

Liddington
Account of my
Lords Rights upon
the Brand

1769.

Ex 29/62 (a)

8.5
224
3.5

6.5
5.1
8.5

and also all that Sheep Walk or Right of
Depasturing Eighteen Score Sheep in and
upon the great Common called Liddington
Brand.

My L^d is Lord of the Manor

The Ground upon w^{ch} the Sheep have a
Right as above is inclosed out & well
known by Furrows & may contain
ab^t. 200^a and Mr. Brown the Tenant
pays 8^l a year for it. This claim is
made for the Parks only.

Mr. Brown has a Right for his Beasts
over every part of the said Brand & Common
but for Sheep only upon the above 200^a.

My L^d to have a Right of Common for all his
Lands and Grounds at Liddington upon the
Brand except for the Parks w^{ch} Claim a
Right of Common as above.

His L^ds^t must be allowed upon the Soil
as many Sheep Commons as the above
200^a will support and a proper ^{allowance} also a Right
for Beasts over other w^{ch} of S^t. Common

En: Whether the Inhabitants at Liddington
have not a more extensive Right
upon the Brand than either Uppingham
or Stoke —

When the sev^l. Commons are separated
the should be Fenced in for the convenience
of the several Towns.

It should be called Uppingham or
Liddington Brand, and not Uppingham
Brand only — See Map & Browne's Lease

12th Aug^r 1789. It is supposed that
that Two hundred acres upon which
Mr. Browne has a Right for his
Sheep will maintain 300 Sheep the
Number he has a Right to keep there
exclusive of what may be eat by
Cattle, and suppose only 2^s. an head
for each of those Sheep the
yearly value is 36^l. — N.B. Mr.

Browne pays only 8^l. a year.

My Lord should have 80^a of this
Sheep Walk inclosed by himself
& let for his own use in lieu of
the above.