or Tenement situate in Liddington aforesaid And also three yard lands
 lying and being in Liddington aforesaid in the Occupation of the said
 Edmund Sismoy with their Appurtenances within the Manor aforesaid
 held by Copy of Court Roll of the said Manor under the Yearly Rent
 of One Pound Six Shillings and fourpence to which the said Edmund
 Sismoy was Admitted at a Court held the Thirtieth Day of September
 One Thousand Seven Hundred and forty nine as only Son and Heir
 of Edmund Sismoy and Martha his Wife who were Admitted
 thereto at an Adjourned Court held next after Michaelmas One
 Thousand Seven Hundred and Seventy on Surrender of him the
 said Edmund Sismoy the Father And also one Messuage House
 or Tenement with the Appurtenances in Liddington aforesaid
 formerly in tenure of Richard Grading And also one other
 Messuage House with the Appurtenances in Liddington aforesaid
 formerly in the tenure of John Sewell which said last two Messuages
 houses or Tenements are held by Copy of Court Roll of the said Manor
 under the Yearly Rent of Ten Shillings To which the said Edmund Sismoy
 [Party hereto] was Admitted at the said Court held the Thirtieth Day
 of September One Thousand Seven Hundred and forty Nine as only
 Son and Heir of the said Edmund Sismoy his Father who was Admitted
 thereto at a Court held the fifth Day of October One Thousand Seven
 Hundred and Seventy as only Son and Heir of John Sismoy and
 Mary his Wife To the Use and to the choice of Conyers Poach of Liddington
 aforesaid Tanner his Heirs and Assigns for ever According to the
 Custom of the said Manor **to the Intent** that the said Conyers
 Poach 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 **Now** At this Court Comes in his proper
 Person the said Conyers Poach and Prays to be Admitted Tenant
 to the said Premises with the Appurtenances According to the Form
 and effect of the said Surrender **To whom** the Lord by the said Steward
 hath granted Soism thereof by the Rod **to hold** the Customary

Premises aforesaid with the Appurtenances unto the said Conyers Poach his Heirs and Assigns for ever in manner aforesaid by the Rents and 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 etc

And afterwards to wit At this Court comes in his Proper Person Robert French and in open Court complains against the said Conyers Poach 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 the said Manor and makes Protestation to prosecute his Pleint in the Nature and form of the Writ of Our Lord the King de ingressu super Disseizinam en le post at the common Law according to the Custom of the said Manor and finds and pledges to prosecute his said Pleint to wit John Doe and Richard Roe and praves Process thereupon to be made according to the Custom of the said Manor against the said Conyers Poach returnable here immediately etc and it is granted to him etc And the said Conyers Poach present here in Court freely appears to the Pleint aforesaid without further Process

And hereupon the said Robert French in his Proper Person demands against the said Conyers Poach the Customary 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 thereof and into which the said Conyers Poach hath not Entry but after the Disseizin which Hugh Hunt thereof unjustly and without Judgment hath made to the said Robert French within thirty Years last past and whereupon he saith that he the said Robert French was seized of the said Customary 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 time of Peace in the time of Lord the King that now is by taking the Profits thereof to the Value etc and into which etc and thereupon he brings his Suit etc

And hereupon the said Conyers Poach in his Proper Person comes and defends his right where etc and voucheth to Warranty the said Edmund Sismoy Parly hereto who freely warrants to him the Customary Premises aforesaid with the Appurtenances and so forth

And hereupon the said Robert French in his Proper Person demands against the said Edmund Sismoy Tenant by his Warranty the Customary Premises aforesaid in manner aforesaid and thereupon saith that he was seized of the Customary Premises aforesaid with the Appurtenances in his Demesne as of Fee and right at the Will of the Lord according to the Custom of the said Manor in time of Peace in the time of our Lord the King that now is

by taking the Profits thereof to the Value *ex* and into which *ex* and in thereupon he brings his Suit *ex*

And hereupon the said Edmund Simey Tenant by Warranty comes in his Proper Person and Defends his Waight when *ex* and further Voucheth to Warranty Thomas Hill who warrants to him the Customary Premises aforesaid with the Appurtonances *ex*.

And hereupon the said Robert French Demandeth against the said Thomas Hill Tenant by his Warranty the Customary Premises aforesaid in manner aforesaid and thereupon saith that he was Seised of the Customary Premises aforesaid with the said Appurtonances in his Somone 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 *ex* and into which *ex* and thereupon he brings his Suit *ex*

And hereupon the said Thomas Hill Tenant by Warranty in his Proper Person comes and Defends his right when *ex* and saith that the said Hugh Hunt did not Disseize the said Robert French of the said Customary Premises with the Appurtonances as the said Robert French by his Writ or plaint and Declaration above doth *ex* suppose and hereof puts himself upon his Country and the Honor of the Court aforesaid And the said Robert French Craveth leave to Imparle to the second Hour in the Afternoon of this Day and it is granted to him and the same Hour is given to the said Thomas Hill here and so forth

And afterwards to wit at the said second Hour the said Robert French returneth here in Court in his proper person and the said Thomas 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 Robert French do recover his Seizin against the said Conyers Poach of the Customary Premises aforesaid with the Appurtonances **To hold** to the said Robert French and his Heirs for ever At the Will of the Lord according to the Custom of the said Manor free from the said Conyers Poach and his Heirs for ever And that the said Conyers Poach have of the Customary Premises of the said Edmund Simey to the Value *ex* within the Manor aforesaid And that the said Edmund Simey have further of the Customary Premises of the said Thomas Hill within the said Manor to the Value *ex* And that the said Thomas Hill be in Mercy *ex*

And hereupon the said Robert French Craves the Proceps 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 Comes here into Court the said Robert French and the Bailiffe of this Court to wit Thomas Roberts and returneth that he by Virtue of the *ex* aforesaid Precept this same Day hath Caused full Seizin of the Premises aforesaid to be delivered to the said Robert French as by the said Precept it was Comanded

And here upon At this Court comes in his proper person the said Robert French and Humbly prays the favour of the Lord of this Manor that he may be Admitted Tenant to the Premises aforesaid with the Appurtenances in accordance to the form and effect of the said Recovery and in Execution of the Precept aforesaid and according to the Custom of the said Manor

And there upon the Lord of the said Manor in open Court by the said Steward hath granted and delivered unto the said Robert French and his Heirs and Assigns by the Rod Seizin of the Customary Premises aforesaid with the Appurtenances ^{into the said Robert French his Heirs and Assigns for ever At the Will of the Lord according to the Custom of the said Manor by the Rents Customs and Services thereof due and of Right accustomed but nothing is given to the Lord for assise because this Admission is had for better Assurance only and he is Admitted Tenant thereof By Virtue of which said Recovery the said Robert French is Seized of and in the Premises aforesaid with the Appurtenances in his Demesnes as of Fee and right according to the Custom of the said Manor}

And afterwards At this same Court come in their proper persons the said Robert French Conyours Poach and Edmund Sismoy 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 Steward the said One Customary Messuage Cottage or Tenement AND ALSO the said three Yard Lands with their Appurtenances within the Manor aforesaid hold by Copy of Court Roll of the said Manor under the Yearly Rent of One pound Six Shillings and fourpence AND ALSO the said One Messuage House or Tenement with the Appurtenances formerly in Tenure of Richard Crading AND also one other Messuage House or Tenement with the Appurtenances formerly in Tenure of John Sowell which said last two Messuage Houses or Tenements are held by Copy of Court Roll of the said Manor under the Yearly Rent of Ten Shillings AND the Reversion and Reversions Remainder and Remainders thereof To the Use and behoofe of the said Edmund Sismoy (party hereto) his Heirs and Assigns for ever according to the Custom of the said Manor

And lastly the said Robert French and Conyours Poach for themselves severally and respectively and for their several and respective Heirs have fully freely and absolutely remised released and for ever quite claimed to the said Edmund Sismoy his Heirs and Assigns All the Estate Right Title Interest Use Trust property Claim and Demand whatsoever of them the said Robert French and Conyours Poach or either of them of in or to the said Premises with the Appurtenances or any part thereof

Rent - 1 6 4
 Rent - 0 10 0
 1 16 4

fine - 1 6 4
 fine - 0 10 0
 1 16 4

And also At this same Court comes in his proper person the said Edmund Simey and prays to be Admitted Tenant to the said Premises with the Appurtenances **to whom** the Lord by the said Steward hath granted Seizin thereof by the Rod **whold** the said Premises with the Appurtenances unto the said Edmund Simey his Heirs and Assigns for ever 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 he is Admitted Tenant thereof and hath Performed his Fealty

Moses Allen -
Recovery -

A)

At this Court Comes in his Proper Person Moses Allen of Liddington aforesaid Baker a customary Tenant of this Manor and doth in open Court Surrender by the Rod into the Hands of the Lord of the said Manor by the Hands and Acceptance of the said Steward according to the Custom thereof **All** that one half Yard Land formerly Warrens lying Dispersedly in the fields and Liberties of Liddington aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of four Shillings **and also** one half Yard Land formerly Stangers in the Manor aforesaid held by the Rent of two Shillings formerly in the Occupation of Moses Allen with all and singular their Appurtenances (To which Premises the said Moses Allen party hereto) was Admitted at a Court held in and for the said Manor on the first Day of October One Thousand Seven Hundred and Seventy two as Youngest Brother and next Heir of Robert Allen who was the Youngest Son and next Heir of John Allen and Magdalen his Wife) **to the Use and Behoofe of Conyers Peach** his Heirs and Assigns for ever according to the Custom of the said Manor **to the Intent** that the said Conyers Peach 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

Now At this Court comes in his Proper Person the said Conyers Peach and prays to be Admitted Tenant to the said Premises with the Appurtenances according to the form and effect of the said Surrender **to whom** the Lord by the said Steward hath granted Seizin thereof by the Rod **whold** the Customary Premises aforesaid with the Appurtenances unto the said Conyers Peach his Heirs and Assigns for ever in manner aforesaid by the rents and 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

And afterwards to wit at this Court comes in his Proper Person Jonathan Bramston and in

Open Court complains against the said Conyours Poach 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 the said Manor and makes Protestation to Prosecute his Pleint in the Nature and form of the Writ of Our Lord the King De ingressu et super Disseisinam en le port at the Common Law according to the Custom of the said Manor and finds Pleades to Prosecute his said Pleint to wit John Doe and Richard Roe and Graves Processun thereupon to be made according to the Custom of the said Manor against the said Conyours Poach returnable here Immediately &c and it is granted to him &c And the said Conyours Poach Present here in Court freely appears to the Pleint aforesaid without further Process

And hereupon the said Jonathan Bramston in his proper Person Demands against the said Conyours Poach the Customary 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 thereof and into which the said Conyours Poach hath not Entry but after the Disseisin which Hugh Hunt there of 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 said Customary 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 time of Peace in the time of Our Lord the King that now is by the taking the Profits thereof to the Value &c and into which &c and thereupon he brings his Suit &c

And hereupon the said Conyours Poach in his proper Person comes and Defends his right where &c and voucheth to Warranty the said Moses Allen (Party hereto) who freely warrants to him the Customary Premises aforesaid with the Appurtenances & and so forth

And hereupon the said Jonathan Bramston Demandeth against the said Moses Allen Tenant by his Warranty the Customary Premises aforesaid in manner aforesaid and thereupon saith that he was Seized of the Customary Premises aforesaid with the Appurtenances in his Demesne as of Fee and Right at the Will of the Lord according to the Custom of the said Manor in time of Peace in the time of Our Lord the King that now is by taking the Profits thereof to the Value &c and into which &c and thereupon he brings his Suit &c

And hereupon the said Moses Allen Tenant by Warranty comes in his proper Person and Defends his right where &c and further voucheth to Warranty Thomas Hill who warrants to him the Customary Premises &c

aforesaid with the Appurtenances &c

And hereupon the said Jonathan Bramston suer
Demandeth against the said Thomas Hill Tenant by his Warranty
the Customary Premises aforesaid in manner aforesaid and run
thereupon with that he was seized of the Customary Premises run
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 our Lord the King that now
is by taking the Profits thereof to the Value &c and into which &c
And thereupon he brings his Suit &c

And hereupon the said Thomas Hill Tenant by
Warranty in his Proper Person comes and Defends his right when &c
and saith that the said Hugh Hunt did not seize the said Jonathan
Bramston of the said Customary Premises with the Appurtenances
as the said Jonathan Bramston by his Writ or Plaint and declaration
above doth suppose and hereof puts himself upon his Country and
the Homage of the Court aforesaid And the said Jonathan Bramston
hereupon craveth leave to Imparl to the third Hour
in the Afternoon of this Day and it is granted to him and the same
Hour is given to the said Thomas Hill here and so forth &c

And afterwards to wit at the said third Hour
the said Jonathan Bramston returneth here in Court in his Proper
Person and the said Thomas Hill although solemnly called cometh
not again but Departeth in Contempt and maketh default &c
Therefore according to the Custom of this Manor **It is considered**
by this Court that the said Jonathan Bramston do recover his seisin
against the said Conyours Poach of the Customary Premises aforesaid
with the Appurtenances **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 Manor free from the said Conyours Poach and his Heirs
for ever And the said Conyours Poach have of the Customary
Premises of the said Moses Allen to the Value &c within the Manor
aforesaid And that the said Moses Allen have further of the Customary
Premises of the said Thomas Hill within the said Manor to the
Value &c And that the said Thomas Hill be in Mercy &c

And hereupon the said Jonathan Bramston
Craves the Process and Precept of this Court to be directed to the Bailiffe
to cause full Seizin of the Premises aforesaid to be had to him and it
is granted to him returnable here immediately &c

And afterwards to wit on the same Day and
Year aforesaid the Court sitting comes here into Court the said
Jonathan Bramston and the Bailiffe 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 Premises aforesaid to
be delivered to the said Jonathan Bramston as by the said Precept
it was Commanded &c

And hereupon At this Court comes in his
Proper Person the said Jonathan Bramston and humbly Prays the

Favour of the Lord of this Manor that he may be Admitted Tenant to the Premises aforesaid with the Appurtenances in according to the form and effect of the said Recovery and in Execution of the Precept aforesaid and according to the Custom of the said Manor.

And thereupon the Lord of the said Manor in open Court by the said Steward hath granted and allowed unto the said Jonathan Bramston and his Heirs and Assigns by the Rod Seizin of the Customary Premises aforesaid with the Appurtenances **to hold** the Customary Premises aforesaid with the Appurtenances unto the said Jonathan Bramston and his Heirs and Assigns forever at the Will of the Lord according to the Custom of the said Manor by the Rents Customs and services therefore due and of right accustomed but nothing is given to the Lord for a fine because this Admission is had for better and Assurance only and he is Admitted Tenant thereof by Virtue of which said Recovery the said Jonathan Bramston is seized of and in the Premises aforesaid with the Appurtenances in his own Dominion as of Fee and right according to the Custom of the said Manor.

And afterwards At this same Court in their proper Persons the said Jonathan Bramston Conyours Poach and Moses Allen (party 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 Steward All that the said One half Yard Land formerly Warrens lying & dispersedly in the fields and Liberties of Liddington aforesaid hold by Copy of Court Roll of the said Manor under the yearly Rent of four Shillings And also the said one half Yard Land formerly Tangars in the Manor aforesaid held by the Rent of two Shillings formerly in the Occupation of Moses Allen with all and singular the Appurtenances And the Reversion and Reversion and Remainder and Remainders thereof To the Use and behoof of the said Moses Allen (party hereto) his Heirs and Assigns forever according to the Custom of the said Manor **And** Lastly the said Jonathan Bramston and Conyours Poach for themselves jointly and respectively and for their several and respective Heirs have fully freely and absolutely remisid released and forever quitclaimed to the said Moses Allen his Heirs and Assigns All the Estate right Title Interest Use Trust Property Claim and Demand whatsoever of them the said Jonathan Bramston and Conyours Poach or either of them of in or to the said Premises with the Appurtenances or any part thereof And also at this same Court comes in his proper Person the said Moses Allen (party hereto) and Prays to be Admitted Tenant to the said Premises with the Appurtenances To whom the Lord by the said Steward hath granted Seizin thereof by the Rod To hold the said Premises with the Appurtenances unto the said Moses Allen his Heirs and Assigns forever at the Will of the Lord according to the

Rent 0 4 0

Rent 0 5 0
 0 9 0

fine 0 4 0

fine 0 5 0
 0 9 0

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 he is admitted Tenant thereof and hath performed his Fealty

Moses Allen and Wife on Surrender of — Moses Allen

At this Court

Comes in his Proper Person Moses Allen a customary Tenant of the said Manor and doth after he hath been admitted thereto and suffered a Recovery thereof 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 Steward All that half Yard Land formerly called Warrens half Yard Land lying and being dispersedly in the fields and Liberties of Liddington and held of the said Manor by Copy of Court Roll under the yearly Rent of four Shillings and which Premises Descended to the said Moses Allen as Youngest Brother of Robert Allen who was Youngest Son and Heir at Law according to the Custom of the said Manor of John Allen by Magdalen his Wife both deceased And also all the Estate Right and Title of the said Moses Allen therein and thereto or to any part thereof Together with all and singular the Hereditaments and Appurtenances whatsoever to the same Premises belonging or in anywise appertaining for the Use and Behoofe of the said Moses Allen and his Assigns for and during the Term of his Natural Life and from and after his Decease Then to the Use and Behoofe of Mary Allen (the now Wife of the said Moses Allen) and her Assigns for and during the term of her Natural Life and from and after the Deceases of the said Moses Allen and Mary his Wife and the Decease of the Survivor of them.

5)

Rent - 0. 4. 0

fine - 0. 4. 0

fine - 0. 4. 0

0. 8. 0

Then to the Use and Behoofe of the Right Heir and Assigns of the said Moses Allen for ever according to the Custom of the said Manor Now At this Court comes in their Proper Persons the said Moses Allen and Mary his Wife and Pray to be admitted Tenants to the said Premises with the Appurtenances whom the Lord by the said Steward hath granted Seisin thereof by the Rod to hold to the said Moses Allen and Mary his Wife in manner aforesaid at the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefore due and of right Accustomed and they give to the Lord for their fines as in the Margin and they are admitted Tenants thereof and have performed Fealty

William Crain on Surrender from — Daniel Larratt

At this Court

Comes in his Proper Person Daniel Larratt a customary Tenant of this Manor and doth 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 Steward All that Cottage House with the Appurtenances in Liddington aforesaid now or late in the Tenure or Occupation of Francis Sowell the Younger with the Hereditaments and Commons thereto belonging And also all the Estate right and

16)

Title of the said Daniel Larratt therein or thereto or to any part thereof and which is am Premises with the Appurtenances were lately Purchased by the said Daniel Larratt of and from one Robert Foxter and are held by Copy of Court Roll under the yearly Rent of eight pence To the Use and Behoofe of one William Grain of Liddington aforesaid Blacksmith his Heirs and Assigns for ever According to the Custom of the said Manor Now At this Court comes in his Proper Person the said William Grain and Prays to be Admitted Tenant to the said Premises with the Appurtenances **to whom** the Lord by the said Steward hath granted Seizin thereof by the Rod **to hold** to the said William Grain his Heirs and Assigns for ever At the Will of the Lord According to the Custom of the said Manor by the Rents and Services therefore due and of Right Accustomed and he gives to the Lord for his fine as in the Margin and he is Admitted Tenant thereof and hath Performed fealty

Rent — 8
 fine — 8

Michael Snowden
 on Surrender from
 Daniel Larratt

At this Court

comes in his Proper Person one Daniel Larratt a customary Tenant of this Manor and doth 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 Steward **All** those several pieces and Parcels of Arable Land Ley Meadow Pasture and Graze Ground lying and being dispersedly in the Fyelds and Woods and Inclosures of Liddington aforesaid containing by Estimation three Acres three Roods and one Butt or thereabouts be the same more or less now or late in the Tenure or Occupation of Isaac Gunnington or his Undertenants and held by Copy of Court Roll of the said Manor under the yearly Rent of Two Shillings and Twopence Together with all and Singular the Appurtenances and Hereditaments whatsoever to the same Premises belonging or in anywise appertaining **and** also all the Estate Right and Title of the said Daniel Larratt therein or thereto or to any Part thereof To the Use and Behoofe of Michael Snowden of Liddington aforesaid farmer his Heirs and Assigns for ever According to the Custom of the said Manor **Now** At this Court comes in his Proper Person the said Michael Snowden and Prays to be Admitted Tenant to the said Premises with the Appurtenances **to whom** the Lord by the said Steward hath granted Seizin thereof by the Rod **to hold** to the said Michael Snowden his Heirs and Assigns for ever At the Will of the Lord According to the Custom of the said Manor by the Rents and services therefore due and of Right Accustomed and he gives to the Lord for his fine as in the Margin and he is Admitted Tenant thereof and hath Performed fealty

7)

Rent ... 2 .. 2
 fine ... 2 .. 2

At this Court It is Testified by James Hill one of
 William Stangor -- } the Executors of this Manor (hereto in open Court Sworn)
 Surrender to the use } that upon the Seventh Day of April in the Year of Our Lord One
 of his Will Inrolled ... } Thousand Seven Hundred and Seventy three William Stangor
 of Harringworth in the County of Northampton Doctor of
 Physick a customary Tenant of this Manor did Out of Court
 Surrender by the Rod into the Hands of the Lord of this Manor by
 the Acceptance of the said James Hill According to the Custom
 thereof All and every the Customary Messuages Lands Meadows
 Pastures Tenements and Hereditaments with their and every
 of their Appurtenances within the said Manor To the use and
 Behoofe of the last Will and Testament of him the said William
 Stangor and of such Person or Persons and for such Estate and
 Estates as he the said William Stangor in and by such his Last
 Will and Testament in Writing shall Limitt declare or appoint

Thomas Woodcock as } the said Day of Adjournment of this Court it is
 Youngest Son and Heir } found and Presented by the Homage for Caldecott that
 and Lewis of runt on the } Twentysist Day of May which was in the Year of Our
 Lewis Woodcock } Lord One Thousand Seven Hundred and Sixty Nine Lewis
 Woodcock late a customary Tenant of the said Manor did
 Out of Court Surrender into the Hands of the Lord of the said Manor
 and by the Hands and Acceptance of John Hand since deceased then
 one of the Executors thereof by the Rod according to the Custom of the
 said Manor All his the said Lewis Woodcocks Messuage House
 and Homestead in Caldecott aforesaid with the Appurtenances
 And also all his third part of a Yard Land belonging to the said
 Messuage lying in the Fields and Liberties of Caldecott aforesaid with
 all and singular the Appurtenances to the said Messuage and third
 part of a Yard Land belonging and then in the tenure and Occupation
 of Lewis Woodcock the elder and also all his the said Lewis Woodcocks
 half Yard Land formerly called Habersfields half Yard Land lying in
 the Fields and Liberties of Caldecott aforesaid with all and singular
 the Appurtenances to the said half Yard Land belonging and then
 in the Tenure and Occupation of Edward Hill To the Use and behoof
 of such Person or Persons as the said Lewis Woodcock by his last
 Will and Testament purposing his last Will and Testament should
 give Directly or limet and appoint the same Which said Lewis
 Woodcock in and by his last Will and Testament proved in the
 Ecclesiastical Court at Lincoln as appears from the probate thereof
 Produced here in Court bearing Date the first Day of May in the
 said Year of Our Lord One Thousand Seven Hundred and Sixty
 Nine did Give and Bequeath a Messuage House and third
 part of a Yard Land in the Words and manner following (viz)
 Item I give to my well beloved Wife all that my Messuage
 House and Homestead wherein I now dwell in Caldecott
 aforesaid with the Appurtenances And also all that my third part

Of a Yard Land belonging to the said Messuage lying in the fields and Liberties of Caldecott aforesaid with all and singular the Appurtenances unto the said Messuage and third part of a Yard Land belonging and now in the Tenure and Occupation of Lewis Woodcock the Elder which I have or do Intend to Surrender to the Use of this my last Will, to my well beloved Wife Mary Woodcock during her Natural Life and then to my Youngest Son Thomas Woodcock And It is further found and Presented by the said Homage for Caldecott that the said Lewis Woodcock died Seized of the said Messuage House and third Part of a Yard Land and that the said Thomas Woodcock a Minor is the Youngest Son and next Heir of the said Lewis Woodcock according to the Custom of the said Manor Now At the said Day of Adjournment of this Court comes in his Proper Person the said Thomas Woodcock and Thomas Chapman his Guardian prays to be Admitted Tenant to the said Messuage House and Homestead and also the said third part of a Yard Land to the said Messuage belonging with the Appurtenances held by Copy of Court Roll of the said Manor under the yearly Rent of three Shillings and four pence in whom the Lord by the said Steward hath granted by his said Guardian Seizin thereof by the Rod to hold to the said Thomas Woodcock 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 he is Admitted Tenant thereof but fealty is respited during his Minority

Rent 3. 4
 fine 3. 4

Lewis Woodcock devisor of his Father Lewis Woodcock deceased

At the said Day of Adjournment of this Court It is found and Presented by the Homage for Caldecott that on the Twentysixth Day of May which was in the Year of Our Lord One Thousand Seven Hundred and Sixty Six Lewis Woodcock late a customary Tenant of the said Manor did out of Court Surrender into the Hands of the Lord of the said Manor and by the Hands and Acceptance of John Hand since deceased then one of the Feoffinors there by the Rod according to the Custom of the said Manor All his the said Lewis Woodcocks Messuage House and Homestead in Caldecott aforesaid with the Appurtenances And also all his third part of a Yard Land belonging to the said Messuage lying in the fields and Liberties of Caldecott aforesaid with all and singular the Appurtenances to the said Messuage and third part of a Yard Land belonging and then in the Tenure and Occupation of Lewis Woodcock the Elder And also all his the said Lewis Woodcocks half Yard Land formerly called Haberfields half Yard Land lying in the fields and Liberties of Caldecott aforesaid with all and singular the Appurtenances to the said

9)

Half Yard Land Belonging and then in the tenure and Occupation of Edward Hill To the Use and behoofe of such Parson or Parsons as the said Lewis Woodcock by his last Will and Testament purposing his last Will and Testament shall Give direct Deeds Limit and appoint the same which said Lewis Woodcock in and by his last Will and Testament proved in the Ecclesiastical Court at Lincoln as now appears from the Probate thereof produced here in Court bearing date the first Day of May in the said Year of Our Lord One thousand Seven Hundred and Sixty Nine did Give and Bequeath the said half Yard Land called Haberfields in the Words and manner here following (viz) Item I Give and Bequeath unto my Eldest Son Lewis Woodcock all that my half Yard Land formerly called Haberfields half Yard Land lying in the fields and Liberties of Galscott aforesaid with all and singular the Appurtenances to the said half Yard Land belonging and now in the Tenure and Occupation of the said Edward Hill Now At the said Day of Adjournment of this Court comes in his Proper Person the said Lewis Woodcock and Prays to be Admitted Tenant to all that the said half Yard Land called Haberfields with the Appurtenances held by Copy of Court Roll of the said Manor under the yearly Rent of five Shillings and one Penny three farthings to whom the Lord by the said Steward hath Granted Seizin thereof by the Rod hold to the said Lewis Woodcock according to the Tenor and Purport of the said Will at the Will of the Lord according to the Custom of the said Manor by the Rents and Services thereof due and of right accustomed and he Gives to the Lord for his fine as in the Margin and he is Admitted Tenant thereof and hath Performed fealty

Rent.... 5. 1 3/4
 fine.... 5. 1 3/4

John Madland Junior } At the said Day of Adjournment of this Court it is Testified
 on Surrender from } by Joseph Pretty one of the Feincors for the said Manor that on
 Boughay Shoy Esquire } the Seventeenth Day of November last past Boughay Shoy
 Esquire one of the Customary Tenants of the said Manor did Out-
 of Court Surrender by the Rod into the Hands of the Lord of the
 Manor aforesaid by the Hands and Acceptance of the said Joseph
 Pretty according to the Custom thereof And that Cottage or Tenement
 called the Swan with the Close thereunto belonging Situate in Liddington
 aforesaid within the said Manor and held of the Lord of the said Manor
 by Copy of Court Roll of the Manor aforesaid under the yearly Rent
 of eight pence And also all that Messuage and Close thereunto belonging
 in Liddington aforesaid within the said Manor (Parcel of Copy
 of Court Roll of the said Manor with one Yard Land in Liddington
 aforesaid within the said Manor bearing date the Seventeenth
 Day of October One thousand Seven hundred and Twenty Eight
 under the yearly Rent of Ten Shillings) now held of the Lord of the

10)

said Manor under the Yearly rent of four pence all which said Premises were lately Purchas'd by the said Boughay Shoy of James Simey Esquire and were formerly in the Tenure or Occupation of Jane Mafsey Widow her Undertenants or Assigns since in Tenure of Thomas Crofts and were then in the Tenure or Occupation of Edward Shield his Undertenants or Assigns Together with the Barns Stables Outhouses Yards Backsides Rights Members and Appurtenances to the aforesaid Premises belonging or in anywise Appertaining And the Reversion and Reversions Remainder and Remainders of all and Singular the said Premises with the Appurtenances and all the Estate Right Title and Interest of him the said Boughay Shoy of in and to the same and every part and Parcell thereof To the Use and Behoofe of John Wadland the Younger of Liddington in the said County of Rutland Butther his Heirs and Assigns for ever According to the Custom of the said Manor Now At the said Day of Adjournment of this Court comes in his Proper Person the said John Wadland the Younger and Prays to be Admitted Tenant to the said Premises with the Appurtenances **To whom** the Lord by the said Steward hath granted Seizin thereof by the Rod **To hold** to the said John Wadland the Younger his Heirs and Assigns for ever At the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefor due and of right Accustomed and he gives to the Lord for his fines as in the Margin and he is Admitted Tenant thereof and hath performed fealty

Rent ... 0 .. 8
 Rent ... 0 .. 4
 1 .. 0

fine ... 0 .. 8
 fine ... 0 .. 4
 1 .. 0

Francis Gibbins on Surrender from John Wadland

11)

At the said Day of Adjournment of this Court comes in his Proper Person John Wadland the Younger a Customary Tenant of this Manor and doth in open Court Surrender by the Rod into the Hands of the Lord of the said Manor by the Acceptance of the said Steward according to the Custom thereof **That** Close of Pasture in Liddington aforesaid with the Appurtenances now in the Tenure of Edward Shield late part of the Estate of Boughay Shoy Esquire and sometime since of James Simey Esquire held by Copy of Court Roll of the said Manor under the Yearly Rent of four pence To which the said John Wadland hath this Day been Admitted on Surrender of the said Boughay Shoy To the Use and Behoofe of Francis Gibbins of Liddington aforesaid Mason his Heirs and Assigns for ever According to the Custom of the said Manor Now At the said Day of Adjournment of this Court comes in his Proper Person the said Francis Gibbins and Prays to be Admitted Tenant to the said Premises with the Appurtenances **To whom** the Lord by the said Steward hath granted Seizin thereof by the Rod **To hold** to the said

Rent ... 4 .. 0
 fine ... 4 .. 0

Francis Gibbins his Heirs and Assigns for ever At the Will of the Lord according to the Custom of the said Manor by the Rents and Services therefor due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed Fealty

William Woodcock on Surrender from John Morris

12)

Rent ... 8

fine ... 8

At the said Day of Adjournment of this Court It is testified by William Hill one of the Socinors for Caldecott hereto in Court sworn that on the fifth Day of this Instant March John Morris a customary Tenant of the said Manor did Out of Court Surrender into the Hands of the Lord of the said Manor by the Rod and by the Hands and Acceptance of the said William Hill that his Messuage House and Homestead with the Appurtenances unto the same belonging in the Manor of Caldecott aforesaid held by Copy of Court Roll of the said Manor under the Yearly Rent of Lighthonce and then in the Tenure and Occupation of the said John Morris To the Use and Behoofe of William Woodcock the Younger of Caldecott aforesaid Blacksmith his Heirs and Assigns for ever According to the Custom of the said Manor Now At the said Day of Adjournment of this Court comes in his Proper Person the said William Woodcock and Prays to be admitted Tenant to the said Premises with the Appurtenances **to whom** the Lord by the said Steward hath granted Lix in thereof by the Rod **to hold** to the said William Woodcock his Heirs and Assigns for ever At the Will of the Lord According to the Custom of the said Manor by the Rents and Services therefor due and of Right accustomed and he gives to the Lord for his fine as in the Margin and he is admitted Tenant thereof and hath performed his Fealty

Samuel Proddy on Surrender from Michael Snodin

13)

Rent ... 5. 2

fine ... 5. 2

At the said Day of Adjournment of this Court comes in his Proper Person Michael Snodin a customary Tenant of this Manor and doth in open Court Surrender by the Rod into the Hands of the Lord of the said Manor by the Acceptance of the said Steward according to the Custom thereof **that** One Cottage in Liddington aforesaid heretofore in Tenure of Walter Stokes and now of the said Michael Snodin 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 thereunto belonging within the said Manor aforesaid To the Use and Behoofe of Samuel Proddy of Liddington aforesaid Farmer his Heirs and Assigns for ever According to the Custom of the said Manor Now At the said Day of Adjournment of this Court comes in his Proper Person the said Samuel Proddy and Prays to be admitted Tenant to the said Premises with the

Appurtenances to whom the Lord by the said Steward hath
 granted Seizin thereof by the Rod to hold to the said Samuel Prettie
 his Heirs and Assigns for ever At the Will of the Lord According to the
 Custom of the said Manor by the Rents and Services therefor
 due and of Right Accustomed and he gives to the Lord for his
 fine as in the Margin and he is Admitted Tenant thereof and
 hath Performed Fealty

William Dixon and Elizabeth his Wife
 Licenses to Demise of William Sharpe an Infant a Customary Tenant of this Manor
 to John Harwood by Counsel each their Attorney, and Humbly Prays the
 Favour of the Lord of this Manor to Grant unto them the said
 William Dixon and Elizabeth his Wife his License to Demise unto
 John Harwood of Liddington aforesaid
 Copyhold Messuage or Tenement with the Yards Orchards Gardens
 Closes and Commons of Pasture to the same belonging situate
 lying and being in Liddington aforesaid with the Appurtenances
 within the Manor aforesaid hold by the rent of One Shilling and
 Sixpence And the Lord of this Manor by the said Steward doth Grant
 his License to the said William Dixon and Elizabeth his Wife by
 their said Attorney to Demise the said Premises to the said John
 Harwood to hold to him the said John Harwood his Executors
 and Administrators from the Twentysfifth Day of this Instant March
 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 William Dixon and Elizabeth his Wife be run
 according to the Custom of this Manor and not otherwise and the
 said William Dixon and Elizabeth his Wife gives to the Lord of
 this Manor the Sum of Six Shillings and Eightpence for their
 fine for this License

Thomas Wains Surrender }
 to the Use of his Will }
 Enrolled }
 and Presented by the Sheriff for Liddington that on the
 Twentieth Day of July which was in the Year of Our Lord
 One Thousand Seven Hundred and Sixty one Thomas Wains
 a Customary Tenant of the Manor aforesaid did Surrender into
 the Hands of the Lord of the aforesaid Manor by the Hands of
 John Prettie then one of the Socinors there (and since deceased)
 and by the Rod according to the Custom of the Manor aforesaid
 All and singular the Customary Messuages Cottages Closes
 Lands Tenements and Hereditaments with their and every of
 their Appurtenances of him the said Thomas Wains &c

within the Manor aforesaid To the Use and Behoofe of such one 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 Thomas Bains - and to and for none other Use behoofe Intent or Purpose whatsoever

Isaac Cunningham } At the said Day of Adjournment of this Court It is found
Surrender to the Use of } and Presented by the Homage for Liddington that on the
of his Will enrolled } Twentieth Day of August which was in the Year of our
Lord One Thousand Seven Hundred and Sixty two Isaac Cunningham
a customary Tenant of the Manor aforesaid did Surrender into the
Hands of the Lord of the aforesaid Manor by the Hands of John Pretty
then one of the Deciners there / and since deceased / and by the Rod
According to the Custom of the Manor aforesaid That his Half
Cottage in Liddington aforesaid with the Appurtenances To the Use
and Behoofe of such Person and Persons and for such Estate or Estates
as were or should be mentioned and Appointed in and by the
last Will and Testament of the said Isaac Cunningham and to and
for none other Use behoofe Intent or Purpose whatsoever

Reverend Robert Smith. } At the said Day of Adjournment of this Court It is found and
Surrender to the Use of } Presented by the Homage for Liddington that upon the Sixth
his Will enrolled } Day of November which was in the Year of our Lord One
Thousand Seven Hundred and Sixty two Robert Smith Clerk 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
John Pretty then one of the Deciners there / and since deceased / by the Rod
According to the Custom thereof That and Singular his Copyhold
Customary Messuages Cottages or Tenements Lands and Premises with
their and every of their Appurtenances situate within the Manor
aforesaid to and for such Uses Estates Persons Intents and Purposes as he
the said Robert Smith should at any time or times thereafter by his last
Will and Testament limit and appoint and Declare concerning the
same According to the Custom of the said Manor

James Hill Surrender } At the said Day of Adjournment of this Court It is found and Presented
to the Use of his Wife } by the Homage for Liddington that upon the fourteenth Day of
enrolled } January which was in the Year of our Lord One Thousand Seven
Hundred and Sixty three James Hill 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 John Pretty then one of the
Deciners there / and since deceased / by the Rod According to the Custom thereof
That and Singular his Copyhold Cottages Messuages Lands or Tenements with
their and every of their Appurtenances situate within the Manor aforesaid To
and for such Uses Estates Persons Intents and Purposes as he should by his
last Will and Testament Limit appoint and Declare concerning the
same

John Wright Surrender
to the Use of his Will
Inrolled

At the said Day of Adjournment of this Court It is found
and Presented by the Somage for Liddington that on the
Twenty eighth Day of May which was in the Year of Our Lord in
One Thousand Seven Hundred and Seventy one John Wright 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 John Pretty (then) one
of the Deciners there (and since deceased) All that his Cottage house
in Liddington with the Appurtenances To the Use and Behoofe of the
last Will and Testament of the said John Wright

Thomas Bryan Surrender
to the Use of his Will
Inrolled

At the said Day of Adjournment of this Court It is
found and Presented by the Somage for Liddington that on
the second Day of October which was in the Year of Our Lord
One Thousand Seven Hundred and Seventy one Thomas Bryan 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 John Pretty (then) one
of the Deciners there (and since deceased) All those his the said
Thomas Bryans Customary Messuages Cottages Lands
Tenements and Hereditaments whatsoever situate standing lying
and being in the said Manor and Parish of Liddington aforesaid and
being Parcels of the same Manor To the Use and Behoofe of such
Person or Persons Estate or Estates and to or for such other Uses trusts
Intentions or Purposes as the said Thomas Bryan had in and by his
last Will and Testament Given & wisd & declared Directed
Limited specified or Appointed or shall Give & wise Declare
Direct Limit Specify or Appoint the same or respectively any part
there of According to the Custom of the said Manor

Sarah and John Bullocke
Surrender on the Marriage
of said John and
proclamation thereon inrolled

At the said Day of Adjournment of this Court It is
testified by William Hill one of the Deciners of the said
Manor thereto in open Court sworn that on the Twenty seventh
Day of November last past which was in the Year of Our
Lord One Thousand Seven Hundred and Seventy three Sarah Bullocke
and John Bullocke Customary Tenants of the said Manor aforesaid did out
of Court Surrender by the Rod into the hands of the Lord of the said
Manor by the Hands and Acceptance of the said William Hill According to
the Custom thereof All those two Acres of Meadow lying and being in a certain place
called Hoak Meadow with the Appurtenances held of the said Manor by Copy
of Court Roll under the yearly Rent of Two pence and to which the said
Sarah Bullocke together with John Bullocke her late husband since
deceased and the said John Bullocke her son were admitted Tenants at
about hold on for the said Manor by Adjournment on the Twentieth

Day of March which was in the Year of Our Lord One Thousand and Seven Hundred and Forty Eight on the Surrender of John Bullocke And the Reversion and Reversions Remainder and Remainders thereof And all the Estate Right Title Interest Property Claim and Demand whatsoever of them the said Sarah Bullocke and John Bullocke her Son or either of them therein or thereto To the Use and Behoofe of the said John Bullocke and his Assigns for and during the Term of his Natural Life and from and after his Decease To the Use and Behoofe of Ann Death / Daughter of Jane Death of run Sibberton in the Parish of Thornhaugh in the County of Northampton Spinster Intended Wife of the said John Bullocke and her Assigns for and during the Term of her Natural Life And from and after the Decease of the said John Bullocke and Ann Death his intended Wife and the Decease of the Survivor of them To the Use and Behoofe of the Younger Son and Sons and of all and every the Daughter and Daughters of the Body of the said John Bullocke on the Body of the said Ann Death his Intended Wife Lawfully to be Begotten and his Heir and their Heirs to take as Tenants in Common and not as Joint Tenants and in default of such Issue To the Use and Behoofe of the Heirs of the Body of the said John Bullocke on the Body of the said Ann Death Lawfully to be Begotten And in default of such Issue Then to the Use and Behoofe of the Heirs and Assigns of the said John Bullocke first above named for ever At the Will of the Lord according to the Custom of the said Manor NOW At the said Day of Adjournment of this Court three publick Proclamations are solemnly made in open Court for the said John Bullocke and Ann Death in their Proper Persons (or by their Attorney to come into Court and take Seizin of the Premises aforesaid with the Appurtenances or in Default thereof the Lord of the said Manor will seize the same Nevertheless no Person or Persons comes into Court to take Seizin thereof

Presentment of Death of John Faulkner and Proclamation thereon Intended

At the said Day of Adjournment of this Court It is found and Presented by the Homage for Liddington that John Faulkner late a Customary Tenant of this Manor lately died Seized of All that Cottage in Liddington aforesaid called Sherrards Cottage and the Close thereto adjoining formerly in tenure of Thomas Faulkner and since of Edward Rowlett with the Appurtenances held by the Rent of two Shillings and ten pence And that William Faulkner an Infant of the Age of One Year or thereabouts is the only Son and Heir of the said John Faulkner deceased NOW At the said Day of Adjournment of this Court three publick Proclamations are solemnly made in open Court for the said William Faulkner in his Proper Person or by his Guardian or Attorney to come into Court and take Seizin of the Premises aforesaid with the Appurtenances or in Default thereof the Lord of the said Manor will seize the same Nevertheless no Person or Persons comes in to Court to take Seizin thereof

Presentment of Death of Thomas King

At the said Day of Adjournment of this Court It is found and Presented by the Homage for Caldecott that Thomas King late a Customary Tenant of this Manor lately died.

Seized of *W* that one Quarter of a yard land with the sun-
 Appurtenances in Caldecott aforesaid heretofore Shelthorns in
 held by Copy of Court Roll of the said Manor under the yearly
 Rent of Two Shillings **AND ALSO** of one Third part of a yard-
 Land containing thirtoon Acres and one Messuage and in
 Homestead Thereunto belonging in Caldecott aforesaid held
 by the Rent of three Shillings and fourpence **AND ALSO** all
 those two divided Moieties of Arable Land and Grass Ground
 in Caldecott aforesaid heretofore Purchased of Coeks and in
 Raines held by the several Rents of eightpence and eightpence
AND that John Incheley an Infant of the Age of three Years or
 thereabouts youngest Son of Edward Incheley by Mary his Wife in
 Deceased heretofore Mary King Anne King Elizabeth King
 and Sarah King Spinsters are the Nephew Sisters and Coheirs of
 the said Thomas King deceased to the said Premises

John Morris to William
 Woodcock Conditional
 Surrender Discharge

Be it Remembered that on the fiftenth Day
 of June One Thousand Seven Hundred and Seventy four
 William Woodcock of Caldecott aforesaid Blacksmith
 did Acknowledge to have received of John Morris of Caldecott
 aforesaid the Sum of Thirty Pounds and all Interest due
 to him on a certain Conditional Surrender dated the fifth Day
 of April One Thousand Seven Hundred and Seventy three
 made to the said William Woodcock by the said John Morris of
 All that Messuage House and Homestead with the Appurtenances
 thereto belonging in Caldecott heretofore the Estate of Henry
 Newbourn and late of Stephen Morris then in the Tenure of the
 said John Morris held by Copy of Court Roll of the said Manor
 under the yearly Rent of eightpence and the said William
 Woodcock did authorize the Steward of the said Manor to enter
 Satisfaction thereof and the said Conditional Surrender is run
 hereby Discharged accordingly

It the said Day of Adjournment of this Court Lewis
 Woodcock is appointed a Feinor for taking Surrenders
 for Caldecott in the room of his father Lewis Woodcock deceased

By *W. Verkington* Steward

92 The Manor The special Court Baron
of Liddington with
Caldecott in the County of
Norfolk

Of the Right Honourable the Rowland Earl of Exeter
Baron of Burghley Lord of the said Manor hold
at Liddington aforesaid in and for the said Manor
on Monday the Twentifourth Day of October in the
fourteenth 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 Twenty four Before John Clarke
Gentleman Steward for this purpose Lawfully Appointed by the said
Earl of Exeter.

Homage } Thomas Stokes
for Caldecott } Robert Laxton
} Richard Ward Senior } Sworn
} William Hill
} John Brown

M^r. William Torrington
on a Surrender from James
Monypenny Esquire and
others

At this Court

It is found and presented by the
Homage for Caldecott that on the Twelfth Day of this Instant
October James Monypenny of Greenwich in the County
of Kent Esquire and Silvestra his Wife (lately called Silvestra
Blackwell Spinster) and Mary Blackwell of Norfolk Street in the Parish
of Saint Clement Danes in the County of Middlesex Spinster (all or
some of them being Copyhold Tenants of the said Manor and she
the said Silvestra Monypenny being first solely secretly and apart
from her Husband Examined by Edmund Estcourt of Lincolns Inn in the
said County of Middlesex Gentleman Steward of the said Manor
for that purpose Lawfully appointed by Virtue of a Warrant under the
Hand and Seal of the said Earl of Exeter and thereto freely & consenting
Did out of Court Surrender out of their Hands into the Hands of
the Lord of the said Manor by the Hand and Acceptance of the
said Edmund Estcourt Steward as aforesaid by the Word according to the
Custom thereof. All that Messuage or Tenement Situate lying and being
in Caldecott aforesaid with the Outhouses Edifices Yards and Close called
the Homestead Close to the same Messuage or Tenement belonging
And also two several Closes or Softs lying in a certain Place called
Inelson And one Close called the Lammall Close And also all that half yard
Land to the said Messuage or Tenement belonging containing by
Estimation Eighteen Acres three Rods and an half (be the same more or
less) commonly called Russells Land held by Copy of Court Roll of the
said Manor and or the yearly Rent of five Shillings And also all that
other half yard Land formerly in Tenure of William King containing
by Estimation Nineteen Acres and an half and half a Rod (more or less)
commonly called Russells Land or Joyces Land held by the Rent of five
Shillings And also all those several Pieces and Parcels of Land
commonly called or known by the Name of Russells Cottage Land and
containing by Estimation three Acres and one Rod (be the same more
or less) held by the Rent of Eleven pence And also all that fourth part of a

Rent — £ 5 0
 Rent — 0 5 0
 Rent — 0 0 11
 Rent — 0 2 6
 Rent — 0 2 0
 Rent — 0 2 0
 Rent — 0 0 7

 0 10 0

fine — 0 5 0
 fine — 0 5 0
 fine — 0 0 11
 fine — 0 2 6
 fine — 0 2 0
 fine — 0 2 0
 fine — 0 0 7

 0 10 0

Yard Land containing by Estimation Seven Acres and three or
 Roods (be the same more or less) commonly called Colwells Land
 held by the Rent of Two Shillings and Sixpence And also all that
 other fourth Part of ayard Land containing by Estimation Eight Acres
 two Roods and an half (be the same more or less) commonly called
 Hibys Land held by the Rent of Two Shillings And also all that
 other fourth part of ayard Land containing by Estimation Nine or
 Acres (be the same more or less) commonly called Slys Land held by
 the Rent of Two Shillings And also all those three keys of pasture
 lying above the lower part of the River and at or near a certain
 Place called Page Marsh And also all those two Lands of Arable
 Land lying in the Middle Field containing by Estimation One
 Acre and an half commonly called Morris Land held by the Rent of
 Sevenpence Together with their and every of their Appurtenances
 lying and being within the Fields precincts and Territories of a
 Caldecott aforesaid or in Liddington aforesaid or one of them within
 the Manor aforesaid held by Copy of Court Roll of the same
 Manor which Premises were then and are now in the Tenure of
 Mary King and Descend and came to the said Silvestra and
 Merypenney and Mary Blackwell as being the two Daughters
 and Coheirs of the Reverend Thomas Blackwell deceased who was
 Brother Heir and Devisee in Fee of the late John Blackwell
 Esquire deceased

To the use and behoofe

of William
 Torkington of Stamford in the County of Lincoln Gentleman his
 Heirs and Assigns according to the Custom of the said Manor **Now**
 At this Court comes in his Proper Person the said William Torkington
 and Prays to be admitted Tenant to the said Premises with the
 Appurtenances **To whom** the Lord by the said John Clarke
 Steward (as aforesaid) hath granted Seizin thereof by the Rod
To hold the said Premises with the Appurtenances unto the
 said William Torkington his Heirs and Assigns At the Will of the
 Lord according to the Custom of the said Manor by the Rents
 and Services therefor due and of Right Accustomed and he
 gives to the Lord for his fines as in the Margin And he is admitted
 Tenant thereof and hath performed Fealty

At this Court

comes in his Proper Person William
 Torkington of Stamford in the County of Lincoln
 Gentleman a Customary Tenant of the said Manor
 and hath 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 John Clarke Steward for this Purpose Lawfully
 Appointed according to the Custom thereof **All** his Messuages
 Cottages Closes Lands Tenements and Hereditaments

William Torkington
 Surrender to the Use
 of his Will Inrolled

whatsower within the said Manoe To the Use and behoofe of
such Person or Persons Estate or Estates and to (and for such other
Uses Trusts Intents or purposes as the said William Lorkington
shall in and by his last Will and Testament Give & wise Declare
Direct Limitt Specifye or Appoint the same or respectively
any part thereof according to the Custom of the said Manoe &

Examined by John Clarke
Steward as aforesaid

95
 The Manor of Liddington with Caldecott in the County of Rutland

Mich. 1774

The View of Frank Pledge And also the Great Court Baron of the Right Honourable / Brownlow Earl of Exeter / Baron of Burghley Lord of the said Manor held at Liddington aforesaid in and for the said Manor within one Month next after the Feast of Saint Michael the Archangel (to wit) on Tuesday the Twenty fifth Day of October in the Fifteenth 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 Seventy four and from thence continued by Adjournment untill Monday the Tenth Day of April then & next following Before William Torkington Gentleman Steward of the Courts there

Inquest and Homage for Liddington aforesaid

Joseph Petty Junr Genl	William Middle	
Edmund Sismey Esq	Samuel Petty	
Joseph Petty Senr	Robert Larratt	
John Muntton	Francis Sewell	15 Sworn
Henry Newison	Moses Allen	
Thomas Parker	Watson Cave	
John Allen	and	
William Sharman	John Wright	

Inquest and Homage for Caldecott aforesaid

Thomas Chapman	Richard Ward Senr	
Thomas Stokes	Richard Ward Junr	
Robert Saxton	Lewis Woodcock	12 Sworn
Samuel Cave	John Brown	
William Morris Senr	and	
William Morris Junr	William Hill	

Officers Elected for the Year Ensuing

Constables of Liddington	Joseph Petty Senr	Continued
	John Muntton	Sworn

Deceivers for taking Surrenders there	Joseph Petty Senr	Continued
	James Hill	
	Conyers Peach	
	Joseph Petty Junr	

Fieldreeves	Joseph Petty Senr	Continued
	John Allen	
	Michael Smadin	Sworn
	John Muntton	

Freeboroughs Dikorees Surveyors of Weights and Measures and Ale-tasters	Richard Sculthorpe	Sworn
	Watson Cave	

Pindars	Edward Beeson	Continued
	Jane Beeson	
	Thomas Goodley	

Constables of Caldecott	William Morris Senr	Sworn
	Samuel Cave	

Deciners for taking Surrenders there	William Mill Lewis Woodcock	Continued
Fieldree's Surveyors of Weights and Measures and Aleasters	John Brown Richard Ward Junr.	Swoon
Dikerree's	William Morris Junr. Thomas Chapman	Continued Swoon
Pindar	Andrew Robertson	Continued
Rentreeve	Lewis Woodcock	Swoon

Essoigns to wit

John Palmer Esquire Thomas Bryan John Barfoot and others of
Liddington aforesaid Thomas Rudkin Edmund Waller George Goodin
and others of Caldecott aforesaid

The Verdict of
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 Caldecott aforesaid

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

John Inchley as
Nephew and one of
the Coheirs of Thomas King

Whereas At an adjourned Court held in and for the said Manor on the
Twenty Eighth Day of March last past It was found and presented by the
Homage for Caldecott that Thomas King late a Customary Tenant of this Manor
then lately Died Seized (with another Estate) **of one** third part of a Yard Land
Containing thirteen Acres and one Messuage and Homestead thereunto belonging
in Caldecott aforesaid held by Copy of Court roll of the said Manor under the
yearly rent of three Shillings and four Pence **And also** all those two
Undivided Societys of Arable Land and Grass Ground in Caldecott aforesaid
heretofore Purchased of Cocks and Baines held by two severall Rents of Eight pence
and Eight pence And that John Inchley an Infant of the Age of three Years
or thereabouts Youngest Son of Edward Inchley by Mary his Wife Deceased (heretofore
Mary King) Anne King Spinster Elizabeth King (now the Wife of Brian Ward)
and Sarah King Spinster a Minor of the Age of Twenty Years are the Nephew
Sisters and Coheirs of the said Thomas King Deceased **Now** at this Court
Comes in his Proper Person the said John Inchley and prays to be admitted
Tenant to one Undivided fourth part of the said one third part of a Yard Land
Containing thirteen Acres and one Messuage and Homestead thereunto belonging
And also to an Undivided fourth part of the said Two Undivided Societys
of Arable Land and Grass Ground heretofore Purchased of Cocks and Baines
To whom the Lord by the said Steward hath granted Seizin thereof by the
rod **to hold** to the said John Inchley his Heirs and Assignes at the Will
of the Lord according to the Custom of the said Manor by the Rents and
Services therefore due and of right Accustomed And he gives to the Lord
for his Fines as in the Margin and he is Admitted Tenant thereof but

Rent - 0. 10
Rent - 0. 2
Rent - 0. 2
1. 2

Fine - 0. 10
Fine - 0. 2
Fine - 0. 2
1. 2

Anne King as Sister
and one of the Coheirs
of Thomas King

2)
Michas Court 1807
San: Ashes admitta

Rent	0..10	✓
Rent	0..2	✓
Rent	0..2	✓
	1..2	
June	0..10	✓
June	0..2	✓
June	0..2	✓
	1..2	

fealty is respited by reason of his Minorty And the said Mary King
Grandmother of the said John Inchley is admitted Guardian for the said
John Inchley during his Minorty she the said Mary King Rendering a just
Account thereof and so forth

And whereas At an Adjourned Court held in and for the said Manor on the
Twenty Eighth Day of March last past It was found and presented by the Homage
for Caldecott that Thomas King late a Customary tenant of this Manor then
lately Died seized (with another Estate) **of one** Third part of a Yard Land
Containing thirteen Acres and one Messuage and Homestead thereunto belonging
in Caldecott aforesaid held by Copy of Court roll of the said Manor under the yearly
rent of three Shillings and four pence **And also** all those two undivided
Moiety's of Arable Land and Grass Ground in Caldecott aforesaid heretofore
purchased of Cocks and Baines held by two severall rents of eight Pence and
eight pence **And** that John Inchley an Infant of the Age of three years or
thereabouts Youngest Son of Edward Inchley by Mary his Wife Deceased (heretofore
Mary King) Anne King Spinster Elizabeth King (now the Wife of Brian Ward)
and Sarah King Spinster a Minor of the Age of Twenty years are the Nephew
Sisters and Coheirs of the said Thomas King Deceased **Now** At this Court Comes
in her proper Person the said Anne King and Prays to be admitted tenant to **one**
Undivided fourth part of the said one third part of a yard Land containing thirteen
Acres and one Messuage and Homestead thereunto belonging **And also** to an
Undivided fourth part of the said two undivided Moieties of Arable Land and
Grass Ground heretofore purchased of Cocks and Baines To whom the Lord by
the said Steward hath granted Seizin thereof by the rod **To Sould** to the said
Anne King her Heirs and Assignes at the Will of the Lord according to the
Custom of the said Manor by the Rents and Services therefore due and of right
accustomed and she gives to the Lord for her Fines as in the Margin and she is
admitted Tenant thereof and hath performed fealty

Elizabeth Ward as
Sister and one of
the Coheirs of Tho. King

3)

Rent	0..10	✓
Rent	0..2	✓
Rent	0..2	✓
	1..2	
June	0..10	✓
June	0..2	✓
June	0..2	✓
	1..2	

And whereas At an Adjourned Court held in and for the said Manor on
the Twenty Eighth Day of March last past It was found and Presented by the
Homage for Caldecott that Thomas King late a Customary Tenant of this Manor
then lately Died Seized (with another Estate) **of one** Third part of a yard Land
Containing thirteen Acres and one Messuage and Homestead thereunto belonging
in Caldecott aforesaid held by Copy of Court roll of the said Manor under the
yearly rent of three Shillings and four pence **And also** all those two
Undivided Moieties of Arable Land and Grass Ground in Caldecott aforesaid
heretofore purchased of Cocks and Baines held by two severall Rents of
eight pence and eight pence **And** that John Inchley an Infant of the Age of
three years or thereabouts Youngest Son of Edward Inchley by Mary his Wife
Deceased (heretofore Mary King) Anne King Spinster Elizabeth King (now
the Wife of Brian Ward) and Sarah King Spinster a Minor of the Age of
Twenty years are the Nephew Sisters and Coheirs of the said Thomas
King Deceased **Now** At this Court Comes in her proper Person the said
Elizabeth the Wife of the said Brian Ward and Prays to be admitted tenant to
one Undivided fourth Part of the said one third Part of a yard Land containing
thirteen Acres and one Messuage and Homestead thereunto belonging **And**
also to an undivided fourth Part of the said two undivided Moieties of
Arable Land and Grass Ground heretofore purchased of Cocks and Baines

To whom the Lord by the said Steward hath granted Seign thereof by the road
To Sold to the said Elizabeth Ward her Heirs and Assignes at the Will of the
Lord according to the Custom of the said Manor by the Rents and Services
therefore due and of right accustomed and she gives to the Lord for her Fines as
in the Margin and she is admitted Tenant thereof &c

Sarah King as Sister
and one of the Coheirs
of Thomas King

1)
The Mesuage & Homestead
belongs to Sr. Brown and
is held by the rent of 1^s

John Brown (not the above named)
J.B. and Ann his wife adm^d
to allotm^t made in lieu of the
rent of the Est. 3^d May 1813

Rent --- 0^s 10
Rent --- 0^s 2
Rent --- 0^s 2

1^s 2

Fine --- 0^s 10
Fine --- 0^s 2
Fine --- 0^s 2

1^s 2

Whereas At an adjourned Court held in and for the said Manor on the
Twenty Eighth Day of March last past It was found and presented by the Steward
for Caldecott that Thomas King late a Customary Tenant of this Manor then lately
Died seized (with another Estate) **Of one** Third part of a Yard Land Containing
thirteen Acres and one Messuage and Homestead thereunto belonging in Caldecott
aforesaid held by Copy of Court roll of the said Manor under the yearly rent of
three Shillings and four pence **And also** all those Two Undivided
Moiety's of Arable Land and Grass Ground in Caldecott aforesaid heretofore
Purchased of Cocks and Baines held by two several rents of Eight pence and
Eight pence **And** that John Incheley an Infant of the Age of three years or
thereabouts Youngest Son of Edward Incheley by Mary his Wife Deceased
(heretofore Mary King) Anne King Spinster Elizabeth King (now the Wife of
Brian Ward and Sarah King Spinster a Minor of the Age of Twenty years
are the Nephew sisters and Coheirs of the said Thomas King Deceased

Now At this Court Comes in her proper Person the said Sarah King and by
Mary King her Mother and Guardian prays to be admitted Tenant to **one**
Undivided fourth part of the said one third part of a Yard Land Containing
thirteen Acres and one Messuage and Homestead thereunto belonging **And**
also to an Undivided fourth part of the said Two Undivided Moiety's of Arable
Land and Grass Ground heretofore purchased of Cocks and Baines **To whom**
the Lord by the said Steward hath granted by her said Guardian Seign thereof by the
road **To Sold** to the said Sarah King her Heirs and Assignes at the Will of the Lord
according to the Custom of the said Manor by the Rents and Services therefore due and
of right accustomed and she gives to the Lord for her Fines as in the Margin and
she is admitted Tenant thereof but fealty is respited &c

Grace Woodcock as
Devisee of William
Woodcock

5)

At this Court It is testified by Lewis Woodcock one of the Deciners
for Caldecott hereto in open Court sworn that on the Fourth Day of August last
past William Woodcock Blacksmith a Customary Tenant of this Manor Did out
of Court Surrender by the rod into the Hands of the Lord of the said Manor and
by the Hands and acceptance of the said Lewis Woodcock according to the Custom
thereof all his the said William Woodcocks Customary or Copyhold Messuages
or Tenements or Hereditaments whatsoever with their and every of their
Appurtenances situated lying and being within Caldecott aforesaid To and for
such Uses behoofs intents and Purposes as were or should be mentioned appointed
Expressed Committed or Declared in and by the Last Will and Testament of the
said William Woodcock and to no other Uses behoofs intents or Purposes
whatsoever according to the Custom of the said Manor **Which** said
William Woodcock in and by his Last Will and Testament Produced here in
Court bearing Date the said Fourth Day of August Did (amongst other things)
Give and bequeath a Messuage and Homestead wherein he Dwelt in the
Words and manner following - **Or** - I Give and bequeath to my Wife Grace
- Woodcock all that my Messuage and Homestead wherein I now Dwell in
Caldecott aforesaid with the Appurtenances belonging during her natural

Rent — 5

Fine — 5

Life and then to my Son William Woodcock his Heires for ever which I have or do intend to Surrender to the Use of this my last Will and Testament Now at this Court Comes in her Proper Person the said Grace Woodcock and prays to be admitted Tenant to the said Messuage and Homestead held by Copy of Court roll of this Manor under the yearly rent of five pence To whom the Lord by the said Steward hath granted Ligin thereof by the rod To hold to the said Grace Woodcock according to the Form and Effect of the said Will at the Will of the Lord according to the Custom of the said Manor by the rents and Services therefor due and of right accustomed and she gives to the Lord for her Fine as in the Margin and she is admitted Tenant thereof and hath performed fealty

Jane and Ann Woodcock on a Conditional Surrender from Browet and Son

6

At this Court It is found by the Homage for Caldecott that on the Fourteenth Day of April which was in the Year of our Lord One Thousand Seven Hundred and Sixty Four Elizabeth Browet Widow a Customary Tenant and likewise her Son William Browet Woolcomber a Tenant in reversion 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 Hand then one of the Deciners there and since Deceased **And** that their Messuage House and Homestead home Close and all other the Appurtenances thereto belonging held by Copy of Court roll of the said Manor under the yearly rent of Four pence half penny and then in the Tenure of him the said William Browet or his Under tenants or Assignes To and for the Use and behoofe of William Woodcock of Caldecott aforesaid his Heires and Assignes for ever according to the Custom of the said Manor under and subject to a Revisor or Condition therein Contained that if the said Elizabeth Browet or her Son William Browet their Heires Executors Administrators or any of them did and should well and truly pay or Cause to be paid to the said William Woodcock his Heires Executors Administrators or Assignes the full and just Sum of Twenty Eight Pounds with Legal Interest for the same of Lawfull Money of Great Brittain at or upon the Fourteenth Day of April which should be in the Year of our Lord One Thousand Seven Hundred and Sixty Five then the Surrender to be void and of none Effect or Else to remain in full force and Virtue **And at this Court** It is Testified by Lewis Woodcock one of the Deciners for Caldecott (hereto in open Court sworn) that on the Fourth Day of August Last Past the said William Woodcock, Blacksmith a Customary Tenant of this Manor Did out of Court Surrender by the rod into the Hands of the Lord of the said Manor and by the Hands and Acceptance of the said Lewis Woodcock according to the Custom thereof All his the said William Woodcocks Customary or Copyhold Messuages or Tenements or Hereditaments whatsoever with their and every of their Appurtenances Situated lying and being within Caldecott aforesaid To and for such Uses Behoofs intents and Purposes as were or should be mentioned appointed Expressed Limited or Declared in and by the last Will and Testament of the said William Woodcock and to no other Uses behoofs intents or Purposes whatsoever according to the Custom of the said Manor **Which** said William Woodcock in and by his last Will and Testament Produced here in Court bearing Date the said Fourth Day of August Did amongst other things Give and bequeath the Money he Lent upon a Messuage House late William Browets in the Words and in manner following **Will** I likewise Give to my Daughter Jane and Ann Woodcock the Money that I Lent upon a

Rent 4 1/2

Fine 4 1/2

Fine 4 1/2

Messuage House late William Browets Deceased and now in Tenure and Occupation of his Widow in Caldecott aforesaid Equally between them and the Use of the Money Lent AND NOW at this Court Come in their proper Persons the said Jane Woodcock and Ann Woodcock by Grace Woodcock her Mother and Guardian and say that there is now due and owing for Principal and Interest on the said Conditional Surrender the sum of Fortytwo Pounds And therefore pray that they may be admitted Tenants to the said Messuage and Homestead and all other the Appurtenances thereto belonging held by Copy of Court roll of the said Manor under the yearly rent of Fourpence halfpenny To which said Jane Woodcock and Ann Woodcock by her said Guardian the Lord by the said Neward hath granted Seizin thereof by the rod **TO HOLD** to the said Jane and Ann Woodcock according to the form and Effect of the said Will and Conditional 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 Fines as in the Margin and they are admitted Tenants thereof &c

M^r John Clarke
and Wife on his
own Surrender
(1)

And whereas At a Court held in and for the said Manor on the first Day of October which was in the Year of our Lord One Thousand Seven Hundred and Seventy Two It was then testified by Conyers Peach one of the Deciners for Liddington (thereto then in open Court sworn) that upon the Twenty sixth Day of July in the Year of our Lord One Thousand Seven Hundred and Seventy One John Clarke of Burghley in the Parish of Saint Martins Stamford Baron in the County of Northampton 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 Conyers Peach according to the Custom thereof **And those** severall Pieces and Parcels of Arable Land Ley Meadow Pasture and Grass Ground Containing by Estimation Thirteen Acres and an half or thereabouts (be the same more or less) held by Copy of Court roll of the said Manor under the yearly Rent of Four Shillings and Sixpence and then or late in the severall Tenures or Occupations of Richard Freeman and Robert Freeman their Undertenants or Assignes heretofore the Estate of Richard Mowlatt and lately Purchased by the said John Clarke of and from the Reg^d William Francaut Clerk Together with all and singular Hades Hades Balles Land Profits Priviledges Rights Members Hereditaments Commons and Appurtenances whatsoever to the said Lands and Premises or any part thereof belonging or in anywise Appertaining And the Reversion and Reversions Remainder and Remainders Yearly and other rents Issues and Profits thereof and of every part and parcell thereof And all the Estate right Title Interest Use trust property Claim and Demand whatsoever of him the said John Clarke of into or out of the same Premises every or any part or Parcell thereof **To the Use** and behoof of the said John Clarke his Heirs and assignes for and during and untill a Marriage intended and agreed upon between him the said John Clarke and Elizabeth Brackenbury then of Stamford in the County of Lincoln Widow should be had and solemnized And from and Immediately after the solemnization thereof **Then** to the use and behoof of them the said John Clarke and Elizabeth Brackenbury his intended Wife for and during the term of their natural Lives and the life of the longer Liver of them And from and after their Deceases and the Decease of the Survivor of them **Then** to the use and behoof of the Heirs and Assigns of such Survivor for ever and to and for none other use intent or purpose whatsoever according to the Custom of the said Manor **Now** at this Court Come the said John Clarke and Elizabeth Brackenbury now the Wife of the said John Clarke