March of Niddington

26th April 1683.

Manner of Niddington

Mandate of the day of the proper action written Anthony Hallin, a tenant of the customary tenant of the Manor of Niddington, to the hand of the Lord of the Manor, by the hand of Clement Pretty, a tenant of the Manor, according to the custom of the Manor. All of the price of ground in Niddington, stretching outward from George Denton's house to a point of ground now in the possession of Moses Allen & friends, Smith, the lord, and a tenant of the Manor, having north thereof by the 5 acres enclosed on the south thereof containing 1/2 of the thenceforward there was assigned to a point of ground in the possession of Anthony Hallin in Niddington, now in the possession of Anthony Hallin here before in the possession of the tenant. The tenant, Charles Guest, to the said Anthony Hallin, in the presence of witnesses, assigned all of the thenceforward to the said William Hallin, his heir and assigns for ever.

Anthony Hallin

March 1727 / 1 April 1688

Mandate of the day of the proper action written Anthony Hallin, a tenant of Clement Pretty, one of the tenants of the Manor, of the Manor of Niddington, to the hand of the Lord of the Manor, by the hand of Clement Pretty, a tenant of the Manor, according to the custom of the Manor. All of the price of ground in Niddington, stretching outward from George Denton's house to a point of ground now in the possession of Moses Allen & friends, Smith, the lord, and a tenant of the Manor, having north thereof by the 5 acres enclosed on the south thereof containing 1/2 of the thenceforward there was assigned to a point of ground in the possession of Anthony Hallin in Niddington, now in the possession of Anthony Hallin here before in the possession of the tenant. The tenant, Charles Guest, to the said Anthony Hallin, in the presence of witnesses, assigned all of the thenceforward to the said William Hallin, his heir and assigns for ever.

Anthony Hallin

March 1727 / 1 April 1688
memorandum the day & year above written that
that Robert Woodruff one of the
trustees to转移 off this manor & grant
into the hand of the Lord of this manor
by the hand of each ward one of the
Defendants their own messager house all
the Church stile to one half yard land
now belonging to it all in the possession
of the said Robert & his Sauron or it to his
the said my self during the term
of her natural Life from & after her
death to Thomas Woodruff & upon my
youngest Suma & the bars resigned for
Eve according to the custom of the said manor

and by above said Thomas Woodruff
shall pay to his brother Zachary Woodruff
the sum of ten pounds to him he shall
attain his age twenty twenty four years after
want of that payment to said Zachary

Bridget Austin & le fidus
The manor of

Livingston c. Gabour

morando

September 16 1688

days c. years. Above when that
Robert Woodrofe one of the customary tenants
of this manor. I will surrender
maggie into to be
sainted off my land off this manor by the hands
of each ward and of the joining hence one
maggie house now incorporated off my mother very
and quarter off yard land by paid into belonging
this second to be for off my son Robert
Woodrofe. His bond and executed or assigned for
ever according to the custom of the said
manor to entrue upon the premises now to
shall attain the age of twenty five years

pound upon the condition by above.' said
Robert shall pay or cause to be paid to Mr.
brother John Woodrofe the sum of twenty pounds
of or and money when ever shall attain the
age of twenty five years of age on want
of the payment he said John shall make as
Enteance upon the said George land

236 28

Woodrofe

mark

Admises this bondst

matrim et garund marin.
Livingston 2nd day of September 1688

Morandum the day and year above written that Robert Woodwork, one of the customary tenants of this manor did surrender unto the hands of the lord of the manor by the hands of each ward one of the devising yearly one dollar and half of land in Livingston with there surrender is to beuyo of my son will Woodwork, go Service and design for ever according to the custom of the above said manor to enter upon her farm at age of one twenty years.

Admiss per matrem yordaniam

[Signature]
Loddington.

Loddington.

Thom. Chet on 5th of Tenth Day of May in ye 31st yeares of our Lord 1588 eighteene yeares being the xth yeares of our sovereigne lady James 2nd of England &c.

William Blye of Loddington yeoman one of the copyhold tenants of this manor did surrender unto Richard Barrowe Lord of a said Manor of Loddington and Loddington Abbey by 2 Hands of William Blye one of ye former tenants thereof by Roy according to the custom of the said Manor and Quarters of a yard land containing by estimation eight ares and half to it more or less with all ready buildements or other appurtenances thereto belonging and also a certain copse of 2 said William Blye to alleyth Stratford of Elner Stirthe of Scorton widow her his assignee for ever according to the custom of the said Manor for a consideration of 200 marks besides.

I have hereunto set my hand on this 3rd of July 1588. Written

[Signature]

[Signature]

William Sly
Lindington.

Know all men by these presents, that on the Thirteenth Day of May in the Year of our Lord One Thousand Six Hundred and Eighty, being the Twenty-First Year of our Sovereign Lord James, Second over England, &c.,

William Ship, one of the household tenants of the Manor of Lindington, and inhabited, as also all other lands, tenements, and hereditaments, into the hands and gift of the said Manor, by the hands of William Wilton, one of the Constables there of, according to the custom of the said Manor, one quarter of a yard land containing by estimation eight acres and half, be it more or less, with all houses, appurtenances, and any

belonging thereto, or in any manner and manner of William Ship of

Lindington, consisting of one tenement of John Southwell of Boker, yeoman, his heirs Assignee for ever, according to the custom of the said Manor, in witness whereof I have set my hand this day, the Twenty-First Year of the reign aforesaid, written.

A. Smith, Esq. fecit.

[Signature]

William Ship.
Mandeville

Liddingdon

Atter edge of

This day that upon the twenty fourth day of January in the third year of the Reign of King James sted. Among them is 67. In. George Wood was one of the Coyer

half tenants of this manor did surrender unto me lands of the Lord of said manor by the hands of William Scott one of the tenants thereof by a deed according to a just price of said manor one half part of allable land lying in a middle field of said manor aforesaid in a certain place there called shoulder with by virtue of which they thereunto belong to the heirs of John Stason of said manor to his heirs and assigns forever. According to the custom of said manor for witness thereof I have hereunto put my hand this 2nd day of July year above written.

Admin. et fide:
Lidlington
and
Falsicote

26 September 1630

William Sly

[Handwritten text describing a transaction involving land and rents, with signatures at the end.]
Lidington

4th of January 1620

William Sly, one of the messuage tenants of this manor, did surrender into the hands of the said manor, by his hands, of William Bitt, one of the dominons thereof, by the Rods according to the custom of the said manor, on Lammas Eve, lying in the open, abutting upon a field wall, close of John Chapman, on the south, a Lammas close of his on the north of common fields on the west.

And I, John Chapman, do set out the appurtenances belonging to my said tenement of William Sly, of Lidington yeoman his heirs.

And whereas William Sly, of Lidington yeoman his heirs, do desire to be released of the said tenement, appurtenances as aforesaid.

I, William Sly, do construe the same tenement and appurtenances as aforesaid.

Admir et se fide

William Sly
1° 27° June, 1600

Upon the day and year above written William Slye of Chalurtre yeoman one of ye Squires of the Manor of this manor did surrender unto ye sundry of trusty and true servants of William Hill of Eddington and Chalurtre as ye sundry of ye tenants there by the said William Hill one of ye tenants thereof shall be paid according to ye custom of ye said Manor and quarter of ye said quarter of a yard land with the appurtenances in Chalurtre containing 9 square rods and half an acre more or less there in a profession of the said William Slye to the said tenant of the Manor of William Curste of Bishrope yeoman and the said tenant of ye Manor according to ye custom of ye Manor aforesaid to wit about 2 hours forenoon the third day and ye first and blank written.

Admiral et fide.

William Slye
March 15, 1627

Ludington

This deed was written by William Ward of Ludington, the son of Leominster, to John of the Manor of Ludington, the said Manor being under the tenure of Lord of the said Manor, and

According to the present

That cottage with the appurtenances in Ludington called the

Cottage had in tenant the occupant of Henry Wilds, and the said Smith to the

Writhe of John Watesfield of Ludington aforesaid, for

This surrender was taken by me of the year above.

A witness having

Williams
Levington Homage

Nee the homage do present that Joseph Pretty syst
laid in p. Temple of one ait of Engfield land lying
all woodockly froth in Levington fields and that Thomas
Pretty of his son and wilt hirin

Admire your Ro. dream malion no Kendall
rum

Nee also present that James Tiptoft and the land

p. East diye panned in the Temple of one messuage a little
chase orchard garnet yard barn &c. same paruity and one
cottage close called Duhlet close and one half yard land
in sybrington all the cottins & appurtenants the rent
are 15. 18. for the messuage 4s. 6d. for the cottage
4. 4 for the half yard land and 3. 3d. uplift it somes one aed by p. Say James

writed to... Admise it to sold

John Pretty
James Hill
James Hypen
Mandatum de Lyddington cum

Octob. 5. 1638

Mort. Allen

Recovry

Ad hunc cur ad Mort. Allen Customar Jovvss

Porci medii et fortunandi: in manu non in manu stricte

memoramus cum prorsus vocal. De Smithy House mane in

Venere sine occupacione Georgii Sigurri in uo dixit visus

et quando egressus est prorsus sub possessione. De
dem. Allen Declam al

Recto in Lyddington sed in fora Mandatum petit ad Spec

et usuram sequens. In clausura hanc. Nominat et attigisse

in perpetuo cui conscient est inde toinam su Virg. et admiss

est inde venere

Petita sed ad hunc cur ad Carolus Jordan in propriet

persona sua e petit versus prorsus. De

Recto 8evis de petitis messanvis et presentis in Lyd:

petita infra Jurisdictionem Fran. curia


Cal. Tanner

Et petit

sequens. Hic in Cur in propria parte

na sua occupatio, conspexisse quae petit Carolus J. petit

petita. In sequentia omnes messanvis et presentis petit cum petit

et vis de floris in spec. Ke meopus not end second und

mandii petitis. in quo idem. Tanner. Hanc se mend habell

ingress nisi petit ille. Suiam quem Hugo Hunt vide iniuste

dum Judicio petit petit Carolus J. infra ignot

annos 10

Cal. Tanner

Et petit sequentia. Hic in Cur in prorsum

quando se et vocit inde ad warrantos. presentis petit.

Mort. Allen qui petit. Hic in cur in proprina persona

qua gratus presentis petit warrantos.
Et gebit mort Allen deum por Warran vindt 
doctri ins sum quod t v o r a l j n d e Warran 

Alexander Rud

Et mort Veronc. v o r i d d o c t r i i n s s u m q u a n d s v e
et d i e i d g i p h i t H u g o F a n k n o x t i c i c i t i t g i b i t
Carbolun. t e et super hoc quod et super sermonem
gibi t e t p u g q u o p h i t Carolus I: gesti utinam
interleges et n 4 . hora post: m e t d i m vi u d e m. S i i

Et postea de anno et hora p h i t v o r i d d o c t r i t
Carbolus I: in proprio persona sua et p h i t
f u t u r e

Et super hoc p h i t Carolus I: p h i t p l e n g t c u r
de hatere. f u i : r e n u m et labeb e n o n i d u l t

Et Balvene u t e d e g e s v o n b e l e i l i a n h e r i s c o n s t a t
v i t e .

Et p h i t Laur. I: sic inde sciebus euribus postea et
bu ne c u r e n d t e p u r u m s e d in many femur

Mors Allen Hard e assis hid in gurpel. e t

Mors Allen Hard - Ad misi e f e . f e .
The surrender of Mrs. Elizabeth Bosty 1687
Amanda. The day and year Peter Deat Elizabeth body
of Limeington granted one of the customary tenancies of this manor
survived into the land of the Lord of the manor by the hands of
herself, namely one of the various dues &c. all hack, together, it's taken
in Limeington Deat to say houses &c. these Land, say ground &c. meadow
sink to said quarter of quarter. The air onto belonging only in
the liberties off Limeington Deat they now hath in possession or may have
ever after and less. Survivor is to the year following that is to
have to the said Elizabeth body & John Chapman the intended
husband. During their term. Their noted lands and the life of the
longer being of John and from the dower topic. Depart to the dower
of their two bodies lawfully be gotten and for want of such offspring
To the earl or designed off the longer being of the said Elizabeth
body & John Chapman for ever according to the custom of the
Hou lie manor.

Elizabeth Body

If the manager had been mistaken according to the
extent and lawful house of the land upon the survivor to stand
good and perfect if not to be voided and of no effect.

A man that wrote John Deat. It said, shall repay.
Mr. Chapman
Sworn
Tak. Apr. 20th 1688
April 13th 1698
From the day and year aforesaid, it is agreed that Richard Poole, gent., one of the tenants, and grantor, in survivorship into the hands of the Lord of the Manor, by the hands of Clement, his son and heir apparent of the said land, formerly sams and lands with the appurtenances thereof and belonging, and now in possession of John Smith and Thomas Poole, to the use and behoof of John Chapman, gent., and his heirs for ever, according to the fashion of the Manor aforesaid.

Allen D. Act.

[Signature]

[Signature]
Liddington: Jun

December 11, 1688

The day and year A bous written that Robert
Orland, one of the customary tenants, did out of court
by the Lord H. surrender into the hands of the Lord by
the Hain of James Hill one of the defensibr thir,
and also of land both more or less than Broun
lying on east and west of it at Mill and one to the
only edge and bounds of the manner; pretty to his
Heirs and assigns for ever according to the custom
of the Manor aforesaid.

Robert

England

Admiral of the sea